



OFFICE OF THE PRESIDENT - FOR IMMEDIATE ENACTMENT

A LAW

For the purpose of establishing a justice department

ARTICLE I

1. There shall be a subordinate executive officer, pursuant to I.6 of the Charter, known as the Minister of Justice, who shall be responsible for coordinating justice policy, prosecuting criminal activity on the federal level within the Federation, and representing the nation in court cases to which it is a party.
2. The Minister of Justice shall chair an executive agency, the Department of Justice, and may appoint and dismiss such staff as shall be required for the purpose of delegating their tasks.
3. The Lake Venom Exclusion Zone Law shall be amended as follows:
 - a. Article I.3 of the Lake Venom Exclusion Zone Law shall be amended to add “who shall answer to the Minister of Justice” after “the Lake Venom Presidential Commissioner”
 - b. Article I.4 of the Lake Venom Exclusion Zone Law shall be struck in its entirety and replaced with a new I.4 that reads as follows: “There shall be a subordinate executive agency of the Department of Justice, the Lake Venom Presidential Commission, chaired by the Lake Venom Presidential Commissioner and to which they may appoint and dismiss such staff as shall be necessary for the delegation of their tasks”.
4. The Minister of Justice may, by statutory instrument:
 - a. Establish branches of the Department of Justice that shall be responsible for enforcing broad or specific areas of Federation law;
 - b. Enact rules of procedure for the judicial branch;
 - c. Publish memoranda detailing the Department of Justice’s legal opinion on a subject;
 - d. Bring legal suit against any individual or organisation within Federation jurisdiction for violation of civil or criminal law;
 - e. Create or amend a set of Federal Sentencing Guidelines, which shall be a list of sentences, recommended by the government, in retribution on conviction of a criminal act under the terms of the Criminal Code Law.
 - i. Designate a type of firearm, firearm accessory, firearm component or type of ammunition as “not for civilian use”.
 1. Items that are designated as not for civilian use under this provision may not be manufactured, supplied, sold or possessed within the Amissopian Federation.
 2. Individuals holding not for civilian use items under this provision shall have ninety days (hereafter “the grace period”) following this declaration to surrender such items to the federal government at checkpoints established by the Department of Justice.
 3. Individuals holding not for civilian use following the grace period shall be liable to criminal penalty for their possession.



- f. Designate an item or type of item as a purpose-built bladed instrument for the purposes of the Sale of Goods Law, thereby age-restricting it to individuals under the age of 18;
- g. Designate a purpose-built bladed instrument as no longer a purpose-built bladed instrument for the purposes of the Sale of Goods Law, thereby removing any age restriction on the item.

ARTICLE II

1. This law shall take effect upon presidential signature.
2. This law shall affect the entire Federation.
3. This law may be referred to in short hand as the Justice Department Law.

Horatio Eden