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Parliament of Republic of Namibia is supreme in that the constitution of the said Republic is 1) not justiciable 2) No judicial review for an act of Parliament. Thus the courts will give an act of Parliament effect even if it goes against rules of Natural Justice.

The Parliament of the Republic of Namibia is so powerful that it can stop a French man in Paris not to smoke cigars.

Parliamentary legislation resulting in laws, not in fixed and complete verbal formulations are *prima facie* eximium.

that the Parliament can order
restitution in integrum expressly or
implicitly is beyond doubt.

Application of the spirit of the
Fundamental constitutional doctrine
of Parliamentary supremacy to estopped
inequity in relation to corporate heritable
unrecoverable interest in question will
serve effectively - if applied to
recover state property and public
property subject to illegal occupation.

(Nevertheless)

legitimate misapplication of the
spirit of Fundamental constitutional
doctrine of Parliamentary supremacy is
potential of producing political embarrass-
ment

that the Parliament can order restitution
in integrum under an act of Parliament;
By now must have emerged to
beyond reasonable doubt.

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Despite the supremacy and undoubted powers of the parliament.

Repudiation of examination of so ordered restoration in the light of tripartite involvement will protect the supreme discipline of law.

Tripartite involves - a tort-feasor acting intentionally benefit from evil act. There - who appropriated the land subject to ~~as~~ ~~this~~ no title of ownership and ~~a~~ ~~propable~~ ~~to~~ of third party purchasing in utmost good faith stolen commodity.

Indisputable, restitution under an act of parliament will display justice in relation to delinquents and tort-feasor.

At the same time - violation of the rule of law.

↳ ~~benefit~~ third party purchaser of land - parties in possession of land free of title of ownership.

Consideration of common law
correlation to property. - Interpretation
of Parliamentary intervention

~~Result from disrespecting~~
consequences of disrespect of for
legal technicalities.

↓
Threat to rule of law.

Nature of act of parliament exclude
rules of natural justice: consequences
of eradication → denial of
natural justice in terms of right to
fair hearing and substantive fairness

Prevention of political embarrassment: - is
achievable by avoidance of fettering
of discretion. Thus consideration of
each case on its merits - not
one rule for all cases.