A Draft Constitution for an Independent Scotland

Prepared by the Scottish Provisional Constituent Assembly (1957-1964)
Under the direction of Roland E. Muirhead.

Part One – General Principles

(1) Scotland is a free, independent, democratic nation, the power to rule being vested in the Scottish people and exercised by them through a National Assembly appointed by a free vote of its citizens.

(2) All persons who were domiciled in Scotland at the time of the promulgation of this Constitution shall be citizens of Scotland. Thereafter the acquisition of and loss of Scottish citizenship shall be determined by law, but no person who is a citizen of any other country can be a citizen of Scotland except in cases where the National Assembly by a unanimous resolution shall confer Honorary Citizenship.

(3) Scotland is, in territory, all the mainland, islands and territorial seas which are subject to the jurisdiction of the Scottish Courts. The capital city of Scotland is the City of Edinburgh.

(4) All citizens have freedom of religious belief and worship and there shall be no discrimination on grounds of religion. The national church is the Church of Scotland by law defined in the Act for the Security of the Protestant Religion and Presbyterian Church Government in the Kingdom of Scotland, 1707, and the Articles Declaratory of the Constitution of the Church of Scotland in Matters Spiritual, 1921.

(5) The defence of the territory of the nation, its institutions and general safety, is the duty of every citizen, but no citizen shall bear arms unless called upon and authorised to do so by laws enacted by the National Assembly.

(6) The land and natural resources of the nation shall be fully developed and utilized in the interest of the commonweal. The extent of individual and corporate ownership of land and natural resources shall be limited by law, and all monopolies shall be regulated by the National Assembly.

(7) In the event of the business of a trading, manufacturing, industrial, or any other company domiciled in Scotland being offered for sale, there shall be a right of pre-emption in the National Assembly if the proposed purchaser is a foreign person or concern situated or domiciled furth of Scotland, and provided always that the price offered by the National Assembly shall, in the opinion of independent experts to be summoned, be a fair price.

(8) The State shall protect the basic natural institution of society of which the chief are marriage and the family.

(9) The State shall provide social services for the maintenance of the health, education and general well-being of the people.
The State shall take all possible steps to safeguard the cultural heritage of the nation and shall initiate such measures as are within its power to foster the arts and to promote the full cultural life of the people.

Every citizen shall be liable to pay a share of public expenses in the form of taxes and other dues.

The National Flag is the White Saltire on Azure Blue: the National Badge is the Thistle proper: the Motto is “Nemo me impune lacessit”: the Ensign of Public Authority is the Sovereign Achievement (Royal Arms) of Scotland undifferenced: the Great Seal of Scotland shall bear the Sovereign Achievement (Royal Arms) of Scotland undifferenced: the Royal Banner in use in Scotland shall be the tressured Lion Rampant: all as recorded in the Register of Arms by the Lyon King of Arms.

The State is not omnipotent, it exists solely to serve the commonweal. At all times, in all its agencies, it shall remain the servant of the citizens and shall be subservient to their fundamental rights as set forth in this Constitution. The State shall not violate the person or the liberty of the individual, nor shall any individual be deprived of personal liberty or property save by due process of law.

Part Two – Basic Rights

All citizens are equal in rights and obligations and are equal before the law. The right of Gaelic-speaking citizens to use their mother tongue before the Courts and the administrative authorities, and to obtain from them all their publications in Gaelic, shall be guaranteed by law.

No citizen shall be compelled against his conscience to render service to the State involving the use of force of arms. Exemption from such service shall be regulated by law.

All citizens shall have the right of freedom of expression and of dissemination of opinion by speech, by writing, and by all visual and auditory media, and the right of free access to information from generally available sources. Freedom of the press, radio, television, the theatre, motion pictures, and all other forms of general communication shall be limited only by law, and for such causes as the law may define.

There shall be no official censorship save in the case of serious emergency under an Emergency Measures Act whose duration shall be limited to a maximum period of 12 months, but subject to renewal by the National Assembly.

All citizens shall have the right of peaceable assembly.

All citizens shall have the right to form associations and societies except where the objects or activities of such associations or societies conflict with the law.

No citizen shall be forced to follow a specific trade or profession or to enter a place of training or a place of work against his or her will, except when deprived of his or her liberty after due process of law. No citizen shall be compelled, as a
condition of his right to work, to join, or to abstain from joining, any society, association or combination.

(21) Secrecy of the mail and telecommunications shall be inviolable. Restrictions may be ordered only by law.

(22) Every citizen has the right to leave the country at any time. This right may be restricted only on a warrant issued by a Sheriff.

(23) The home shall not be violated. Searches may be ordered only by a Sheriff or, in the event of danger in delay, by other agents as provided by law, and may be carried out only in the form and manner prescribed by law. The right of the people to be secure in their persons, premises, papers, and effects, against searches and seizures, shall not be violated, except on a warrant issued by a Sheriff.

(24) Every citizen when charged with a breach of the law shall be presumed innocent until his or her guilt has been proven in a court of law.

(25) No citizen shall be detained in custody longer than 48 hours before being brought before a court of law and charged with a breach of the law. The trial of every person who has been charged and detained in prison, or remanded on bail, must be completed within a period of 110 days from the day on which he or she was committed, except, as heretofore, in case of emergency.

(26) In the event of the infringement of any of the aforementioned fundamental rights, or of any recognised common law right, a citizen can seek redress at law, or by submitting a personal petition to the Commissioner of Commonweal, as provided in Article 65 hereof.

Part Three – Head of State

(27) The constitutional head of State is the King or Queen, if Queen Regnant, deriving title from the Act of Settlement, 1700, and the Treaty of Union, 1707, hereinafter referred to as the Sovereign

(28) The Sovereign is proclaimed King or Queen, at Mercat Cross of Edinburgh, on the death or abdication of the reigning Sovereign.

(29) The Sovereign shall be crowned King or Queen of Scots with the Scottish Crown in Edinburgh.

(30) The Sovereign on Coronation shall take an oath to uphold entire the Constitution of the Kingdom of Scotland.

(31) No office of State can be held by any person who is not a citizen of Scotland, except as provided in the Special Provisions of this Constitution.

(32) The Representative of the Sovereign in Scotland shall be the Sovereign’s Commissioner and shall be styled the King’s or Queen’s Commissioner; he or she shall be appointed by the Sovereign on the advice of the Executive Council, provided
for in Article 45 hereof, for a term of five years. The appointment of the Sovereign’s Commissioner can be terminated, or his or her resignation accepted by the Sovereign, before the full term of office has expired, on the advice of the Executive Council.

(33) The functions of the Sovereign shall be exercised by the King or Queen, or the Sovereign’s Commissioner, solely and always on the advice of the Executive Council.

(34) The Sovereign shall summon, prorogue and dissolve the parliaments of the National Assembly.

(35) The Sovereign shall address the National Assembly at the opening of each session of Parliament, and on the invitation of the National Assembly.

(36) The power of pardoning for crime shall reside in the Sovereign, who shall act on the advice of the Commissioner of Commonweal.

(37) The power to appoint ambassadors, to declare war and to make treaties, shall reside in the Sovereign, and shall be exercised solely on the advice of the Executive Council.

(38) The Sovereign, or the Sovereign’s Commissioner, shall grant, in Edinburgh, credentials to the diplomatic representatives of Scotland, and shall receive, in Edinburgh, the credentials of the official representatives of other nations accredited to him or her as the Sovereign of Scotland.

(39) The Sovereign, and the Sovereign’s Commissioner, shall have official residences in Edinburgh.

(40) The Sovereign shall confer decorations for distinguished services on the on the advice, or with the consent, of the National Assembly. No rank or title shall be conferred other than that which each office carries with it. The title Lord shall cease to be used in relation to all offices within the nation. No personal or hereditary titles or privileges shall be recognised other than those of Princes and Princesses of the blood royal within the immediate succession. There shall be no party-political honours or decorations. No citizen shall accept rank, title, or privilege from the head of any other State or from the government of any other State without first securing the sanction of the National Assembly. Awards for humane achievements may be awarded and accepted without sanctions.

Part Four – The Executive

(41) The chief secretary of State and Head of the Executive Council of the National Assembly shall be styled the Prime Minister. He shall be nominated by the National Assembly and appointed to his office by the Sovereign, who shall also receive his resignation. The Prime Minister at the time of his nomination must be a member of the National Assembly.

(42) The executive and administrative functions of the National Assembly shall be exercised through departments of State. The number, responsibilities and functions of such departments shall be established by law.
(43) Each department of State shall be in the charge of a Secretary of State who shall
be appointed and whose resignation shall be received by the Sovereign on the advice
of the Prime Minister. Each Secretary must be a member of the National Assembly.

(44) The Prime Minister and Secretaries of State shall be, individually and jointly,
responsible to the National Assembly, which shall have the power to call to account
and to censure the Prime Minister and any Secretary of State. If a motion of no-
confidence in the Executive Council is passed by a majority of the members of the
National Assembly, present and voting, the Executive Council shall resign as a body.

(45) The Prime Minister and such Secretaries of State as may be provided for by law
– the following always being included, the Secretary of State for Home Affairs,
Foreign Affairs, Health and Welfare, Education, Defence, Scientific and Economic
Development, and the Treasury – shall form the Executive Council of the National
Assembly. The Prime Minister shall preside over the Executive Council.

(46) The Prime Minister, Secretaries of State, and the President of the National
Assembly shall receive such renumeration as shall from time to time be provided by
Act of the National Assembly.

(47) The Executive Council shall have powers of inquiry and may, with the approval
of the National Assembly, appoint special commissions with powers of summons to
investigate and report to the National Assembly on matters of general or specific
importance. The Prime Minister or any Secretary of State shall not have sole power
to appoint any tribunal of investigation or any commission of inquiry of any kind.

(48) The Sovereign, or the Sovereign’s Commissioner, shall be informed in general
terms by the Prime Minister of the decisions of the Executive Council, but neither of
them shall be present at its deliberations.

(49) Bills passed by the National Assembly which have been given the Sovereign’s
assent, or the assent of the Sovereign’s Commissioner on his or her behalf, shall
become laws of Scotland; the only Bills which shall not require the Sovereign’s assent
shall be bills to amend the Constitution: these having been passed by the National
Assembly shall be submitted to a national referendum, as provided for in Article 97
hereof.

Part Five - Legislature

(50) The people of Scotland shall exercise legislative power through the National
Assembly, whose members shall be styled “Commissioners”.

(51) The seat of the National Assembly shall be Edinburgh. In exceptional
circumstances, the Assembly may meet in other places in Scotland.

(52) The National Assembly shall be elected by direct universal suffrage by secret
ballot, in accordance with the methods and conditions laid down by Acts of the
National Assembly.
(53) The system used for elected Commissioners shall be Proportional Representation by the Single Transferable Vote.

(54) The right of voting shall belong to every citizen who has attained 18 years, is of legal capacity and is not a convicted criminal in custody.

(55) The number of Commissioners of the National Assembly shall from time to time be fixed by law, but the total number of Commissioners shall not be fixed at less than one Commissioner for each 25,000 electors. The ratio between the number of Commissioners to be elected at any time for each constituency and the population of each constituency, as ascertained at the last preceding census, shall as far as practicable, be the same throughout the country.

(56) Every candidate for election as a Commissioner of the National Assembly must be a citizen of Scotland over 21 years of age, who has the right to vote and who is not an undischarged bankrupt, or a person who has standing against him or her an unpaid fine for a criminal offence.

(57) The National Assembly is elected for a term of four years, but a General Election may be held before the expiry of the full term, by a decision of the National Assembly on a motion submitted by at least 25 Commissioners and supported by a majority of the members of the National Assembly present and voting. The date of each General Election shall be decided by the National Assembly.

(58) Each duly elected Commissioner to the National Assembly must make and subscribe solemn declaration that he or she will uphold the Constitution before becoming eligible to take his or her seat.

(59) The National Assembly must seat a Commissioner duly elected in accordance with the provisions of the Constitution and the electoral laws, and who makes the declaration of adherence (Art. 58). Each Commissioner shall be bound to conform to such rules of procedure as the National Assembly shall from time to time establish.

(60) A Commissioner cannot be arrested, or cited civilly, or tried, for opinions or comment expressed, or for statements made, or for activities undertaken, in pursuance of his duties within the National Assembly. This immunity does not extend to a Commissioner in breach of criminal law.

(61) A Commissioner can only be deprived of his or her seat during his or her elected term, if convicted of a criminal offence specified in the Rules of the National Assembly.

(62) Each Commissioner on taking his or her seat in the National Assembly shall receive such remuneration and expenses as shall be determined by the National Assembly, which shall organise office accommodation and secretarial services for each Commissioner.

(63) The National Assembly shall exercise the legislative power of the nation in relation to, but not restricted to, the following: -
The imposition of taxes, duties, customs, and other public charges;
(b) The control of the finances of the nation, securing loans on the credit of
the nation and appropriate the sums of money necessary to meet the
expenditure of the State;
(c) The determination of the annual appropriation for the Sovereign’s Privy
Purse and Royal Household, and for the annual honorarium of the
Sovereign’s Commissioner in Scotland;
(d) The revision of the list of official salaries and pensions.
(e) It shall have laid before it the complete records of the Executive Council
include all documents.
(f) It shall have powers of summons and inquiry in matters of state.
(g) It shall nominate and appoint an Auditor-General who shall, annually,
examine the accounts of the State and publish a report thereof, and provide
for the organisation of an office wherein such audits can be undertaken.
(h) It shall grant naturalisation and citizenship rights.

(64) The National Assembly shall adhere to the procedures set forth in this
Constitution for the making of laws. In a case of serious emergency under an
Emergency Measures Act the National Assembly may delegate legislative power to
the Executive Council, as in Article 17 hereof.

(65) The National Assembly shall appoint a citizen of legal education, qualification
and ability, and of known personal integrity as a Commissioner for Administration,
who shall be styled Commissioner of Commonweal, to supervise, on behalf of the
National Assembly, all central and local government administration.

The Commissioner of Commonwealth shall be appointed one month after each
General Election and shall continue in office until one month after the next General
Election, when he shall be eligible for reappointment by the National Assembly for a
further term. He shall:

(a) Keep under review the effects on the citizens of the application of laws
and statutes;
(b) Receive by petition all complained of injustice and infringements of
private and fundamental rights alleged to have been committed by, or
caused by the negligence or mistake of, the national or local government
authorities, administration, or agencies, or any of their servants, against the
petitioner;
(c) Be accorded full powers of investigation, including unreserved access to
all records and correspondence, and the right to cite witnesses;
(d) Cause to be brought to Court any case requiring legal judgement, or call
on a Government department or local authority to take disciplinary or
other appropriate action.

A Deputy Commissioner of Commonwealth, having the same qualities as the
Commissioner, may be appointed under the same conditions and for a similar term of
office.

The Commissioner of Commonwealth shall be accorded the salary of a Judge of
the Court of Session and shall be granted an appropriate pension. He shall not hold
any office in public or private companies, enterprises, or institutions, except with the
consent of a committee which the National Assembly shall instruct to decide on this question.

The Commissioner of Commonweal or the Deputy Commissioner of Commonwealth shall not be removed from office before the expiry of his or her full term except for conduct repugnant to his or her office or for physical or mental incapacity, and then only on a decision of three-quarters of the total membership of the National Assembly.

The duties of the Commissioner of Commonweal shall be laid down in general terms by the National Assembly, but subject to these provisions he or she shall be independent on the National Assembly in the performance of his or her duties.

The Commissioner of Commonweal’s jurisdiction shall comprise Secretaries of State, Civil Servants, and persons acting in the service of the State or local government, but shall not include any court of law superior to the courts of local magistrates.

The Commissioner of Commonweal shall present to the National Assembly an Annual Report in which he or she shall give an account of the administration of the affairs of State, and he shall draw the attention of the National Assembly to defects in the working of existing laws and statues. The Report shall be printed and published.

(66) Except when determined by a General Election, the parliamentary sessions of the National Assembly shall commence on the first Tuesday in October and end on the Monday preceding the first Tuesday in the following year. Meetings shall be held regularly during at least eight months of each session. The number and hours of meetings and the dates and duration of the recess shall be determined by the National Assembly and set forth as statutory provisions.

(67) The National Assembly shall be presided over by a President who shall be elected from the Commissioners to the National Assembly at the first meeting of the first parliament after every General Election. The President shall be the constitutional representative of the National Assembly.

He or she shall exercise their office with complete objectivity and impartiality and in accordance with the Rules of Procedure. He or she shall retain their office from the date of their election until the next General Election after which he or she shall be seated as a Commissioner in the National Assembly, without having submitted him or herself to the electorate. He or she shall be eligible for re-election to the office of President.

The President shall be responsible for the effective functioning of the National Assembly and shall exercise domestic authority through a House Committee, and shall be controller of the administrative officials and employees of the Assembly. A Vice-President shall also be elected to assist the President and to act as his deputy as and when required.

(68) In the first week of each parliamentary session the Sovereign shall open the proceedings of the National Assembly informing it of the general state of the nation and of the legislative programme of the Executive Council.

(69) This speech shall be the subject of a general debate following the withdrawal of the Sovereign.
(70) The President of the National Assembly shall preside over meetings of the Assembly.

(71) Any Commissioner of the Assembly shall be entitled to introduce Bills and other Measures, but the legislative programme and order of business shall be arranged by the President and a Bills Committee of the National Assembly from the Bills and Measures submitted by the Executive Council and by Commissioners.

In allocating times and priorities, the submissions of the Executive Council shall take precedence, but a quarter of the time of each session must be reserved for the Commissioners’ Bills and Measures. Conversely, any balance of time outstanding from the submissions of the Executive Council may be taken up by Commissioners’ Bills and Measures.

(72) No Bill or Measure shall be finally passed for Royal Assent until it has been read three times in the National Assembly and passed by a simple majority of the National Assembly.

After the first reading and before the second all Bills and Measures before the National Assembly may be submitted for scrutiny and comment to the Constitutional Court of the Realm, as provided in Article 84 hereof. The Constitutional Court shall return all Bills and Measures so submitted, along with its comments thereon, not later than ten days from the date of their submission.

Two-fifths of the Commissioners of the National Assembly present and voting may request the President that the third reading of the Bill or Measures should be deferred for a period of two weeks after the passing of the second reading. This request must be made in writing and signed by the Commissioners making it.

(73) The National Assembly shall lay down its own Rules of Procedure, including rules governing its conduct of business and maintenance of order.

(74) The sessions of the parliaments of the National Assembly shall be conducted in public at all times. Secret sessions can only be held on matters concerning national security and then only by a majority agreement of the Commissioners of the National Assembly. The proceedings of the National Assembly shall be published verbatim every week, the only exceptions being the minutes of secret sessions; these minutes, however, shall be available on request to all Commissioners of the National Assembly.

(75) Commissioners shall have the right to ask questions of the Prime Minister and any Secretary of State, and, with the approval of the National Assembly, to receive both written and spoken answers.

Part Six - Judiciary

(76) Save as hereafter declared the judicial power Scotland shall be exercised in the same Courts with the same jurisdiction and by the same judges, having the same powers, duties, immunity, and privileges, as at the date of promulgation of this Constitution, and except on special cause shewn justice shall always be administered in public.
(77) The shall be created a Council of Judiciary to advice the Sovereign on certain judicial appointments. The Council shall consist of eleven members, five Senators of the College of Justice and five Commissioners of the National Assembly who shall appoint their own Chairman. The Chairman shall not be a member of the legal profession or a Commissioner of the National Assembly or an official or an executive or council member of any political party.

(78) The power to appoint Judges of the Court of Session and Commissioners of Justiciary shall reside in the Sovereign who shall act on the advice of the Council of Judiciary as provided in Article 77 hereof.

(79) The power to appoint Sheriff Principals and Sheriff Substitutes shall reside in the Sovereign, who shall act on the advice of the Council of Justiciary. These judges shall be called respectively “Principal Sheriffs” and “Sheriffs Depute”.

(80) The power to appoint Justices of the Peace shall reside in and be exercised by the President of the Court of Session, who shall have the power to remove the for misconduct in their office.

(81) The jurisdiction of the Court of Session shall be exercised in the same manner as at the time of the promulgation of this Constitution and the Court shall have originating and appellate functions, but the decisions of the Inner House shall be final. There shall be created a Court of Criminal Appeal which shall be composed of Commissioners of Justiciary who are not members of the High Court of Justiciary. The decisions of the Court of Criminal Appeal shall be final.

(82) The power of prosecution shall reside exclusively in the Advocate-General and the Solicitor-General and their subordinates, and the right of private prosecution shall be abolished.

(83) The appointment of the Advocate-General and the Solicitor-General shall reside in the Sovereign who shall act on the advice of the Senators of the College of Justice.

(84) There shall be created a Constitutional Court of the Realm. The jurisdiction of the Constitutional Court shall cover:
   (a) All questions of the validity of any law enacted by the National Assembly;
   (b) Any infringement of the Constitution;
   (c) Disputes concerning the constitutional assignment of powers and the exercise of powers within the State.

(85) The Constitutional Court of the Realm shall comprise the Senators of the College of Justice sitting as a Collegiate body; seven Senators shall form a quorum.

(86) Any individual citizen or group or association of citizens whether official or unofficial shall have the constitutional right to raise in the Constitutional Court any issue which they believe comes within the competence of the Court.

(87) The jurisdiction of the Court of Session, of the High Court of Justiciary, or any inferior court whatever, shall not extend to the question of the constitutional validity of the law, of or any provision of the law.
(88) Every person appointed to exercise a judicial function under the Constitution shall make and subscribe a declaration that he or she will uphold the Constitution and the law.

(89) All judges shall be independent in the exercise of their judicial functions, and subject only to the Constitution and the law.

(90) No person exercising a judicial function shall be eligible to be a Commissioner of the National Assembly, or to hold other office or position of emolument.

(91) Judges of the Court of Session, Commissioners of Judiciary and Sheriffs, shall not be removed from office except for conduct repugnant to their office, or for physical and mental incapacity, and then only by an address from the National Assembly assented to by three quarters of the Commissioners of the National Assembly.

Part Seven – Local Government

(92) The National Assembly shall grant to Local Authorities certain rights and powers to make and publish local by-laws and to levy local rates and taxes, and to manage their own affairs. All such rights and powers shall be safeguarded by law, but all by-laws and levies shall be subject to the scrutiny and sanction of the National Assembly.

(93) The areas and functions of Local Authorities shall be defined by statute in such a manner as to provide local bodies with as much power and initiative as is practicable within the Constitution.

Part Eight – Supplementary Provisions and Amendments

(94) During the first four years after the promulgation of this Constitution persons over 21 years of age who were born and educated in Scotland but who are domiciled furth of Scotland shall be eligible for appointment to office in the service of the State, provided that they take up residence and become domiciled in Scotland immediately on appointment to such office. Such persons on appointment shall, along with their dependents, become citizens of Scotland.

(95) During the first year after the promulgation of this Constitution persons over 21 years of age who were born and educated in Scotland, but who are domiciled furth of Scotland may stand for election as Commissioners of the National Assembly at the first general election to be held after the promulgation of this Constitution, provided that they have taken up residence and domiciled in Scotland. On being nominated for election such persons and their dependents shall become citizens of Scotland.

(96) During the first decade after the promulgation of this Constitution it shall be the duty of successive National Assemblies to apply in any casus improvisus the law which has hitherto applied, and as early as possible to introduce a measure for the remedying of the defect. It shall furthermore be the duty of successive National Assemblies to appoint a Commission on the Constitution to make recommendations for correcting discernible defects.
The Articles of this Constitution can be amended, whether by modification, addition, or repeal, only in accordance with the following provisions:

(a) Each proposal for an amendment shall be initiated in the National Assembly as a Bill and shall be published in print;
(b) Such a Bill having been passed by a two-thirds majority of the total membership of the National Assembly shall be submitted by Referendum to the decision of the electorate, in accordance with the laws governing the conduct of a Referendum which shall be passed by the National Assembly;
(c) Each proposal for amendment to this Constitution which is submitted by Referendum to the decision of the electorate shall be held to have been approved by the electorate, if, upon having been submitted, a simple majority of votes cast at such a Referendum shall have been cast in favour of its enactment into law;
(d) Every such Bill shall be entitled, “A Bill to Amend the Constitution”; and
(e) A Bill containing a proposal for the amendment of this Constitution having been passed by the National Assembly and approved by the electorate in a Referendum in accordance with the provisions of this Article shall become a part of the Constitution.