

**INTERNATIONAL PANEL  
ON TRANSITIONAL JUSTICE IN CARILLIA**

**“IMPLEMENTING TRANSITIONAL JUSTICE MEASURES TO ADDRESS THE  
REPRESSIVE NATURE OF CARILLIA’S RECENT RULING REGIME”**

**R E S O L U T I O N**

The Assembly of delegations here gathered,

*Reminding* all nations of the importance of transitional justice in the political, economic and social wellbeing of a nascent democratic state, and that the adoption of such measures is not an option but a right, with a foundation in international law, of any nation in transition,

*Noting* with satisfaction the demonstrated willingness of all parties here gathered to engage in a careful examination of the recent past of the newly-independent Republic of Carillia,

*Stressing* the necessity of a swift and effective implementation of all measures herein agreed upon for the redress of physical, psychological and emotional harm to the victims of past abuses and the timely bringing to justice of any perpetrators thereof,

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1. In implementation of transitional justice in Carillia, serious reforms of the Carillian justice sector shall be conducted in order to prevent human rights abuses and to seriously investigate violations that occur.
2. *Mandates* a timely opening of all secret files held by the previous government of Carillia and its pursuant public administrative bodies, e.g. Vesuho. All relevant bodies of justice have access to the files relevant to solve the cases pending in their courts. All citizens have access only to the files that are directly linked to them or to the files of their family members if the latter are incapable to do so themselves, though only after all documents have been carefully reviewed and appropriate measures implemented for the protection of rights and privacy of all implicated in these records.
3. The case of possible *establishment* of a court to trial human rights atrocities shall be on the agenda of this assembly after the next free elections (in 18 months) and the new government in Carillia is formed.

4. *Initiates* a process of judicial review, also called *vetting* of all *relevant* former human rights abusers whereby a judgment prohibiting the mentioned individuals from holding a public service for a period of up to 15 years may be passed down by a panel of three judges. The right of the parole is granted after the two thirds of the time have passed.

In order to safe-guard professionalism and authority of Carillian institutions it has to be sure that the vetted personal can only be substituted by persons with appropriate expertise.

5. In addition to the crucial process of transitional justice, Carillia *accepts* that its future will be based on a good economic development, a fair social security net and sustainable environmental policy. The delegates agree that it is therefore necessary to open the existing economic system towards the market economy.

Carillia is free to choose trade partner independent from its former and future ideological affiliations.

6. Carillia acknowledges that minorities, e.g. Thrussians have been subject to repression and *affirms* its willingness to consider measures to ensure proper recognition of their rights.

In doing so, Carillia shall support construction of monuments; free use of language of the minorities and offer reparations in relation to some rights on the culture and language. Such activities shall be in competence of the Ministry for family, minorities and intergeneration of society within Carillian government.

7. Reparations for the victims, pensions for the victims that not able to work and jobs and /or job creations for other victims. Medical and psychological support shall be offered to the victims in order to reintegrate them in the life of modern Carillia.

**Signatories:**

1. For the Carillian Socialist Party (CSP): \_\_\_\_\_

2. For the Independence Party (“Protivnost”): \_\_\_\_\_

3. For “Protiv Protivnosti”: \_\_\_\_\_

4. For the United Democratic Party (UDP): \_\_\_\_\_

5. For the Remembrance Action Campaign (“Unity”): \_\_\_\_\_