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| 2 | [**Accountants (Certified General) Act**](https://www.canlii.org/en/bc/laws/stat/rsbc-1996-c-2/latest/rsbc-1996-c-2.html)**, RSBC 1996, c 2** |  | * [repealed] |
| 3 | [**Accountants (Chartered) Act**](https://www.canlii.org/en/bc/laws/stat/rsbc-1996-c-3/latest/rsbc-1996-c-3.html)**, RSBC 1996, c 3** |  | * [repealed] |
| 4 | [**Accountants (Management) Act**](https://www.canlii.org/en/bc/laws/stat/rsbc-1996-c-4/latest/rsbc-1996-c-4.html)**, RSBC 1996, c 4** |  | * [repealed] |
| 7 | [**Adoption Act**](https://www.canlii.org/en/bc/laws/stat/rsbc-1996-c-5/latest/rsbc-1996-c-5.html)**, RSBC 1996, c 5** |  | **"Indian band"** means a band as defined in the [*Indian Act*](http://laws-lois.justice.gc.ca/eng/acts/i-5/) (Canada) and includes a band council;   * s.7 [an adoption agency must consult with various particular indigenous authorities before placing an aboriginal child for adoption] |
| 22 | [**Assessment Act**](https://www.canlii.org/en/bc/laws/stat/rsbc-1996-c-20/latest/rsbc-1996-c-20.html)**, RSBC 1996, c 20** |  | * **Indians** * Indian Act not cited |
| 29 | [**B.C. Rail Benefits (First Nations) Trust Act**](https://www.canlii.org/en/bc/laws/stat/sbc-2004-c-58/latest/sbc-2004-c-58.html)**, SBC 2004, c 58** |  | * . * [First Nations as governments] |
| 55 | [**Child, Family and Community Service Act**](https://www.canlii.org/en/bc/laws/stat/rsbc-1996-c-46/latest/rsbc-1996-c-46.html)**, RSBC 1996, c 46** |  | **"Indian band"** means a band as defined in the [*Indian Act*](http://www.canlii.org/en/ca/laws/stat/rsc-1985-c-i-5/latest/rsc-1985-c-i-5.html) (Canada) and includes a band council;  s.4 (2) If the child is an aboriginal child, the importance of preserving the child's cultural identity must be considered in determining the child's best interests. |
| 71 | [**Community Charter**](https://www.canlii.org/en/bc/laws/stat/sbc-2003-c-26/latest/sbc-2003-c-26.html)**, SBC 2003, c 26** |  | * (Municipal Revenue, Schedule) **“Indian(s)”** without citing Indian Act |
| 76 | [**Constitution Act**](https://www.canlii.org/en/bc/laws/stat/rsbc-1996-c-66/latest/rsbc-1996-c-66.html)**, RSBC 1996, c 66** |  | * 34 A person ceases to be a member of the Legislative Assembly and the seat of the member becomes vacant if any of the following circumstances apply:  (c) the member does or concurs in or adopts an act by which the member may become the subject or citizen of any foreign state or power; |
| 84 | [**County Boundary Act**](https://www.canlii.org/en/bc/laws/stat/rsbc-1996-c-75/latest/rsbc-1996-c-75.html)**, RSBC 1996, c 75** |  | * **“Indian reserve”** (without citing Indian Act) – preserved in descriptions of land boundaries * “Indian” in proper names (Indian River, Indian Arm, etc.) |
| 94 | [**Creston Valley Wildlife Act**](https://www.canlii.org/en/bc/laws/stat/rsbc-1996-c-84/latest/rsbc-1996-c-84.html)**, RSBC 1996, c 84** |  | * Proper name: “Indian Reserve 1C” (in Schedule, old description of land boundaries) |
| 113 | [**Election Act**](https://www.canlii.org/en/bc/laws/stat/rsbc-1996-c-106/latest/rsbc-1996-c-106.html)**, RSBC 1996, c 106** |  | “an Indian under the *Indian Act”* (Voters) |
| 134 | [**Evidence Act**](https://www.canlii.org/en/bc/laws/stat/rsbc-1996-c-124/latest/rsbc-1996-c-124.html)**, RSBC 1996, c 124** |  | * 22 If a person to whom an oath is administered desires to swear with uplifted hand, **in the form and manner in which an oath is usually administered in Scotland**, (a) the person must be permitted to do so, and (b) the oath must be administered to the person in that form and manner without further question. |
| 138 | [**Family Law Act**](https://www.canlii.org/en/bc/laws/stat/sbc-2011-c-25/latest/sbc-2011-c-25.html)**, SBC 2011, c 25** |  | s.41 For the purposes of this Part, parental responsibilities with respect to a child include: (e) making decisions respecting the child's cultural, linguistic, religious and spiritual upbringing and heritage, including, if the child is an aboriginal child, the child's aboriginal identity; |
| 154 | [**First Nations Education Act**](https://www.canlii.org/en/bc/laws/stat/sbc-2007-c-40/latest/sbc-2007-c-40.html)**, SBC 2007, c 40** |  | * “First Nations” in title |
| 155 | [**First Peoples' Heritage, Language and Culture Act**](https://www.canlii.org/en/bc/laws/stat/rsbc-1996-c-147/latest/rsbc-1996-c-147.html)**, RSBC 1996, c 147** |  | * “First Nations” in title * creates a corporation to promote First Nations culture [singular?] |
| 162 | [**FNCIDA Implementation Act**](https://www.canlii.org/en/bc/laws/stat/sbc-2012-c-21/latest/sbc-2012-c-21.html)**, SBC 2012, c 21** |  | * proper names: “Squamish Indian Band”, “Capilano Indian Reserve 5” |
| 178 | [**Freedom of Information and Protection of Privacy Act**](https://www.canlii.org/en/bc/laws/stat/rsbc-1996-c-165/latest/rsbc-1996-c-165.html)**, RSBC 1996, c 165** |  | s.22 (2) In determining under subsection (1) or (3) whether a disclosure of personal information constitutes an unreasonable invasion of a third party's personal privacy, the head of a public body must consider all the relevant circumstances, including whether (d) the disclosure will assist in researching or validating the claims, disputes or grievances of aboriginal people, |
| 193 | [**Haida Gwaii Reconciliation Act**](https://www.canlii.org/en/bc/laws/stat/sbc-2010-c-17/latest/sbc-2010-c-17.html)**, SBC 2010, c 17** |  | * “Haida Gwaii” in name |
| 202 | [**Heritage Conservation Act**](https://www.canlii.org/en/bc/laws/stat/rsbc-1996-c-187/latest/rsbc-1996-c-187.html)**, RSBC 1996, c 187** |  | s.13(2) [a person must not] (c) damage, alter, cover or move an aboriginal rock painting or aboriginal rock carving that has historical or archaeological value; [could be construed as prioritizing indigenous culture above other cultures, although practically speaking, would any other cultures *have* historical rock paintings/carvings in B.C.?] |
| 203 | [**Holocaust Memorial Day Act**](https://www.canlii.org/en/bc/laws/stat/sbc-2000-c-3/latest/sbc-2000-c-3.html)**, SBC 2000, c 3** |  | * .[unless Jewish can refer to ethnically Jewish] |
| 217 | [**Income Tax Act**](https://www.canlii.org/en/bc/laws/stat/rsbc-1996-c-215/latest/rsbc-1996-c-215.html)**, RSBC 1996, c 215** |  | -s.120, Tax credit applies if the individual  (1)(b) (ii)   is registered as an Indian under the *Indian Act* (Canada).  -s.124, an employer may claim a tax credit for an employee who (1)(b) is registered as an Indian under the *Indian Act*.  -s.124.1 an employer may claim a tax credit for an apprentice who (2)(b)(ii) is registered as an Indian under the *Indian Act*.  -s.126.4 an eligible industry employer may claim a tax credit for an employee who (1)(b) is registered as an Indian under the *Indian Act*. |
| 220 | [**Indian Advisory Act**](https://www.canlii.org/en/bc/laws/stat/rsbc-1996-c-217/latest/rsbc-1996-c-217.html)**, RSBC 1996, c 217** |  | * “**Indian**” in title   **s.1 "Indian"** means **a person of the North American Indian race,** resident in British Columbia. |
| 221 | [**Indian Cut-off Lands Disputes Act**](https://www.canlii.org/en/bc/laws/stat/rsbc-1996-c-218/latest/rsbc-1996-c-218.html)**, RSBC 1996, c 218** |  | **-“Indian” in title**  **"Indian Band"** means a band as defined by the [*Indian Act*](http://www.canlii.org/en/ca/laws/stat/rsc-1985-c-i-5/latest/rsc-1985-c-i-5.html) (Canada) |
| 222 | [**Indian Self Government Enabling Act**](https://www.canlii.org/en/bc/laws/stat/rsbc-1996-c-219/latest/rsbc-1996-c-219.html)**, RSBC 1996, c 219** |  | * **“Indian”** in title   **-"Indian land"** means land over which a band or Indian district has jurisdiction under an Act of Canada;  **-"Indian district"** means a body recognized under [section 17](http://www.canlii.org/en/bc/laws/stat/rsbc-1996-c-219/latest/rsbc-1996-c-219.html?autocompleteStr=Indian%20Self%20Government%20Enabling%20Act%2C%20RSBC%201996%2C%20c%20219&autocompletePos=1#sec17_smooth) as an Indian district for the purposes of Part 3;   * **“Indians”** used without citing The Indian Act |
| 237 | [**International Commercial Arbitration Act**](https://www.canlii.org/en/bc/laws/stat/rsbc-1996-c-233/latest/rsbc-1996-c-233.html)**, RSBC 1996, c 233** |  | * s.11 (9) Unless the parties have previously agreed to the appointment of a sole or third arbitrator who is of the same nationality as any of the parties, the Chief Justice must not appoint a sole or third arbitrator who is of the same nationality as that of any of the parties. |
| 241 | [**Interpretation Act**](https://www.canlii.org/en/bc/laws/stat/rsbc-1996-c-238/latest/rsbc-1996-c-238.html)**, RSBC 1996, c 238** |  | * proper names in Schedule, old land boundary descriptions: “Kitsumkaylum Indian Reserve No. 1”, “Aiyansh (Kitladamas) Indian Reserve No. 1” * **“said Indian reserve”** (in Schedule, old and boundary descriptions) |
| 257 | [**Land Title Act**](https://www.canlii.org/en/bc/laws/stat/rsbc-1996-c-250/latest/rsbc-1996-c-250.html)**, RSBC 1996, c 250** |  | * **“Indians”** used without citing definition in The Indian Act   **-**(Part 24) s.366(1) **"Indian land"** means land reserved for the Indians within the meaning of section 91 (24) of the *Constitution Acts, 1867 to 1982*;   * (Part 24) s.373 “In addition to the limits of liability established under sections 294.6 and 303, neither the assurance fund under Part 19.1, nor the assurance fund under Part 20, nor the Land Title and Survey Authority nor the minister is, under any circumstances, liable for compensation for loss, damage or deprivation […] (b) occasioned to or suffered by Canada, a band, a member of the band or any other person under a trust or fiduciary duty affecting Indian land existing at the time Indian land is conveyed by the Crown or because of a breach of that trust or fiduciary duty,”   Schedule 1, s.30 (6) **"Indian band"** means an Indian band as defined in the Indian Act (Canada); |
| 259 | [**Land Title Inquiry Act**](https://www.canlii.org/en/bc/laws/stat/rsbc-1996-c-251/latest/rsbc-1996-c-251.html)**, RSBC 1996, c 251** |  | * s.8 The court in investigating the title may receive and act on one or more of the following: (b) evidence which the practice of **English conveyancers** authorizes to be received on the investigation of a title out of court; (c) other evidence, whether it is or is not receivable or sufficient in point of strict law, or according to the practice of **English conveyancers**, as long as it satisfies the court of the truth of the facts intended to be made out by it. |
| 261 | [**Law and Equity Act**](https://www.canlii.org/en/bc/laws/stat/rsbc-1996-c-253/latest/rsbc-1996-c-253.html)**, RSBC 1996, c 253** |  | * s. 2 Subject to section 3, the Civil and Criminal Laws of England, as they existed on November 19, 1858, so far as they are not from local circumstances inapplicable, are in force in British Columbia, but those laws must be held to be modified and altered by all legislation that has the force of law in British Columbia or in any former Colony comprised within its geographical limits |
|  | [**Local Government Act**](https://www.canlii.org/en/bc/laws/stat/rsbc-1996-c-323/latest/rsbc-1996-c-323.html)**, RSBC 1996, c 323** |  | * **“Indian band”** used without citing definition from the Indian Act (Part 2, s.12) * Part 7, “301.2 The Lieutenant Governor in Council may make regulations prescribing modifications considered necessary or advisable for applying this Part for the purposes of a final agreement that provides the treaty first nation or its government with some or all of the same protections, immunities, limitations in respect of liability, remedies over and rights provided to a municipality and its council and public officers under this Part.” |
|  | [**Maa-nulth First Nations Final Agreement Act**](https://www.canlii.org/en/bc/laws/stat/sbc-2007-c-43/latest/sbc-2007-c-43.html)**, SBC 2007, c 43** |  | * specific First Nation’s name in title * many references to specific First Nations names throughout * Schedule Chapter 1 1.9.2 “Subject to 1.9.3, nothing in this Agreement affects the ability of a Maa‑nulth First Nation, [and other Maa-nulth institutions] to participate in, or benefit from, programs established by Canada or British Columbia for aboriginal people, **registered Indians or other Indians**[…]” * Schedule Chapter 2: proper names: “Grassy Island Indian Reserve 17” * \* |
|  | [**Manufactured Home Tax Act**](https://www.canlii.org/en/bc/laws/stat/rsbc-1996-c-281/latest/rsbc-1996-c-281.html)**, RSBC 1996, c 281** |  | * -s.4 “This Act does not apply to manufactured homes (a.2) owned and occupied by or on behalf of one or more of the Nisga'a Nation and a Nisga'a Village,” |
|  | [**McLeod Lake Indian Band Treaty No. 8 Adhesion and Settlement Agreement Act**](https://www.canlii.org/en/bc/laws/stat/sbc-2000-c-8/latest/sbc-2000-c-8.html)**, SBC 2000, c 8** |  | * proper name: “McLeod Lake Indian Band” * specific First Nation name in title |
|  | [**Mineral Tenure Act**](https://www.canlii.org/en/bc/laws/stat/rsbc-1996-c-292/latest/rsbc-1996-c-292.html)**, RSBC 1996, c 292** |  | “**"cultural heritage resource"** means an object, a site or the location of a traditional societal practice that is of historical, cultural or archaeological significance to British Columbia, a community or an aboriginal people;” |
|  | [**Musqueam Reconciliation, Settlement and Benefits Agreement Implementation Act**](https://www.canlii.org/en/bc/laws/stat/sbc-2008-c-6/latest/sbc-2008-c-6.html)**, SBC 2008, c 6** |  | * proper names: “Musqueam Indian Band”, “Musqueam Indian Reserve No. 2” |
|  | [**New Relationship Trust Act**](https://www.canlii.org/en/bc/laws/stat/sbc-2006-c-6/latest/sbc-2006-c-6.html)**, SBC 2006, c 6** |  | * proper name “the Union of British Columbia Indian Chiefs” |
|  | [**Nisga'a Final Agreement Act**](https://www.canlii.org/en/bc/laws/stat/rsbc-1999-c-2/latest/rsbc-1999-c-2.html)**, RSBC 1999, c 2** |  | * “WHEREAS the reconciliation between the prior presence of aboriginal peoples and the assertion of sovereignty by the Crown is of significant social and economic importance to all British Columbians;” * **“Indians”** used without citing definition from the Indian Act (Chapter 1) * **\*** |
|  | [**Oil and Gas Activities Act**](https://www.canlii.org/en/bc/laws/stat/sbc-2008-c-36/latest/sbc-2008-c-36.html)**, SBC 2008, c 36** |  | * s. 4 The purposes of the commission include the following: (c) to encourage the participation of First Nations and aboriginal peoples in processes affecting them; |
|  | [**Park Act**](https://www.canlii.org/en/bc/laws/stat/rsbc-1996-c-344/latest/rsbc-1996-c-344.html)**, RSBC 1996, c 344** |  | * 4.2 (1) The minister may enter into an agreement with a first nation respecting the first nation (a) carrying out activities necessary for the exercise of aboriginal rights on, and   (b) having access for social, ceremonial and cultural purposes to,  land to which section 3 or 6 applies, and [respecting other things]. |
|  | [**Petroleum and Natural Gas Act**](https://www.canlii.org/en/bc/laws/stat/rsbc-1996-c-361/latest/rsbc-1996-c-361.html)**, RSBC 1996, c 361** |  | -s.72 (3) “The Lieutenant Governor in Council may make regulations for the purposes of subsection (2) (b) (ii), including regulations respecting one or more of the following: (c) criteria that must or may be applied in making dispositions, including criteria respecting (iv)   First Nations considerations,”  -under note “Treaty first nation exemption”, “s.80.2 (2) Despite section 80, a person is not subject to tax under this Act if and to the extent that a tax treatment agreement provides that the person is not subject to tax under this Act.” |
|  | [**Protected Areas Forests Compensation Act**](https://www.canlii.org/en/bc/laws/stat/sbc-2002-c-51/latest/sbc-2002-c-51.html)**, SBC 2002, c 51** |  | * proper names for parks include “Indian Arm Park” and presumably park names including other ethnic terms |
|  | [**Protected Areas of British Columbia Act**](https://www.canlii.org/en/bc/laws/stat/sbc-2000-c-17/latest/sbc-2000-c-17.html)**, SBC 2000, c 17** |  | * proper names: “Zaulzap” Indian Reserve No. 29, “Yale Indian Reserve No. 3/19/20” “English Lake Park” |
|  | [**Provincial Court Act**](https://www.canlii.org/en/bc/laws/stat/rsbc-1996-c-379/latest/rsbc-1996-c-379.html)**, RSBC 1996, c 379** |  | * s. 2.1 “In the Provincial Court of British Columbia, only a judge may (c) hear a matter that involves a determination of aboriginal or treaty rights or claims” |
|  | [**Provincial Sales Tax Act**](https://www.canlii.org/en/bc/laws/stat/sbc-2012-c-35/latest/sbc-2012-c-35.html)**, SBC 2012, c 35** |  | * “First Nation individual” is an individual “who is an Indian, as defined in the Indian Act (Canada)” * s. 80.1 (1) Subject to subsection (3), a contractor is exempt from tax imposed under section 37 [tax on purchase] in relation to tangible personal property if (c) the other party who entered into the contract with the contractor is one of the following: (iii) a First Nation individual or band that would be exempt from tax imposed under section 37 if the First Nation individual or band were to purchase the tangible personal property. [similarly, 80.2(2)(d)(iii)] |
|  | [**Provincial Symbols and Honours Act**](https://www.canlii.org/en/bc/laws/stat/rsbc-1996-c-380/latest/rsbc-1996-c-380.html)**, RSBC 1996, c 380** |  | * (B.C. has a provincial tartan as well as various provincial animals) |
|  | [**Public Health Act**](https://www.canlii.org/en/bc/laws/stat/sbc-2008-c-28/latest/sbc-2008-c-28.html)**, SBC 2008, c 28** |  | * s.3 (2) The minister may specify one or more of the following as the purposes of the public health plan (a) to identify and address the health needs of particular groups within the population, including aboriginal peoples; |
|  | [**Railway Act**](https://www.canlii.org/en/bc/laws/stat/rsbc-1996-c-395/latest/rsbc-1996-c-395.html)**, RSBC 1996, c 395** |  | * "working expenditure" includes all of the following: (i) generally any charges not otherwise specified as, in all cases of **English railway companies**, are usually carried to the debit of revenue as distinguished from capital account. |
|  | [**Representative for Children and Youth Act**](https://www.canlii.org/en/bc/laws/stat/sbc-2006-c-29/latest/sbc-2006-c-29.html)**, SBC 2006, c 29** |  | * s.7 (2) Before appointing a deputy representative under subsection (1) (a), the representative must consider the skills, qualifications and experience of the person, including the person's understanding of or involvement in the lives of aboriginal children and their families in British Columbia. * s.19(1) [the representative must report annually on] (a) the representative's work with aboriginal children and their families, |
|  | [**School Act**](https://www.canlii.org/en/bc/laws/stat/rsbc-1996-c-412/latest/rsbc-1996-c-412.html)**, RSBC 1996, c 412** |  | * "Indian" means an Indian as defined in the Indian Act (Canada); * “**Indian band**” used [s.124(7)] despite defining “First Nation” as meaning the same as “Indian band” from the Indian Act, in the definitions of the School Act. |
|  | [**Sechelt Indian Government District Enabling Act**](https://www.canlii.org/en/bc/laws/stat/rsbc-1996-c-416/latest/rsbc-1996-c-416.html)**, RSBC 1996, c 416** |  | * “Sechelt Indian Government District” in title * proper name: “Sechelt Indian Government District” |
|  | [**Sechelt Indian Government District Home Owner Grant Act**](https://www.canlii.org/en/bc/laws/stat/rsbc-1996-c-417/latest/rsbc-1996-c-417.html)**, RSBC 1996, c 417** |  | * “Sechelt Indian Government District” in title * proper name: “Sechelt Indian Government District” |
|  | [**Settlement of International Investment Disputes Act**](https://www.canlii.org/en/bc/laws/stat/sbc-2006-c-16/latest/sbc-2006-c-16.html)**, SBC 2006, c 16** |  | * Article 13: (2) “The Chairman may designate ten persons to each Panel. The persons so designated to a Panel shall each have a different nationality.” * Article 16: (2) “If a person shall have been designated to serve on the same Panel by more than one Contracting State, […] he shall be deemed to have been designated by the authority which first designated him or, if one such authority is the State of which he is a national, by that State.” * Article 39: “The majority of the arbitrators shall be nationals of States other than the Contracting State party to the dispute and the Contracting State whose national is a party to the dispute; provided, however, that […]” * Article 52: “(3) […] None of the members of the Committee[…], shall be of the same nationality as any such member, shall be a national of the State party to the dispute or of the State whose national is a party to the dispute, shall have been designated to the Panel of Arbitrators by either of those States, or shall have acted as a conciliator in the same dispute.” |
|  | [**Skagit Environmental Enhancement Act**](https://www.canlii.org/en/bc/laws/stat/rsbc-1996-c-426/latest/rsbc-1996-c-426.html)**, RSBC 1996, c 426** |  | * “**Skagit**” either refers to a river in northern Washington or to a Native American group. Unclear from the statute itself. |
|  | [**South Coast British Columbia Transportation Authority Act**](https://www.canlii.org/en/bc/laws/stat/sbc-1998-c-30/latest/sbc-1998-c-30.html)**, SBC 1998, c 30** |  | -s.139 “(4) This section applies, with the necessary changes and so far as it is applicable, if land is held in trust for a tribe or band of **Indians** and occupied, in other than an official capacity, by a person who is not an **Indian**.”   * Indian Act not cited for definition of “Indian”   **-"treaty first nation"** means a treaty first nation that, under its final agreement, is participating in the authority. |
|  | [**Special Accounts Appropriation and Control Act**](https://www.canlii.org/en/bc/laws/stat/rsbc-1996-c-436/latest/rsbc-1996-c-436.html)**, RSBC 1996, c 436** |  | **-s.4**  (1) The minister may pay or lend or provide loan guarantees to an amount equal to the interest calculated on and attributable to the balance in the First Citizens Fund special account for the purposes of advancing and expanding the culture, education and economic opportunities and the position of persons of North American aboriginal ancestry who are ordinarily resident in British Columbia. |
|  | [**Strata Property Act**](https://www.canlii.org/en/bc/laws/stat/sbc-1998-c-43/latest/sbc-1998-c-43.html)**, SBC 1998, c 43** |  | -"leasehold landlord" means the government of British Columbia, the government of Canada, a municipality, a regional district, a Nisga'a Village or the Nisga'a Nation, a treaty first nation or another public authority as defined by a regulation made under this Act;   * some other provisions for Nisga’a authorities or treaty first nations (Parts 13 and 14) |
|  | [**Taxation (Rural Area) Act**](https://www.canlii.org/en/bc/laws/stat/rsbc-1996-c-448/latest/rsbc-1996-c-448.html)**, RSBC 1996, c 448** |  | * **“Indians”** without definition cited from The Indian Act |
|  | [**Tla'amin Final Agreement Act**](https://www.canlii.org/en/bc/laws/stat/sbc-2013-c-2/latest/sbc-2013-c-2.html)**, SBC 2013, c 2** |  | * “Tla’amin” in title of statute * “aboriginal peoples”   -“an Indian under the [Indian Act](http://www.canlii.org/en/ca/laws/stat/rsc-1985-c-i-5/latest/rsc-1985-c-i-5.html)”   * proper name: “Sliammon Indian Band” |
|  | [**Tobacco Control Act**](https://www.canlii.org/en/bc/laws/stat/rsbc-1996-c-451/latest/rsbc-1996-c-451.html)**, RSBC 1996, c 451** |  | * 2.2 (3) Subsection (2) does not apply to the ceremonial use of tobacco in or on school property if the ceremonial use of tobacco is approved by the board and it is performed (a) in relation to a traditional aboriginal cultural activity, or (b) by a prescribed group for a prescribed purpose. |
|  | [**Tobacco Tax Act**](https://www.canlii.org/en/bc/laws/stat/rsbc-1996-c-452/latest/rsbc-1996-c-452.html)**, RSBC 1996, c 452** |  | -**"Indian"** has the same meaning as in the [*Indian Act*](http://www.canlii.org/en/ca/laws/stat/rsc-1985-c-i-5/latest/rsc-1985-c-i-5.html) (Canada); |
|  | [**Treaty Commission Act**](https://www.canlii.org/en/bc/laws/stat/rsbc-1996-c-461/latest/rsbc-1996-c-461.html)**, RSBC 1996, c 461** |  | -**"first nation"** means an aboriginal governing body, however organized and established by aboriginal people within their traditional territory inBritish Columbia, that has been mandated by its constituents to enter into treaty negotiations on their behalf with Her Majesty in right of Canada and Her Majesty in right of British Columbia; |
|  | [**Treaty First Nation Taxation Act**](https://www.canlii.org/en/bc/laws/stat/sbc-2007-c-38/latest/sbc-2007-c-38.html)**, SBC 2007, c 38** |  | * “First Nation” in title of statute |
|  | [**Tsawwassen First Nation Final Agreement Act**](https://www.canlii.org/en/bc/laws/stat/sbc-2007-c-39/latest/sbc-2007-c-39.html)**, SBC 2007, c 39** |  | * “Tsawwassen First Nation” in title of statute * “Aboriginal peoples” * Proper names: “Tsawwassen Indian Band” “Tsawwassen Indian Reserve”   -“Tsawwassen First Nation are Coast Salish, an aboriginal people, and speak a dialect of the Hun'qum'i'num language;”   * \*[from preamble] |
|  | [**Vancouver Charter**](https://www.canlii.org/en/bc/laws/stat/sbc-1953-c-55/latest/sbc-1953-c-55.html)**, SBC 1953, c 55** |  | -**"Crown lands"** means real property belonging to Canada or the Province, and includes real property held in trust for a body or tribe of**Indians**; [Indian Act not cited for definition]   * **“Indian reserve”** in proper names of boundary descriptions, s.6 * proper name: “English Bay” |
|  | [**Victims of Crime Act**](https://www.canlii.org/en/bc/laws/stat/rsbc-1996-c-478/latest/rsbc-1996-c-478.html)**, RSBC 1996, c 478** |  | -Goals: (g) to afford victims throughout British Columbia equal access to (iii)  culturally sensitive services for aboriginal persons and members of ethno-cultural minorities. |
|  | [**Wildlife Act**](https://www.canlii.org/en/bc/laws/stat/rsbc-1996-c-488/latest/rsbc-1996-c-488.html)**, RSBC 1996, c 488** |  | -**"Indian"** means a person defined as an Indian by the [*Indian Act*](http://www.canlii.org/en/ca/laws/stat/rsc-1985-c-i-5/latest/rsc-1985-c-i-5.html) (Canada);   * Exceptions to s.11 licensing requirements and sanctions for “an Indian residing in British Columbia”. |
|  | [**Wills, Estates and Succession Act**](https://www.canlii.org/en/bc/laws/stat/sbc-2009-c-13/latest/sbc-2009-c-13.html)**, SBC 2009, c 13** |  | * certain provisions for Nisga’a wills or cultural property, making reference to the Nisga’a Final Agreement * s.15 if a deceased person was from a treaty first nation or was a Nisga’a citizen, notice must be given to that government |
|  | [**Yale First Nation Final Agreement Act**](https://www.canlii.org/en/bc/laws/stat/sbc-2011-c-11/latest/sbc-2011-c-11.html)**, SBC 2011, c 11** |  | * “Yale First Nation” in title * “Aboriginal peoples” |