

**ATLANTA, GEORGIA REPUBLIC, NORTH AMERICA (PG) - The Indigenous Government and Nation of the Principality of Granville** puts an electronic security "**Halo Program**" around its Nationals and non-Citizen Nationals of the "defunct" and "dormant" "de jure" *United States of America*, who not citizens for the 1871 corporate municipal federal government for the District of Colombia "aka" UNITED STATES, whose power and authority is legislative and constitutionally is "restricted" to the "10 square miles" geographical area of the District of Columbia; and with no power or authority beyond this designated District. (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)

## **HALO PERSONAL SECURITY PROGRAM FOR NON-CITIZEN NATIONALS**

The Georgetown Business Improvement District has created a private social media messaging service that hundreds of residents, retailers and police officers used to discuss people they consider suspicious amid mounting concern that the application has been implemented to racially profile people.

## **ELECTRONIC VILLAGE FOR PROTECTION**

It appears police and law enforcement is out of control with the racial profiling, abuse of power, planting evidence, police brutality, and many other crimes, committing genocide, as the world stand back and watch.

It is time for the native Negro/Afro Descendant/African American communities to start policing the police; after all, police/law enforcement are public servants, which many seem to have forgot their subservient status. (To serve and protect, the People)

Afro Descendants are defined as, any people whose ancestors were enslaved in the "*Trans-Atlantic Slave Trade*", such as "Negros", "African-Americans", "Afro-Cubans," "Afro-Mexicans," "Afro-Colombians," "Afro-Brazilians," "Afro Caribbean", etc., and the Afro communities of Argentina, Bolivia, Brazil, Cuba, Chile, Dominican Rep, Ecuador, Mexico, Uruguay, Paraguay, Puerto Rico, Venezuela, etc.

Since racist community, merchants and police have implemented their own social media programs under smartphone apps like SketchFactor, Ghetto Tracker, BART Watch, and Operation GroupMe by the Georgetown Business Improvement District.

Others have developed smartphone apps to combat police abuse like the **American Civil Liberties Union (ACLU)** who rolled out an application to combat such abuse called "Mobile Justice"; the app allows users to record video of police encounters and immediately send it to their local ACLU chapter in various states. This is a particularly important feature considering that cops often demand citizens delete the video of their encounters on the streets. ACLU endorses cameras on cops at all times!

It is now time for non-Citizen nationals native Negro/Afro Descendants/African Americans/Hispanic, and any ethnic community victims of racial profiling, abuse of power, planting of evidence, police brutality, etc., to put an electronic security network (GPS tracking, SOS/Panic alert, medical Alert, dash cam, body cam, home security & streaming personal audio/video remote storage) around their family, friends, community, religious congregation, fraternity/sorority, etc., to provide witnesses and evidence of crimes of thugs, criminals and police encounters, for transparency and accountability.

However, there are other native people domiciled on this continent, which share the "copper color" hues, as those that currently being exterminated by government municipalities.

Dual Nationals (non-Citizen Nationals of the "de jure" *United States of America, and Nationals of the Government and Nation of the Principality of Granville*), establish by descendants of the Paleo Hebrews Israelites that claimed and settle the Americas after the last Ice Age, circa 12,000 BCE, will now implement an electronic personal security network to protect its Nationals.

## HALO PERSONAL SECURITY PROGRAM

All Nationals of the *Government and Nation of the Principality of Granville* will have "**Halo Personal Security Program**", the option of being equipped with "real time" off-the-grid-communication, in the event of Katrina like disaster, cell phone towers or power grid disruption, "real time" video-to-cloud storage for cell phones, body cams, night vision dash cam, home surveillance etc., "real time" GPS tracking of persons & assets with SOS panic button, which deploys an Emergency Response Team (ERT) to their GPS location; also an attempt to discourage the unlawful taking of recording devices of native Dual Nationals (native Negro/Afro descendant non-citizen nationals of the United States of America and the Principality, of Granville), in an attempt to destroy evidence by street criminals or unconstitutional "oath breaking" federal criminals, operating against non-Citizens National, outside their mandated "color of law" jurisdiction.

**The Halo Personal Security Program** is subscription based and compatible with industry subscriptions for home security, asset tracking, personal security, medical alert, emergency response team services.

Signup for native Negro/Afro Descendant non-Citizen Nationals, which are interested in subscribing to the program can be done at <http://pgranvillegov.net> under government tab.

For those that are non-Citizen Nationals of the "de jure" USA; and not consenting citizens of the "de facto" US, who wish to get started now; there is an electronic ebook, with free apps and resources, with information of affordable security equipment; that can be downloaded for 0.1 Bitcoins virtual currency, which can be obtain via credit card or cash at: Available January 1, 2016.

<https://www.coinmama.com>

<https://indacoin.com/change>

<https://cex.io/buy-bitcoins>

<http://www.plusbitcoin.net/buy-bitcoins-with-credit-card/>

<https://www.snapcard.io/?qclid=CLyPquON68gCFUo8gQodkZ8NBq>

**The Halo Personal Security Program** will debut in Metro Atlanta, then progress to other areas or cities where such an service would be requested and financially supported, in large demand.

## RIGHT TO RECORD POLICE

"There are First Amendment protections for people photographing and recording in public," Mickey Osterreicher, an attorney with the National Press Photographers Association, told *"The Huffington Post"*. According to Osterreicher, as long as you don't get in their way, it's perfectly legal to take photos and videos of police officers everywhere in the United States.

See.....Glik v. Cunniffe.....held that a citizen has the right to film public officials in a public place; the public's right of access to information is coextensive with that of the press.

See.....Higginbotham v. City of New York....Supreme Court ruling that the First Amendment "clearly established" an individual's right to record police. The language "clearly established" is significant because it allows an individual to collect damages from the city.

It appears that with an epidemic of unconstitutional, under trained, brainwashed, unethical, abusive, overzealous, racist, felony criminals, ignorant about constitution and true domestic laws; leaves an contingent of police and law enforcement officers terrorizing citizens, non-citizen nationals, immigrants legal and illegal, on the streets of North America; now their spokesmen/women claims that these officers are now timid about doing their job, and fear that what they have been allow to get away with in the past, will be caught by the public's audio and video recording devices, and expose their crimes.

### Example:

Government cannot break the law, by definition, for in *Brookfield Co. v Stuart*, 234 F. Supp. 94, United States District of Columbia, Washington, DC, it was recognized that "an...officer who acts in violation of the Constitution ceases to represent the government."

"No state shall convert a liberty into a privilege, license it, and attach a fee to it." *Murdock v. Penn.*, 319 US 105 (U.S. DOMESTIC LAW)

"*Colander v. Lawson* (461 U.S. 352, 1983) in which the United States Supreme Court ruled that a police officer could not arrest a citizen merely for refusing to present identification. " (U.S. DOMESTIC LAW)

"Traffic infractions are not a crime." *People v. Battle*, 50 Cal. App. 3, step 1, 123 Cal.Rptr. 636,639. (U.S. DOMESTIC LAW)

"Speeding, driving without a license, wrong plates or no plates, no registration, no tags, etc., have been held to be "non-arrestable offenses" *Cal V. Farley*, 98 Cal. Rep. 89, 20 CA 3d 1032. (U.S. DOMESTIC LAW)

**Yet, have Sandra Bland and others been murdered under violations of these and other domestic laws and Amendments.**

## HUMAN RIGHTS

This Human Rights "*Crimes against Humanity*" of Genocide/extermination, has gotten out of hand.

It is the people who are the power and authority here, not the government or the police.

All commissions (regardless of their form, or by whom issued) contain, impliedly, the constitutional reservation, that the people at any time have the right, through their representatives, to alter, reform, or abolish the office, as they may alter, if they choose, the whole form of government. In our Magna Charta it is proclaimed (2d section of the Bill of Rights, under the 9th Article of the Constitution of Pennsylvania), that 'all power is inherent in the people, and all free governments are founded on their authority, and instituted for their peace, safety, and happiness; for the advancement of these ends they have at all times an unalienable and indefeasible right to alter, reform, or abolish their government, in such manner as they may think proper.' It has been well said, by one of the ablest judges of the age, that 'a constitution is not to receive a technical construction, like a common law instrument or a statute. It is to be interpreted so as to carry out the great principles of the government, not to defeat them.' Per Gibson, C. J., in *Commonwealth v. Clark*, 7 Watts & S. (Pa.), 133. BUTLER v. COM. OF PENNSYLVANIA, 51 U.S. 402 (1850)

The government main function is to protection of OUR GOD-GIVEN (UNALIENABLE) rights. Their just powers given are to protect us from invasion and to ensure our Life, Liberty, and the Pursuit of Happiness. 'That to secure these rights governments are instituted among men deriving their just powers from the consent of the governed. - 1776 Declaration of Independence.

## ALTERED GOVERNMENT

Native descendants of those ancient inhabitants (Olmec, Hebrew, Egyptians, Chinese, Polynesians, etc., that were living upon this hemisphere before the 1492 European Invasion, who racially separated the natives by the hues of their skin, (dark skin described as, "Ethiopian like" in appearance, by the early European explorers were called Negroes; lighter skin was called Orientals, and later Indians, out of European ignorance.

"We have grown tired and weary of "impostors" stealing our identity, claiming to be the Biblical Semitic Afro Asiatic Children of Yisrael (Israel). The Holy Scriptures of the Torah/Bible describes the Prophets and the Children of Yisrael (Israel) appearance as brass, burnt, or black in hue, with hair, wooly like a lamb, with hair styles in dreadlocks, cornrows or Afros, and were constantly mistaken in the scriptures and antiquity literature, as African". "We have also grown tired and weary of an "impostor" municipal federal government, that has deceived the world, and the people, that it is the "defunct" and "dormant" "de jure" National government for the sovereign states of the *American Republic*; when in fact, it was established in 1871, as an municipal federal government for just the geographical area of *District of Columbia*; restricted to just 10 square miles, of that *District*" says Ambassador Harvey.

The "de jure" constitutional government of the *United States of America* has fail in discharge of its duties as early as circa 1860, when it went bankrupted. The secession of the southern states over state sovereignty, slave property rights and

bankruptcy, in 1861 ended the Constitution Compact making the American government and original 1787 Constitution null and void, because the legal and constitutional states and quorum, of the People's government, the "*de jure*" *United States of America*, no longer existed.

Treasonous Officials (41st Congress) of the "de jure" national government has allowed, and join an "coup et tat" February 21, 1871, of an foreign owned and controlled corporate municipal federal government for the District of Colombia "aka" UNITED STATES, whose power and authority is legislative and constitutionally "restricted" to the "10 square miles" geographical area of the District of Columbia; and not beyond this designated District. (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*), to masquerade deceptively as the national government for the 50 "de jure" sovereign states.

However, several years before the destruction of the legitimate "de jure" constitutional American Republic and before the Civil War, the "de jure" *Supreme Court of the United States of America* created another class of people, not in their government, and not state nor federal citizens.

Negro/Afro Descendants, cannot be state or federal citizens according to the "de jure" Constitutional Supreme Court, under Articles III and IV, argued by the "de jure" United States of America Supreme Court Chief Justice, Roger B. Taney (pronounced Tawney), the highest court in the "de jure" these united States of America; sent down the "Landmark" verdict that Afro-Descendants/Negros (free or slave descendants cannot be Citizens of these united States of America (State nor Federal)(DRED SCOTT v. SANDFORD, 60 U.S. 393 (1856) 60 U.S. 393 (How.)

This created Negro/Afro Descendant non-citizen Nationals of the "de jure" United States of America, which are human beings with God-given Rights (Unalienable Rights) endowed by their creator, Human Sovereignty and Human Rights; which are far superior rights than constitutional or statutory rights of citizens of state or federal municipal governments.

Negro/Afro Descendants are Human Beings "Natural Persons" and are legally and lawfully "non-Citizen Nationals" of the "de jure", the *United States of America* under *Title 8 United States Code §1101(a) (21)*...born upon and are domiciled upon a "de jure" states of the Union...and most are direct biological descendant of Article 4, "free inhabitants" of the *Article of Confederation of the United States of America*.

Therefore, as an "natural person", Negros/Afro Descendants are subject to only their creator (Yahweh/God's Law - Moral and Natural Law), with Human Sovereignty, as an Human Being, with Human Rights under international law; and Unalienable Rights ENDOWED from their God or creator. These rights cannot be legally taken, sold, or transferred to any government of this earth.

Negro/Afro Descendants non-Citizen Nationals lawfully and legally are "not an citizen" or "creature of statues" or "fictions" of the state or federal governments, which means all "color of law" codes, statutes, rules, regulations, ordinances, etc. decreed by these corporate municipal governments; are fraudulent and invalid, against "non-consenting", flesh and blood natural person/Human Beings, and Article of Confederation, Article 4 "free inhabitants".

Native Negros/Afro Descendants non-Citizen Nationals are not legally or lawfully under the unlawful "color of law" jurisdiction of most police or law enforcement departments in America. Especially when most native Negros/Afro Descendants non-Citizen Nationals are confronted by the majority of the police or law enforcement, have not committed "real crimes" or "common-law crimes" (murder, theft, rape, bestiality, sodomy, and perjury, to name a few; against a natural "victim" of "flesh and blood". Basically, Common Law is based on the Laws of the Old Testament Bible/Torah.

Native Negros/Afro Descendants non-Citizen Nationals have been politically unprotected domestically and internationally; since 1492 European Invasion, they were considered property by their plantation masters, kept illiterate and murdered, if they could read or write.

"We, native non-Citizen Negro/Afro Descendant Nationals of the "de jure" United States of America, under *Title 8 United States Code §1101(a) (21)*...are not, and do not wish to be, or consent to be, a citizen of the "de facto" municipal state (federal zone) or federal municipal government for *the District of Columbia*", we are not foreign "Resident Aliens" nor are we "Non-Resident Aliens"; we are "natives" to this hemisphere (our homeland), and our blood and DNA validate that some of our ancestors have been upon this hemisphere 24,000-12,000 years, declared Ambassador Harvey...."also we are not non-citizen Nationals of the United States, the "de facto" municipal federal government for the *District of Columbia*, but are native

non-Citizen Nationals of the now “defunct” and “dormant” “de jure” *United States of America*; there is an difference”.

U.S Supreme Court declared that a *Title 8 United States Code §1401* "national and citizen of the United States of America at birth", is NOT a Fourteenth Amendment citizen. (See *Rogers v. Belle I*, 401 U.S. 815 (1971)).

Some native non-Citizen Negro/Afro Descendant Nationals of the "de jure" United States of America, wish to return to the nationality of our native ancestors (Hebrew, Moor, Olmec, etc.) who lived millenniums upon lands of this hemisphere, before the 1492 European Invasion or creation of the states or federal governments. This is our Human Rights under International Law.

## **UNIVERSAL DECLARATION OF HUMAN RIGHTS**

### **Article 15.**

- (1) Everyone has the right to a nationality.
- (2) No one shall be arbitrarily deprived of his nationality nor denied the right to change his nationality.

## **UNITED NATIONS DECLARATION ON THE RIGHTS OF INDIGENOUS PEOPLE**

### **Article 6.**

Every indigenous individual has the right to a nationality.

## **BIRTH OF AN NEW NATIVE GOVERNMENT IN NORTH AMERICA**

### **The Indigenous Government and Nation of the Principality of Granville**

The political bands with the municipal corporate federal government for the District of Columbia (the 1871 UNITED STATES, INC.) has been dissolved according Human Sovereignty of Human Beings, and ideas submitted in the 1776 Declaration of Independence.

In 2011, a Declaration of Independence was issued, with Apostilles in accordance to 1961 The Hague Apostille Convention, and recorded and filed in Courthouse Records in Lawrenceville, Gwinnett County, Georgia State Republic, in 2012. This declaration has been delivered to the depository of the Organization of American States.

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 is and foreign government, according to this United State Code › Title 18 › Part I › Chapter 1 › § 11 ›.

Therefore, the Government of the Principality of Granville is an self-determination, autonomous nation based on "God's Laws" of the Holy Torah/Bible, is being establish for the Human & Unalienable Rights protection for the political UNREPRESENTED native Hebrew/Moor/Negro/Afro Descendants non-Citizen Nationals of the "de jure" Republic of the United States of America, under the Dred Scott landmark decision that rendered state and federal citizenship improper for those that do not consent to be govern by the "de facto" corporate municipal federal government of the United States, nor the municipal sub-corporation "federal zone" zip code Impostor "de facto" States, which are masquerading as the "de jure" sovereign states of the constitutional American Republic".

Government of the Principality of Granville is a foreign government, as defined in United State Code › Title 18 › Part I › Chapter 1 › § 11 ›, which meaning under international and customary law, it has the Right of Self Defense for its "Nationals"

and the UNREPRESENTED native non-Citizen Nationals of the dormant "de jure" United States of America, which do not consent to be "citizens" of the corporate municipal federal government for the District of Columbia.

Please note....that the Government and Nation of the Principality of Granville subscribes to the definition of self-defense used by Article 51 of the Charter of the United Nations, which states that sovereign nations may fend off an armed attack until the Security Council has adopted measures under Chapter VII of the United Nations Charter.

Again, It has been rendered in the American court system that Government cannot break the law, by definition, for in *Brookfield Co. v Stuart*, 234 F. Supp. 94, United States District of Columbia, Washington, DC, it was recognized that "an...officer who acts in violation of the Constitution ceases to represent the government."

Thereby, such ("constitutional oath breaking") officials operating outside "legitimate" "de jure" constitutional government authority and ignoring domestic jurisprudence laws, will be deem pirates, terrorist, mercenaries and traitors, in costume, by the non-consenting native Negro/Afro Descendants, out to do harm to the Afro descendants...

These pirates, terrorist, mercenaries and traitors, in costume; committing crimes of Deprivation of Rights under Color of Law (Title 18 United States Code 242) or Conspire to violate Human or Unalienable Rights or Constitutions of "de jure" or corporate municipal federal governments (Title 18 United States Code § 241), or felony crimes under Title 5 United States Code 3331, Title 5 United States Code 3333, Title 5 United States Code 7311, ignoring remedy of Title 18 United States Code 1918 (I); operating as uniform costume impostors under Title 18 United States Code Chapter 13, Section 241; will be considered an Imminent Threat, described as being "instant, overwhelming, and leaving no choice of means, and no moment for deliberation under international law.

## CONSEQUENCES

Native non-Citizen Negro/Afro Descendant Nationals of the "de jure" United States of America, are Nationals of the "de jure" government that abandoned them at the beginning of the Civil War; and do not consent to being municipal state or federal citizens; but has embraced, committed to learn and adhere to the Laws & Covenant of the Holy Torah/Bible; in order to join the Holy priesthood of their ancestors and the people of the Government and Nation of Principality of Granville.

They are Dual Nationals protected by the Government and Nation of the Principality of Granville, since the "de jure" United States of America lies dormant/vacant with no functioning "valid people elected" national government or elected officials to protect them.

## OPERATING AGAINST NON-CITIZEN NATIONALS IN "COLOR OF LAW" JURISDICTION

Trying to extend "Color of Law" jurisdiction and committing crimes of Deprivation of Rights under Color of Law (Title 18 United States Code 242) or Conspire to violate Human or Unalienable Rights or Constitutions of "de jure" or corporate municipal federal governments (Title 18 United States Code § 241) or felony crimes under Title 5 United States Code 3331, Title 5 United States Code 3333, Title 5 United States Code 7311, ignoring remedy of Title 18 United States Code 1918 (I); operating as uniform costume impostors under Title 18 United States Code Chapter 13, Section 241; violating Human Sovereignty, Human Rights and Unalienable Rights of Dual Nationals of the Principality of Granville or non-Citizen Nationals of "de jure" of the United States of America, which are not "consenting municipal citizens", will have dire consequences.

Assault = 5x (time) compensation = 5 times weight in .999 Troy oz gold of assailant or assailants (Exodus 21:18-19)

Murder = Death for all involved in this crime (Exodus 21:12-14)

"Whoever sheds man's blood, by man his blood shall be shed, for in the image of God He made man" (Genesis 9:6)

Kidnapping = Death (Exodus 21:16)

Includes Death to those guarding kidnap victim

Includes Death to those holding kidnap victim for compensation or profit

An elite paramilitary team of "*John Wick style commandos*" will be deployed to confiscate all property used in commission of these crimes, upon the territory define in the **1663 Charter of Carolina** or territory define in **Exodus 19:5**; and arrest and hold these perpetrators for trial in an Mosaic Court of Law. **Justice will be swift.**

## **DIPLOMATIC IMMUNITY**

The Indigenous Government and Nation of the Principality of Granville is established by Hebrew descendants of the Holy Torah/Bible, Ambassadors, a kingdom of priests and a holy nation (Exodus.19:6) through which he would bless the entire world (Genesis.18:18; 22:18). Government and Nation of the Principality of Granville Nationals are ambassadors according to the Holy Torah/Bible Scriptures and "International Protected Person", in accordance to the **Convention on the Prevention and Punishment of Crimes against Internationally Protected Persons**.

It is imperative that the United States adhere to its own United States Codes, because we will enforce them, if improper actions, violating those codes are taken against our Nationals, says Ambassador Harvey.

### **Title 18 United States Code § 112 - Protection of foreign officials, official guests, and internationally protected persons**

(a)Whoever assaults, strikes, wounds, imprisons, or offers violence to a foreign official, official guest, or internationally protected person or makes any other violent attack upon the person or liberty of such person, or, if likely to endanger his person or liberty, makes a violent attack upon his official premises, private accommodation, or means of transport or attempts to commit any of the foregoing shall be fined under this title or imprisoned not more than three years, or both. Whoever in the commission of any such act uses a deadly or dangerous weapon, or inflicts bodily injury, shall be fined under this title or imprisoned not more than ten years, or both.

(b)Whoever willfully—

(1)intimidates, coerces, threatens, or harasses a foreign official or an official guest or obstructs a foreign official in the performance of his duties;

(2)attempts to intimidate, coerce, threaten, or harass a foreign official or an official guest or obstruct a foreign official in the performance of his duties; or

(3)within the United States and within one hundred feet of any building or premises in whole or in part owned, used, or occupied for official business or for diplomatic, consular, or residential purposes by—

(A)a foreign government, including such use as a mission to an international organization;

(B)an international organization;

(C)a foreign official; or

(D)an official guest;

congregates with two or more other persons with intent to violate any other provision of this section;

shall be fined under this title or imprisoned not more than six months, or both.

### **The Indigenous Government and Nation of the Principality of Granville.**

**Rechayahu Ben Harvey, Ambassador Extraordinary and Plenipotentiary.**

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