

Request for Statehood Recognition and Diplomatic Recognition, Recognition of Sovereign Covenant and 1663 Charter of Carolina land grant inheritance

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)**

NOTICE TO THE "DE FACTO" CORPORATE MUNICIPAL GOVERNMENTS, (PRETENDING TO BE "DE JURE")...OPERATING OUTSIDE THEIR LEGISLATIVE AND CONSTITUTIONAL JURISDICTIONS, UPON FOREIGN STOLEN LANDS...YOUR COVERT & ILLEGAL GOVERNMENTS HAVE BEEN ALTERED.

I, Rechayahu Ben Harvey, descendant of one of the oldest families on earth, biological descendant of Biblical Hebrew Israelites, family heir of pre-America "fee simple" lands, **awaken land grant (1663 Charter of Carolina)** accepting heir, assign, and successor, (with Apostilles); is one of the stewards of Biblical Covenant & land grant (indigenous and Proprietary) lands upon the northern Western Hemisphere; which now stands filed and recorded, supported by an un rebutted Affidavit, that now stands as truth in commerce, and has now becomes judgement in commerce, and is "Prima Facie Evidence" that the above is true.

Due to slavery and racism, **Rechayahu Ben Harvey** is a victim of miscegenation of enslaved North American aboriginal, indigenous native inhabitants and enslaved immigrants from Africa, now known internationally as **Afro Descendants**. 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 land grant contract agreement (Lord Proprietors 1663 Charter of Carolina); and the private municipal federal corporation of the "de facto" **1871 UNITED STATES, INC.**, with legislative and constitutionally power and authority that is "**restricted**" to geographical area of the **District of Columbia**; is not a party to this sovereign international land grant agreement; either.

I, Rechayahu Ben Harvey, it is my intentions to establish an priestly nation based on my inheritance as written in Holy Covenant Scriptures (**Exodus 19:5**); and inheritance as living accepting heir, assign and successor of an international sovereign land grant treaty. (**1663 Charter of Carolina**).

The Indigenous Government & Nation of the Principality of Granville under International Law follows the **Montevideo Convention** in its definition of a state: by having a

[1] territory with defined boundaries (**1663 Charter of Carolina = 29° to 36° north latitude, from the Atlantic to the Pacific Oceans plus Indigenous lands border between Rocky & Appalachian Mountains, northern border is Canada between these mountains**), a

[2] **Population (200 million) and**

[3] **a political authority (Mosaic Law/Laws of Moses/Yahweh's Laws and statues for his chosen People upon his lands, as defined in Exodus 19:5, plus, judicial, legislative and police powers "Absolute Authority" granted by Sovereign King Charles II, to heir, assign and successor of 1663 Charter of Carolina (Rechayahu Ben Harvey); which now seeks International statehood recognition for the non-Citizen Nationals (Afro-Descendants, Article 4, Article of Confederation Inhabitants, and "de jure" State Citizens), that currently are domiciled upon this**

nation's territory with no legitimate representation or protection, as they are murdered unarmed and armed in the streets of America, against International Human Rights Law, as the world standby and watch.

It is confirmed by the "de jure" **Constitutional Supreme Court of these united States of America**, the highest court in the "de jure" these united **States of America**, that **Afro-Descendants (free or slave descendants of "copper color" = non-Citizen Nationals with unalienable Rights) 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.); the Afro Descendants are Article 4, "free inhabitants" of the Article of Confederation.**

These "de jure" united **States of America** was **overthrown** in 1861, the American Civil War fought, and in a "**coup et tat**" on February 23, 1871, an private municipal corporate federal government (**United States, Inc.**) for the **District of Columbia** was formed with its own Constitution; design to covertly mirror the "de jure" national government, in every way.

The **41st** treasonous **Congress abandon** their "de jure" State seats, and join the municipal government (**United States, Inc.**) of **District of Columbia**, to further give the illusion that the private municipal corporate federal government, whose authority and jurisdiction was restricted to the **District of Columbia**; was in fact, the "de jure" constitutional national government of the People of the **American Republic**.

Afro Descendants that were considered property in these "de jure" united **States of America**, to be enslaved, beaten, murdered, raped, tortured, legally; at the whim of their masters, were freed after the American Civil War.

Freedom was short lived, because the 1871 private municipal federal corporation (United States, Inc.) without the consent, vote, or convention of the "free or former enslaved Afro Descendants", introduced its counterfeit **Constitution** with an bogus **13th (not the original), 14th, 15th Amendments** to enslave the **non-Citizen Nationals Afro Descendant** population, and their descendants, as "perpetual" chattel property, for labor to be used as collateral for international bankers loans; and human revenue resource for the 1871 private municipal federal corporation (**United States, Inc.**), as "corporate property" citizens, taxpayers, laborers; under the guise of corporate citizenship of the municipal corporation; to be enslaved, beaten, murdered, raped, tortured, legally; at the whim of their now "corporate" masters

In the language of unanimous 1776 Declaration of the thirteen united States of America, When in the Course of human events, it becomes necessary for one people to dissolve the political bands or slavery bonds which have connected them with another, and to assume among the powers of the earth, the separate and equal station to which the Laws of Nature and of Nature's God entitle them.

We hold these truths to be self-evident, that all men are created equal, that they are endowed by their "Creator" with certain unalienable Rights that among these are Life, Liberty and the pursuit of Happiness.

Afro Descendants, have been victims of 500+ years of slavery, and erroneously seen as property of another man or corporation, ever since, the Europeans discovered this hemisphere. –

But when a long train of abuses and usurpations of life and property under absolute Despotism, **it is their right, it is their duty, to throw off such man or Corporate Government**, and to provide new Guards for their future security. -- Such has been the sufferance, that has been inflicted upon a section of humanity, based on the color of their skin; now is the necessity of throwing off the "yoke of bondage" of those men and fictional characters, and return to the dominion of their "Creator", **God, Elohim, Yahweh, Jehovah, Allah, etc.**; to live upon this earth in harmony with nature under their Creator's suzerainty. **Therefore**, under Human Rights international law.

Ambassador Rechayahu Ben Harvey has the Right of self-determination and the Right of de-colonization upon his inheritance ancestral and proprietary lands; and wishes that all Nations recognize The Indigenous Nation and Government of the Principality of Granville, as a new emerging Nation of the "true" biological Afro Asiatic Biblical Hebrew Israelites descendants, protectorates of the **non-Citizen Nationals Afro Descendants**, of these

united ***States of America/United States***, which currently are being murdered, unarmed and armed in the streets of America, as the world stand by and watch these Human Rights violations. .

As ever,

The Indigenous Government & Nation of the Principality of Granville

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