

THE VISION – A NEW AFRO DESCENDANT NATION

Indigenous Hebrew/Negroes/Afro Descendants have been, begging, marching, protesting since the end of American Civil War 1865 (151 years ago) and there have not been much progress.

It is time for something new...The old Black Panthers, Move, Tulsa Negroes, Blackfoot, Crow, Comanche, Shoshone, Lakota, Cherokee, Maroons, Navajo, Hopi, Ute, Natchez, Chickasaw, Washitaw, Yamassees, Catabaw, Lumbee, Arapaho, Osage, Creek, Tuscarora, Zuni, and other Indigenous Negro/Afro Descendant organizations have launched self-defense, health-care, and Community service programs, only to have them destroyed from racist kangaroo Court, infiltration law enforcement, police assaults, and race saboteurs...as allege citizens of these corporate state and federal governments (which Indigenous/Negroes/Afro Descendants lawfully can not be part of); however, submitting to unlawful, deceptive state and federal municipal corporate jurisdictions.

In order to take this 500+ year struggle up to another level that will put Indigenous Hebrews/Negroes/Afro Descendants on an higher and in a more powerful position... The Indigenous Hebrews/Negroes must join the International Community as a Government under international Nation/Statehood.

In order to be considered a international government Nation/Statehood you must have [1] a land mass..."The Principality of Granville has that" [2] a stationary population... "The Principality of Granville has that" [3] a government with authority to govern over land mass..."The Principality of Granville has that" [4] and a military to backup your stance....The Principality of Granville is developing that"

The problems that plague old Indigenous/Hebrew/Afro Descendant organizations, and brought them down, don't exist, in the International Nation/Statehood scenario ... "color of law".....[A] American Kangaroo court, Law enforcement mercenaries, State and federal municipal corporate government have no jurisdictions [B] infiltrators and race saboteurs can be charged and pursued with espionage violations under the penalty of death.

As a government...the Principality of Granville has the Right of Self-Defense and the Right of Self-Defense of Imminent threat (government can strike first, if under perceive threat)

As a government...the Principality of Granville has the right to pursue all that have "de facto" officers and representatives that have murdered indigenous Hebrews/Negroes/Afro Descendants since 2011, when I declared Independence from the United States.

As a government...the Principality of Granville can confiscate all military equipment and ammunition of foreign troops and corporate national guard troops unlawfully within the Granville government's territory.

As a government...the Principality of Granville has the right to issue subpoenas/warrants and pursue every "de facto" officer and representative of the United States corporation unlawfully masquerading as an government, for "Crimes of Humanity" against Indigenous Hebrew/Negro/Afro Descendants. <https://www.youtube.com/watch?v=9VFyQb2kqO0>

FIRST, THERE ARE A FEW FACTS MUST BE CONSIDERED

[1] Indigenous/Hebrews/Negroes are not citizens of the "State" and "federal" governments, Indigenous Hebrew/Negroes/Afro Descendants have no standing in the American Court system, Indigenous Hebrews/Negroes are not a party to the Constitution (consider 3/5th of human) and Indigenous Hebrew/Negroes/Afro Descendants have no Rights that Caucasians have to respect, consider or obey...according to "de jure" USA Supreme Court, the highest court of their land...and this ruling has never been revoked. <https://www.youtube.com/watch?v=vC9O08na0Yk>

[2] The "de jure" Republic of United States of America cease to lawfully exist March 27, 1861; when seven southern states walked out of Congress leaving the entire legislative branch of "de jure" National Government without "required" constitutional quorum. The "National Government" of the "de jure" ceased to exist, and never have been constitutionally or lawfully re-convened or re-established, by the required Article 5, Constitution of the United States of America.

This means that the Indigenous/Hebrews/Negroes/Afro Descendants had no National/State Government to protect their God-given unalienable & Human Rights, as non-Citizen Nationals. This rendered them "stateless" as if, they were an abandon ship on the high seas with no flag, no country and no one to come to their aid. Instead the invading Caucasians mindset over the centuries is, Indigenous Hebrews/Hebrews/Afro Descendants have no Rights that Caucasians have to respect, consider or obey... Caucasians considers Indigenous Hebrews/Negroes/Afro Descendants "human chattel property" which rights can be given or taken, on a whim.

3] Indigenous/Hebrews/Negroes/Afro Descendants must demand their lawful non-citizen National status of the vacant and defunct "de jure" United States of America. An "Certificate of Nationality" from Secretary of State, of the United States, should be acquired, so Afro descendants can have dual nationality and receive the "non-citizen National USA passport status of the Dred Scott Decision, which gave Afro Descendants non "state" or "federal citizenship" status. This status exempt non-Citizen nationals from taxes, especially federal. However, tax reparation are owed to Afro Descendants, since 1866; when the United States Corporation started exploiting free and slave descendants lives and labor for taxes. This is in addition to, the 524 years of Biblical wages reparations owed.

[4] The United States is not the National Government...It was designed as a municipal federal corporation for the District of Columbia and power and authority is "restricted" to that 10 square mile federal area...and not beyond. Congress, the States, local governments are sub corporations, the American Court System is a system of that corporation, law enforcement are officers of that corporation. <https://www.youtube.com/watch?v=9VFyQb2kqO0>

THE VISION is to move the 500+ year struggle for justice to the International & Customary Law arena, where there are laws to help Indigenous People of African Descent & Diaspora gain much recognized lawful power. READ & LEARN POWER TO BE GAINED. THESE ARE THE LAWS THAT WILL NOW BE APPLICABLE TO PEOPLE OF INDIGENOUS/AFRICAN DESCENT.

INDIGENOUS SELF DETERMINATION/SELF RULE

Declaration of Indigenous Rights of Indigenous People
<http://www.un.org/esa/socdev/u>

Declaration on the Granting of Independence to Colonial Countries and Peoples
<http://www.un.org/en/>

HUMAN RIGHTS LAW

Universal Declaration of Human Rights
<http://www.ohchr.org/EN/UDHR/D>

International Convention on the Elimination of All Forms of Racial Discrimination
<https://treaties.un.org/doc/>

International Covenant on Civil and Political Rights
<https://treaties.un.org/doc/>

International Covenant on Economic, Social and Cultural Rights
<http://www.un-documents.net/>

Geneva Conventions
<https://ihl-databases.icrc.>

Convention on the Prevention and Punishment of the Crime of Genocide
<http://www.ohchr.org/EN/>

ILO Convention on the Abolition of Force Labor
<http://www.ohchr.org/EN/>

Convention on the Political Rights of Women
<https://treaties.un.org/doc/>

Convention Against Torture and Other Cruel, Inhuman or Degrading Punishment
<http://www.ohchr.org/EN/>

American Convention on Human Rights
<http://www.oas.org/dil/>

Afro Descendants are defined as, any people whose ancestors were enslaved by the European Western Hemisphere Invasion-Trans Atlantic Slave trade, such as "Indigenous Negroes", "African-Americans", "Afro Mexicans", "Afro Colombians", "Afro Brazilians", "Afro Polynesians" "Afro Caribbeans", etc. and the Afro communities of Argentina, Belize, Bolivia, Guatemala, Philippines, Dominican Republic, Ecuador, Mexico, Nicaragua, Panama, Paraguay, Puerto Rico, Venezuela, Uruguay, etc.

RED, BROWN & BLACK BROTHERS, JOIN THIS MOVEMENT FOR STEWARDSHIP, JUSTICE & FREEDOM AND REPAIR "MOTHER EARTH" FROM 524 YEARS OF ABUSE.