



CHARTER OF THE AMISSOPIAN FEDERATION

ARTICLE I

1. The executive and legislative power of the state shall be vested in a President of the Federation, who shall be elected to a life tenure from amongst the citizens of the Federation.
2. Elections for the President of the Federation shall take place upon the ratification of this Charter, and upon the death or resignation of the President thereafter.
3. The President may convene a Presidential Advisory Council at their discretion, who may consider and pass legislation, but said legislation shall not become law unless signed by the President, and the said Council may not compel their signature under any circumstances. The Advisory Council may be dissolved at the discretion of the President.
4. The Presidential Advisory Council may appoint its own presiding officers and decide its own by-laws at its own discretion. It may additionally make provisions for election to its membership on its own accord, though such provisions may not eschew the power of the President to make unilateral appointments to or dismissals from the Council or to dissolve the entire body, whether it is later reconstituted or not.
5. The President, acting with or without a Presidential Advisory Council, may make any law they deem prudent for the good governance of the state, except:
 - a. Where such laws violate the content of the Charter of the Amissoian Federation;
 - b. Where such laws would amend the Charter of the Amissoian Federation, except where such law is ratified by a popular referendum.
6. The President may appoint a Presidential Cabinet at their discretion for the purposes of delegating the executive power, and may make such laws as are necessary for such delegation to take place.

ARTICLE II

1. The judicial power of the state shall be vested in a High Court of the Federation, which shall decide all matters of controversy in federal law, including disputes over whether laws passed by the President with or without the assistance of a Presidential Advisory Council comply with the precepts of the Charter of the Amissoian Federation.
2. The members of the High Court shall be appointed unilaterally by the President, and may not be removed except where a Review Board, appointed by the President, finds them guilty of demonstrable incompetence, bad behaviour or criminal activity. Decisions of the Review Board may be appealed to the High Court.

ARTICLE III

1. The people of the Federation may at their discretion arrange themselves into Provinces of the Federation, and establish Provincial Governments for the purpose of administering to them.
2. Such Provincial Governments may not operate outside the remit of federal law, nor may they or their representatives act in such a way as violates the Charter of the Amissopian Federation.
3. Provinces may not leave the Amissopian Federation. Attempting to depart the Amissopian Federation shall be considered sedition and punished according to law.
4. Provisional Governments may establish themselves in any way they see fit except according to law.

Horatio Eden