

## **FIRST INDIGENOUS GOVERNMENT BUILT ON BLOCKCHAIN TECHNOLOGY**

**The Government of the Principality of Granville** is the first government built on BLOCKCHAIN Technology from ground foundation up, supported by a decentralized peer to peer, 1+ trillion dollars' worth of global reserve cryptocurrency backed by precious metals. (Currently being minted)

Having a truly global reserve cryptocurrency backed by precious metals which is created by the **Government of the Principality of Granville**, which follows Mosaic Law of weight of precious metals, as a currency standard, will create a level playground, giving equal opportunity for all countries to pursue trade and bilateral relations with the country of their choice; plus the opportunity of giving the people of earth a fair and consistent medium of exchange to trade anonymously among themselves, without government or third party involvement.

The Cuban trade embargo, economic sanctions against Iran, Russia and even India at one time are good examples of how countries can misuse a reserve currency to influence change for their benefit while putting the development of other countries in jeopardy. The only way it can be countered is by redistributing the power evenly across the world.

## **BLOCKCHAIN GOVERNANCE**

At its core, it is a platform that allows people to come to agreement on virtually anything without intermediaries. It provides a foundation to make social contracts based on the principle of consensus. Foremost, it enables a larger function of accounting; performing checks and balance on the self-interests and the corruptible tendencies that exist in society.

This means no one can undo the work one has done. No one can fake the work or go around it. Miners at the heart of **The Principality of Granville's** mint crypto ecosystem have to perform hash operations by using precious resources, and if they play by the rules they receive value, and if not, they lose value. In other words, all are held directly accountable by being required to spend their resources and show the presentation of their work.

This makes the blockchain bulletproof and resistant to manipulation. It also guards against the hyperinflation created as a result of government intervention through measures such as quantitative easing. When looked at as a larger governance model, this accounts for potential selfish attempts that try to benefit from the good will of people.

## **DISTRIBUTED ACCOUNTABILITY**

**The Principality of Granville's** mint ecosystem cryptocurrency network fosters a true consent of the governed through voluntary participation and enables self-regulation taken up by each choosing to abide by the rule of consensus.

What emerges in this innovation is a new form of social accountability. Unlike traditional representative models of governance, where systems of checks and balance are exercised through third parties, under cryptocurrency consensus model, accountability is distributed directly and exercised by all in the network.

This removes single points of failure and provides far better security than existing systems. With the blockchain's transparency, those who prefer profit without work will have no place to run and no place to hide.

## **SMART CONTRACTS**

Smart contracts are contracts that are self-enforcing or self-executing. A smart contract is a contract captured in software that automatically performs the obligations the parties have committed to under their agreement. Smart contracts are automated digital contracts stored and operated in a distributed blockchain.

The Blockchain's role in the contract is to replace a third party required to resolve a legal dispute. Known as "smart properties" or "colored coins," a token could be used to represent any asset, from stocks to cars. The ability to hard-code transfer of ownership when trading these assets can potentially create "unbreakable" contracts.

The blockchain is open for public inspection. Anyone can inspect the function of the blockchain and the open-source code that runs it. Anyone can monitor the transactions recorded and executed on the blockchain. The transactions are executed under publicly-known, publicly-validated cryptographic security measures, including hash algorithms and digital signatures.

Even if the smart contract does not execute, contracting parties can still refer to the code recorded in the blockchain as evidence of the intent of the contract and thereby enforce the contract in a court of law just as if it were written in ink on paper.

Smart contracts refer to defined services which are enacted by code on a censorship-proof ledger system - the blockchain.

Smart contracts are able to securely execute a wide range of services including for example, financial exchanges, voting systems, property (land) registers, crowdfunding platforms, insurance, decentralized auction sites, a decentralized personal identity system, other self-enforcing contracts and intellectual property.

Main features of smart contracts are:

### **Data Driven Verification**

Smart Contracts provide proof of performance by tracking verifiable data, eliminating the risks inherent in traditional paper contracts.

### **Fully Automated Enforcement**

Smart Contracts can be written to execute their own conditions, eliminating the risk of relying on someone else to follow through on their commitments.

### **Securely Stored in the Blockchain**

Smart Contracts are self-executing contractual states, stored on the blockchain, which nobody controls and therefore everyone can trust.

## **EMERGING GOVERNMENT BACKGROUNDER**

### **NORTH AMERICAN ANCIENT & UNREPRESENTED PEOPLE SEEKING INDEPENDENCE**

**Ambassador Rechayahu Ben Harvey**, a "native" Afro Descendant of pre-sovereign States of the Union, and/or pre-United States of America early European Inhabitants (Free Inhabitant/Freeholders, as define in the 1777 Articles of Confederation, Article 4), domiciled upon Fee Simple Private Proprietary Property (Estate in Fee Simple), situated upon his Paleo Hebrew ancestors Indigenous ancestral lands. (Exodus 19:5)

**Ambassador Rechayahu Ben Harvey**, is awaken living biological descendant of ancient Paleo Hebrew Afro Asiatic people, and also colonial Proprietary heir, assign and successor of the **1663 Lord Proprietary Sovereign Land Treaty Grant (Charter of Carolina) of Sovereign King Charles II of England, France, Ireland and Scotland**, (grandson of King James I), which granted legislative, judicial and police power authority to me, as heir and assign, and my heirs, assigns, FOREVER, over geographical territory that was already Rechayahu's Sovereign Indigenous (Paleo Aboriginal/Indigenous title) Lands; and this International Treaty Agreement will be, and is, binding on King Charles II's heirs, assigns and successors; including future successors Monarchs of his Dominions (Queen Elizabeth II, his 1st cousin 9th time removed), THE CROWN CORPORATION (VIRGINIA COMPANY and TRADING COMPANIES;

including the future to be created united States of America and UNITED STATES, INC.

**Paragraph 14/15, of 1663 CHARTER OF CAROLINA**, grants Rechayahu Ben Harvey, as heir, assign and successor; FULL, and ABSOLUTE POWER and AUTHORITY to establish Legislative, Judicial and Police Power; in addition to, appointment of officers; civil and military; upon areas proprietary and indigenous territory of North America.

The **de jure United States or United States of America** did not exist in 1663; and did not come into legal existence until 1776; therefore, the "**de jure**" **United States of America**, cannot alter or extinguish this previous established sovereign treaty contract agreement (*Proprietary 1663 Charter of Carolina*); and the private municipal corporation, of the "de facto" 1871 UNITED STATES, INC., is not a party to this international agreement either.

## **1663 LORD PROPRIETOR CHARTER OF CAROLINA**

A copy of **Ambassador Rechayahu Ben Harvey's** Indigenous and Proprietor Certificate of Acceptance and Declaration of Land Patent Grant Treaty, and un rebutted Affidavits are in the Miscellaneous Book 14 pages 369-429, filed and recorded @ Clerk Superior Court, Gwinnett County, Lawrenceville, Georgia State, Jun 18, 2012; with additional supporting notarized and Apostille documents, in accordance to the **1961 Hague Convention for Apostilles**.

- \* An un rebutted Affidavit stands as truth in commerce
- \* An un rebutted Affidavit becomes the judgement in commerce, and is "Prima Facie Evidence that the above is true.

The area is defined as 36 degrees north latitude, (Virginia/North Carolina state line) and south, by 29 degrees north latitude, (to present day Daytona, Florida) east, the Atlantic Ocean and West, by the Pacific Ocean. The area consist of present day North Carolina, South Carolina, Georgia, Tennessee, Panhandle and northern Florida, Alabama, Mississippi, Louisiana, north of New Orleans, Texas, north of Houston, Arkansas, Missouri, the hanging bottom corner-bottom point of Nevada, most of Oklahoma, New Mexico, Arizona and California below Stockton.

## **INTERNATIONAL LAW**

Pursuant to International Law and **The United Nations Declaration on the Rights of Indigenous Peoples (UNDRIP)**, which was adopted by the United Nations General Assembly during its 62nd session at UN Headquarters in New York City on 13,

September 2007. This Declaration was ratified by President Barack Hussein Obama, December 16, 2011.

**Ambassador Rechayahu Ben Harvey** embraced the United Nations Declaration on the Rights of Indigenous Peoples; and accepted his Indigenous birthright to a nationality, self-determination/autonomy or self-government, exercising the creation of The Principality of Granville, upon his indigenous lands, and the international right of self-defense, and to belong to an indigenous community or nation.

Whereas recognition of the inherent dignity and of the equal and inalienable rights of all members of the human family is the foundation of freedom, justice and peace in the world...

—1st sentence of the Preamble to the **Universal Declaration of Human Rights (UDHR)**  
All human beings are born free and equal in dignity and rights.

—Article 1 of the **United Nations Universal Declaration of Human Rights (UDHR)**

**(1776 DECLARATION OF INDEPENDENCE)** - But when a long train of abuses and usurpations, pursuing invariably the same object evinces a design to reduce them under absolute despotism, it is their right, it is their duty, to throw off such government, and to provide new guards for their future security -- Such has been the patient sufferance of these colonies; and such is now the necessity which constrains them to alter their former systems of government.

The political bands with the corporate **1871 UNITED STATES, INC.** have been dissolved according to the *1776 Declaration of Independence*.

In 2011, a **Declaration of Independence** was issued, with Apostille and recorded and filed in Courthouse Records in Lawrenceville, Gwinnett County, Georgia, in 2012. This declaration has been delivered to the depository of the **Organization of American States**.

## **GOVERNMENT IMPOSTER**

**The United States, Inc.**, covertly established under the **District of Columbia Organic Act of 1871**, a private municipal corporation, has deceptively been masquerading as the legal and lawful national government of the American Republic (*the "de jure" United States of America*), without the people's common knowledge, 1861-1871 (American Civil War/ Martial Law Reconstruction/coup et' tat forming a foreign owned and controlled private corporate municipal federal government for the *District of Columbia*, to mirror the bankrupt and defunct 1776-1861 national government of the *"de jure" United States of America*, with a counterfeit flag, constitution and treasonous *Congress*).

This 1871 private corporate, municipal federal government for the *District of Columbia*, is responsible for **Human Rights Violations**, force coercion, deceptive, unlawful and illegal forced citizenry of **Negro/Afro Descendant non-Citizen Nationals**, as Slave Debt Labor (Slavery in all forms violation of international law), and for current genocide of **Negro/Afro Descendant non-citizen Nationals of the defunct "de jure" United States of America**); a municipal federal government for the *District of Columbia*, whose power and authority is legislatively "restricted" to the 10 square miles of the *District of Columbia*, and not beyond those established geographical boundaries. (see **1787 Constitution for United States of America, Article 1, Section 8, Clause 17**; **The Residency Act of 1790**; **The District of Columbia Organic Act of 1871**; **The Organic Act of 1878**)

Before the *American Civil War*; it had been established that **Negro/Afro Descendants**, cannot be state or federal citizens according to the "de jure" **Constitutional Supreme Court, under Article III and IV, argued by the "de jure" United States of America Supreme Court Chief Justice, Roger B. Taney** (pronounced Tawney), of the highest court of the "de jure" *these United States of America*; sent down the "Landmark" verdict that **Negros/Afro Descendants (free or enslaved)** cannot be citizens of these United States of America (State nor Federal). Citation of the **DRED SCOTT v. SANFORD, 60 U.S. 393 (1856) 60 US 393 (How)** case.

**This created Negro/Afro Descendant non-citizen Nationals of the "de jure" United States of America, which are human beings with God-given Rights, endowed by their "God" creator (Unalienable Rights - which cannot be taken, granted or sold by any government of this earth), along with Human Sovereignty and Human Rights; which have far superior rights than constitutional or statutory rights of citizens of a state or national federal government.**

## **EMERGING NATION**

According to **United State Code › Title 18 › Part I › Chapter 1 › § 11 › = Foreign government defined**. The term "*foreign government*", as used in this title except in sections 112, 878, 970, 1116, and 1201, includes any government, faction, or body of insurgents within a country with which the *United States* is at peace, *irrespective of recognition by the United States*.

**The Government of the Principality of Granville is a Title 18 United States Code "foreign government" which *Rechayahu Ben Harvey* is Ambassador of, and therefore, a Title 18 United States Code "foreign official, official guest, internationally protected person".**

**The Government of the Principality of Granville** is being established under Mosaic Law on ancestral lands for the protection of **POLITICAL UNREPRESENTED "native" Negro/Afro Descendants non-citizen nationals of the dormant and defunct "de jure" United States of America**, that currently being murdered/exterminated (genocide) mostly unarmed in the streets of *America*.