

FOR IMMEDIATE RELEASE

UNLAWFUL POLICE BRUTALITY WILL CEASE AND DESIST IMMEDIATELY....THERE WILL NOW BE CONSEQUENCES.

Police and Law Enforcement are out of control....they targeted Negroes/Afro Descendants in illegal generation of revenue schemes, for the municipalities that hire police and law enforcement officers to ignore legal domestic established laws, and train/brainwash law enforcement to be unlawful, unconstitutional, and operate outside their constitutional intended purpose; which is to protect life and property.

These illegal "de facto" municipal state "federal zones" governments and foreign own & controlled 1871 counterfeit corporate municipal federal government for the District of Columbia, operate out of fear, that will one day the Negroes/Afro Descendants will WAKEUP and learn and know their historical truth; that many of Negroes are descendants of *native Negroes, Hebrews, Moors, Sub Sahara Africans, Chinese, Polynesians, Olmecs, Aztecs, Mayans, Incan's, etc.* that have existed on this continent from 12,000 to 1000 years, before the European invaded this continent in 1492; and this continent is the original homeland of some native Negro/Afro Descendants; not Africa.

According to *Wikipedia* and other various academic sources, the **Trans-Atlantic African Slave Trade** involved 40+ millions Africans enslaved, started circa 1502 in the New World. The hidden truth is only 5-7% of the **Trans-Atlantic African Slave Trade Africans** made it to mainland America. In 1790, 288 years after the African slave trade began, the **United States of America** conducted its first census and the free and enslaved Negro population was officially, 694,280 enslaved, 59,150; however, as the **United States of America** expanded west towards the Mississippi River, the Negro population also expanded, given evidence, that these additional Negroes were natives of these western lands, despite slave embargoes, that forbidden import and export slaves into America's mainland, since 1794.

The hidden truth is the slave triangle was between the **Caribbean (New World), South America (Brazil) and Africa.** Import and exporting Slaves into Mainland America was outlawed in 1794.

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/Negroes (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.)

Negro/Afro Descendants are Human Beings "Natural Persons" and are legally and lawfully "non-Citizen Nationals" of the "de jure" United States of America, under Title 8 United States Code §1101(a) (21)...born upon and are domiciled upon a "de jure" state 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", Negroes/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 lawfully and legally are "not an citizen" or "creature of statues" of the state or federal governments, which means all "color of law" codes, statutes, rules, regulations, ordinances, etc. decreed by these governments, that the "de jure" Supreme Court of the United States of America has rule, that Negroes/Afro Descendants

cannot be an citizen of; are fraudulent and invalid, against non-consenting, flesh and blood natural person/Human Being, and **Article of Confederation, Article 4 "free inhabitants"**.

Negros/Afro Descendants are not legally under the unlawful "color of law" jurisdiction of most police or law enforcement departments in America. Especially when most Negros/Afro Descendants are confronted by the majority of the police or law enforcement, have not committed "common-law crimes" (murder, theft, rape, bestiality, sodomy, and perjury, to name a few; against a natural "victim" of flesh and blood. Basically it's **the Laws of the Old Testament Bible/Torah.**

Negros/Afro Descendants have been politically unprotected domestically and internationally. Since 1492, they were considered property by their plantation masters, kept illiterate and murdered, if they could read or write.

Prior to the election of **Abraham Lincoln**, the "**de jure**" **United States of America** went bankrupt, and several southern states seceded from the Union, making the American government and original Constitution null and void, because the absence of legal and constitutional states, and lawful quorum, the **People's government of the "de jure" United States of America**, no longer existed.

All this happen before **Abraham Lincoln** took office in 1860, and Lincoln declared **Martial Law** and dictatorship, arrested 12,000 people that would have been opposition to him in the Northern states, including business men, journalist, public officials, judicial officers, under the War Power Acts; and went to war with the seceding states. Negro/Afro Descendants were freed at the end of the Civil War.

Freedom was short lived, because **Martial Law 1860-to present**; and during **Reconstruction 1867-1868** (setting up of Military Districts = stealing wealth of the Peoples and States); the **1865-1871 future private municipal federal corporation (United States, Inc.)** without the consent, vote, or convention of the "free or former enslaved ("kept illiterate - denied opportunity to read or write - or face death") Afro Descendants/Negros", introduce in its "counterfeit Constitution" **an bogus 13th, 14th, 15th Amendments** to enslave the non-Citizen Nationals Afro Descendant/Negro population, and their descendants, as perpetual chattel property for labor to be used as "Human Resource/Debt Slaves" collateral for international bankers loans and human revenue source for the 1871 private municipal federal corporation (**United States, Inc.**), as "corporate property" citizens, taxpayers, laborers; under the guise of citizenship of the municipal corporation; to be enslaved, beaten, murdered, raped, tortured, legally; at the whim of now their "corporate" masters.

THIS WHY UNARMED MURDERS OF AFRO DESCENDANTS/NEGROS RARELY LEAD TO A CONVICTION..."ONE THINKS THEY CAN DO WHAT THEY WILL, WITH PEOPLE THEY CONSIDER THEIR PROPERTY".

Therefore, the **Government of the Principality of Granville**, 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**; for those that do not consent to be govern by the corporate municipal federal government of the United States, nor the municipal sub-corporation "federal zone" zip code Impostor States, which are masquerading as the "de jure" sovereign states of the constitutional American Republic.

All nationals of the **Government of the Principality of Granville** will have "**Halo Program Personal Security**", 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 Negro/Afro descendant non-citizen nationals of the United States of America, in an attempt to destroy evidence by unconstitutional "oath breaking" federal criminals committing (Felony) 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**; racist Police Brutality officers under "color of law", commit crimes against those that are not their corporate citizens (**non-citizen nationals or State Citizens of these United of America Republic**...(not corporate municipal federal United States), outside their "color of law" jurisdiction, all the while committing domestic and international crimes without fear or consequences for Human & Unalienable Right violations, on top of the above federal crimes.

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."

Example: "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, Sandra Bland and others have been murdered under violations of these domestic laws.

Thereby such ("constitutional oath breaking") officials operating outside "legitimate" government authority will be deem pirates, terrorist, mercenaries and traitors, in costume, by the non-citizen Negro/Afro Descendants, out to do harm to the Afro descendants...self-defense stance will be appropriate until help arrive**Emergency Response Team (ERT)**....after all, if these "oath breaking" officers are not representing the constitutional government, who are they representing???

If it is determine by audio, video or ERT, that Human or Unalienable Rights are violated, or **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)**; 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.**

There will now be consequences for Violation (felony) of **Title 5 United States Codes, Deprivation of Rights under Color of Law, Conspire to violate Human or Unalienable Rights or Constitutions of "de jure" or corporate municipal federal government's.** Justice will be swift, exclaimed Ambassador Harvey.

Despite the fact, for over 500 years, most of the colonial imperial countries that have enslaved the Afro Descendants, as their "chattel property"; thereby, committed Crimes against Humanity, and have veto power of the United Nation's Security Council, and are under the feudal monarch of **Queen Elizabeth II** (The world's largest land trespasser, Queen of 32 countries, head of Commonwealth of 54 countries) of the **United Nations**, her territories are home to private law and international law monopoly associations; therefore, justice, rule of law, are stacked in the favor of the colonial imperial nations.

However, a plead goes will out to "**Righteous and just Nations of the World**"...for granting justice to a Humane People that have been treated as animals for last 500 plus years.....**International and Diplomatic Recognition will be requested.**

In addition, **The Indigenous Government and Nation of the Principality of Granville** will join **Unrepresented Nations and Peoples Organization (UNPO)**, to guide it into international existence.

The Indigenous Government and Nation of the Principality of Granville
Rechayahu Ben Harvey, Ambassador Extraordinary and Plenipotentiary
Post Office Box 451321 (Northlake Station)
Atlanta, Georgia Republic [31145], Continental North America
678-243-0079. <http://pgranvillegov.net>