

Coosa Nation-State of North America



EMAH AHNEETAH
Head Clan Mother

SAHANI UQIDAHLI
Principal Chieftess

SURIAH OTA-DABUN
Chieftess of Justice

In accordance with U. N. Resolution 1514 & 1654- Decolonization Act (1960, 1961)
Declaration on the granting of independence to colonial countries and peoples.

Article VI. Collective Rights of the American Declaration on the Rights of Indigenous People (ADRIP) states, “*Indigenous peoples have collective rights that are indispensable for their existence, well-being, and integral development as peoples. In this regard, the states recognize and respect, the right of the indigenous peoples to their collective action; to their juridical, social, political, and economic systems or institutions; to their own culture; to profess and practice their spiritual beliefs; to use their own tongues and languages; and to their lands, territories and resources. States shall promote with the full and effective participation of the indigenous peoples the harmonious coexistence of rights and systems of the different population, groups, and cultures.*”

October 5, 2022

International Criminal Court
Office of Prosecutor
c/o Mark P. Dillon, Head of the Information & Evidence Unit
P O Box 19519
CM The Hague, The Netherlands
Email: otp.informationdesk@icc-cpi.int

RE: RESPONSE TO **Review Letter - OTP-CR-535/22**
The Hague, Tuesday, 20 September 2022

Osiyo Greetings,

In response to your review letter [OTP-CR-535/22], we submit the following:

This Affidavit of Truth is a lawful notification to this court. For, we have been American/Aboriginal Indigenous/Indians, from birth regardless of the United States and its political subdivisions committing crimes of GENOCIDE against us and our people by forcibly racially misclassifying us and “killing us on paper” which is in contempt of the Gayanashagowa-The Great Law of Peace, treason against the United States Constitution, in violation of International Humanitarian Customary Law and in contravention of the **International Convention on the Elimination of All Forms of Racial Discrimination (1965)** one of the treaties in which the United States is a party to. As Inherent Sovereigns, our tribal nation is in the peaceful process of decolonization (UN Resolution 1514/1654).

The United States does not represent true America, Negros da Terra, as we predate the formation of this defunct foreign corporation as found in all pre-1850 historical books, journals, periodicals, etcetera.

CNNA (USA) Headquarters/Embassy: 124 Saunders Street, Flovilla, GA 30216
Mailing address: P O Box 1841 Jackson, GA 30233; Office: 678)752-8455
<http://coosanationstate.org>

Coosa Nation-State of North America



EMAH AHNEETAH
Head Clan Mother

SAHANI UGIDAHLI
Principal Chieftess

SURIAH OTA-DABUN
Chieftess of Justice

Your reply references Rome Statute Articles 12 and 13 and yet failed to address the issue that was brought before the International Criminal Court: and that is the United States and its political subdivisions was found guilty of five counts of GENOCIDE against “Black, Brown, and Indigenous Peoples (Black Indigenous People of Colour- BIPOC)” in gross violation of International and U.S. domestic laws pertaining to genocide, civil and human rights abuses, torture, and racial discrimination by an International Panel of Jurist in our motherland, Turtle Island (New York) 2021-2022.

Per your document in PART 2. JURISDICTION, ADMISSIBILITY AND APPLICABLE LAW under Article 6 Genocide:

For the purpose of this Statute, "*genocide*" means any of the following acts committed with intent to destroy, in whole or in part, a national, ethnical, racial or religious group, as such:

- (a) Killing members of the group.
- (b) Causing serious bodily or mental harm to members of the group.
- (c) Deliberately inflicting on the group conditions of life calculated to bring about its physical destruction in whole or in part.
- (d) Imposing measures intended to prevent births within the group.
- (e) Forcibly transferring children of the group to another group.

The five counts as referenced above were/are:

- I. Police Racism and Violence
- II. Mass Incarceration
- III. Political Prisoners/Prisoners of War
- IV. Environmental Racism
- V. Public Health Inequities

Over the past 150 years, our ancestors, and parents- those labeled Indian, Negro, Black, Colored, and now African American- have been subjugated by all-out wars against our humanity. ‘From military actions, concentration camps, race riots, massacres, smallpox, sterilization, syphilis, radioactive thymidine experiments, succinylcholine experiments microscopic, zinc cadmium sulfide particles (Operation LAC - Large Area Coverage 1957-58), and live human cancer cells experiments, to the War on Drugs, the crack epidemic, and HIV.’ [*Don't Call My Dummy No Dummy* by American Indian author Jameel EL Alamin Shamsid-Deen- 2021]

Walter Ashby Plecker (1861-1947) moved to reclassify us as "colored" people taking us out of the human race, changing our people's status to one of property. And since the so-called Indian Civil Rights Act 1968- Public Law 90-284 Title II *Rights of the Indian*, we have been under constant reclassifications.

CNNA (USA) Headquarters/Embassy: 124 Saunders Street, Flovilla, GA 30216
Mailing address: P O Box 1841 Jackson, GA 30233; Office: 678)752-8455
<http://coosanationstate.org>

Coosa Nation-State of North America



EMAH AHNEETAH
Head Clan Mother

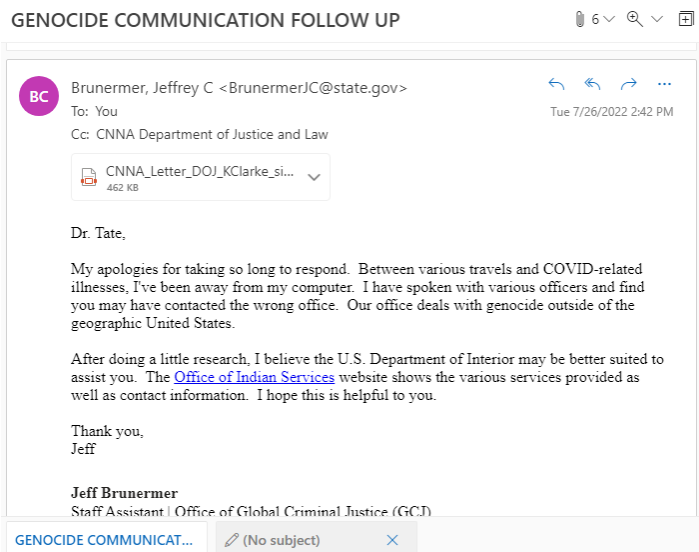
SAHANI UGIDAHLI
Principal Chieftess

SURIAH OTA-DABUN
Chieftess of Justice

The International Criminal Court has forgotten or may not have known that this is not a new issue but a historic part of a greater systemic issue. We Charge Genocide: The Crime of Government Against the Negro People, filed with the United Nations in Paris by the Civil Rights Congress (CRC) in December 1951. The petition accused the United States government of genocide based on the UN Genocide Convention which took seventy years to be validated.

The record speaks for itself, there have been 144 documented riots/uprisings in America against Indians those who have been labeled Negro, Colored, Black, and now African American between 1763 and 1971 (townships, cities, and militias); And since that same time period, over 200 documented massacres have occurred against us American Indians labeled, Negro, Colored, Black, and now African American. Exercising our natural right to be self-determinant by facilitating Safe Passage and Right of Return, we declared our freedom by **Great Decree** (March 2021) disseminated domestically and throughout the international community and acknowledged by member states of the Organization of American States (OAS).

United States officials continue to ignore our demand for domestic accountability for their crimes against our humanity and provide remedy for the continuum of GENOCIDE effected against us as Aboriginal Americans documented in real time [**revisit our Affidavit of Criminal Complaint**]. The United States recent delegation to the Convention on the Elimination on All Forms of Racial Discrimination (CERD) was admonished by the United Nations for LACK of federal coordination of a human rights mechanism within the State.¹ Historically, the United States has refused to create a mechanism to address human rights issues within the borders of our continents. To date there is no viable contact at the United States Department of State to address the issues at hand including the Office of Global Criminal Justice who claims to lack jurisdiction.



¹ [United States: Concrete actions needed to 'lay the scourge of racism to rest' – UN expert | | 1UN News](#)

CNNA (USA) Headquarters/Embassy: 124 Saunders Street, Flovilla, GA 30216

Mailing address: P O Box 1841 Jackson, GA 30233; Office: 678)752-8455

<http://coosanationstate.org>

Coosa Nation-State of North America



EMAH AHNEETAH
Head Clan Mother

SAHANI UGIDAHLI
Principal Chieftess

SURIAH OTA-DABUN
Chieftess of Justice

Regarding the question of Jurisdiction:

We as Inherent Sovereigns **never** ceded our sovereignty, jurisdiction, and/or authority to the United States! As a belligerent occupying foreign entity, Moors (*Black* European agents) of the original 13 colonies (United States Republic/The UNITED STATES CORPORATION) were/are interlopers who received foreign recognition from Morocco through the 1787 Treaty of Peace and Friendship for commercial trading purposes in our ancestral territories. This foreign agreement had nothing to do with our Ancestors the Aboriginal Copper-Colored races (American Indians) of Turtle Island! Furthermore, the ensuing conspiracy to usurp our Inherent Sovereignty as Aboriginal Americans, subjugated our Ancestors (and future generations) by domestic terrorisms through armed conflict, massacres, race riots, etcetera. We became/are prisoners of war on our own soil which progressed in a continuum of Genocide through the Doctrine of Discovery, forced racial reclassifications known as *Paper Genocide*, historical revisionism, compulsory miseducation, academic fraud, the War on Drugs, mass hyper-incarceration, weaponization of the United States legal “justice” system **deliberately inflicting conditions of life calculated to bring about our physical and mental destruction as the autochthonous people of Turtle Island.**

Not only are our generations (past, present, and future) continually and forcibly miseducated through compulsory public education, but strategic steps are also taken to further miseducate foreigners who seek asylum in our Motherland. United States public schools still fabricates the origins of America by teaching children our country was some untamed, uncivilized land mass named after a foreign “explorer” Amerigo Vespucci which is utterly preposterous since Turtle Island (America) is the true Old world!²

It is a known fact the United States leads the planet in mass incarcerations: “*Not only does the U.S. have the highest incarceration rate in the world; every single U.S. state incarcerates more people per capita than virtually any independent democracy on earth*” [States of Incarceration: The Global Context 2021 by [Emily Widra](#) and [Tiana Herring](#) [Tweet this](#) September 2021]³

Who do you think makes up the highest rates of overrepresentation in the United States carceral system?⁴ Even our children are targeted and criminalized by the United States *injustice* system through the school to prison pipeline. Public schools in the U. S. still use corporal punishment aligned with the United States terroristic national policy the infamous War on Drugs.⁵ Our children are overrepresented in school discipline and excessive punishment.⁶

² [Geological Sketches - Google Books](#)

³ [States of Incarceration: The Global Context 2021 | Prison Policy Initiative](#)

⁴ [Breaking Down Mass Incarceration in the 2010 Census | Prison Policy Initiative](#)

⁵ [Why Are 19 States Still Allowing Corporal Punishment in Schools? | NEA](#)
[Ingraham v. Wright | Court Ruling, Arguments, James Ingraham, & Facts | Britannica](#)

⁶ [UE305039.qxd \(justice4all.org\)](#)

CNNA (USA) Headquarters/Embassy: 124 Saunders Street, Flovilla, GA 30216

Mailing address: P O Box 1841 Jackson, GA 30233; Office: 678)752-8455

<http://coosanationstate.org>

Coosa Nation-State of North America



EMAH AHNEETAH
Head Clan Mother

SAHANI UGIDAHLI
Principal Chieftess

SURIAH OTA-DABUN
Chieftess of Justice

Because the world has been taught lies about America, our founding fore-parents, and the original inhabitants of color, we remain Prisoners of War deprived of natural protections under the Geneva Conventions. Additionally, we are a people who are supposed to be protected under multiple treaties. Under the Canons of Construction, U.S. courts have told its citizens they are obligated to respect us: "The Treaty was not a grant of Rights to the Indians, but a grant of rights from them...a reservation of those not granted" U. S. v Winans (1905).

The International Criminal Court and organizations like yours who benefit from U.S. support⁷ close a blind eye to our inhuman treatment. Per U.S. statistical data, we are among the most educated class of people within the United States. However, no one gives us credit of having the ability of critical thinking. Because we lived through and survived the turbulent and terroristic 60s and 70s having firsthand knowledge of our ancestry to the land, we refuse to accept the historical fraud spread internationally about some imaginary African slave narrative. Since we have been misrepresented to the world about our identity within and by the global society, the United States should be denied use of Rome Statute because they lied historically and keep lying about our identity.

We are the Inherent Sovereigns. Furthermore, the crime of fraud *against* the United States has dire consequences for offenders⁸. The question begs to be answered: Who's going to adjudicate the crimes of fraud committed **by the United States** against America's Inherent Sovereigns? Is it not the responsibility of the International Criminal Court (ICC) according to your charter to investigate and prosecute HIGH CRIMES against humanity, GENOCIDE, terrorism, and war crimes by any tyrannical government? We are not what you decide we are, we are self-determinant, and we must be engaged as such.

In Conclusion:

The United States and its political subdivisions fraudulently assume all jurisdictions (through theft by taking) to use COLOR OF LAW tactics (18 USC 242) to terrorize us (18 USC 2331(5)) as a made up "suspect class of people" through their creation of federal recognition programs- in tandem with the United States War on Drugs national, state, and local policies. However, in our quest for **Basic Principles and Guidelines on the Right to a Remedy and Reparation for Victims of Gross Violations of International Human Rights Law and Serious Violations of International Humanitarian Law**⁹, the United States **denies** all jurisdiction to address Genocide, war crimes, and crimes against the humanity we the American Indian renamed Negro, Colored, Black and now African American renowned as "Black, Brown, and Indigenous Peoples

⁷ [The US-ICC Relationship | International Criminal Court Project \(aba-icc.org\) News | International Criminal Court Project \(aba-icc.org\)](#)

⁸ [18 USC 371: Conspiracy to commit offense or to defraud United States \(house.gov\)](#)

⁹ [Basic Principles and Guidelines on the Right to a Remedy and Reparation for Victims of Gross Violations of International Human Rights Law and Serious Violations of International Humanitarian Law | OHCHR](#)

CNNA (USA) Headquarters/Embassy: 124 Saunders Street, Flovilla, GA 30216

Mailing address: P O Box 1841 Jackson, GA 30233; Office: 678)752-8455

<http://coosanationstate.org>

Coosa Nation-State of North America



EMAH AHNEETAH
Head Clan Mother

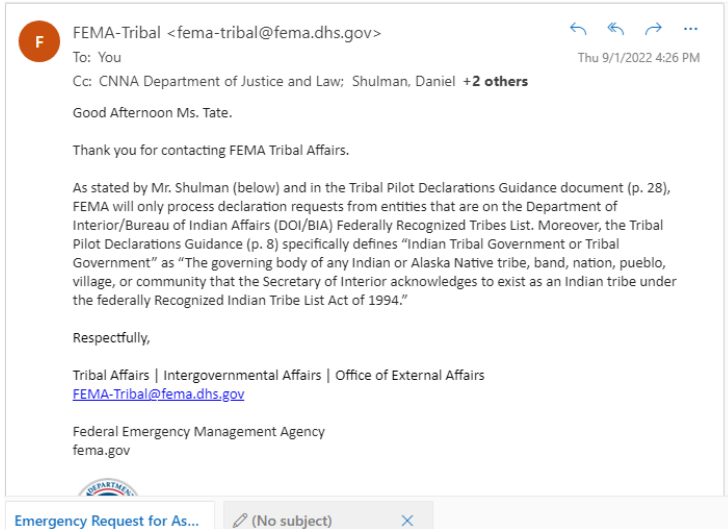
SAHANI UGIDAHLI
Principal Chieftess

SURIAH OTA-DABUN
Chieftess of Justice

(Black Indigenous People of Colour- BIPOC)” per the 2021-2022 findings of the International Jurist Panel.

Emergency Request for Assistance

6 v Q v +



Despite the United States claiming to *support* human rights¹⁰ AND being party to International Human Rights Treaty Bodies such as the Convention on the Elimination of All Forms of Racial

10



CNNA (USA) Headquarters/Embassy: 124 Saunders Street, Flovilla, GA 30216
Mailing address: P O Box 1841 Jackson, GA 30233; Office: 678)752-8455
<http://coosanationstate.org>

Coosa Nation-State of North America



EMAH AHNEETAH
Head Clan Mother

SAHANI UGIDAHLI
Principal Chieftess

SURIAH OTA-DABUN
Chieftess of Justice

Discrimination (CERD), the International Covenant on Civil and Political Rights (ICCPR), the **Convention on the Prevention and Punishment of the Crime of Genocide** and the American Declaration on the Rights of Indigenous People (ADRIP), our nations' repetitive requests and petitions for redress and remedy on behalf of kinship that we represent as a Juridical Personality remain outrightly ignored. In fact, the United States continues to carry out crimes against our humanity with **impunity**.

Our claims may seem absurd to many, but we are the true indigenous people who you must treat as the sovereign governing people we are. We are not to be treated as special interest groups or associations. The fundamental concept of federalism places the people of the land at the top. We do not receive our sovereignty from you, you receive your authority from us.

In the interest of justice, peace and international order, reconsideration of our Affidavit of Criminal Complaint against the United States entity and all its political subdivisions is warranted. Under U. N. Resolution 1514/1654, we grant the International Criminal Court (ICC) permission to investigate our claims and to proceed in the criminal prosecution of the 5 counts of Genocide and other criminal claims against the defendants accordingly.¹¹

Affirmed By Affiants,

Dr. Monique Y. Tate, P.C. Ju
Dr. Monique Y. Tate, Principal Chieftess Sahani Ugidahli (GA)

Emah AHNEETAH
Chief Mother AHNEETAH Anita L. Lawson (NJ)

Anu Deganowseda Thunder, Ronnie McLean
Ambassador Anu Thunder, Ronnie McLean (NCSO) (PA, Canada)

Chieftess Suriah Ota'Dabun
Suriah Ota'Dabun, Chieftess of Justice (AL)

Eagle Eye
Eagle Eye, Chief of Operations (AR, TN)

Chief Nadie Nascha
Chieftess Nadie Nascha, Clan Mother (TX)

Shadow Wolf-Waya Udiyvitv
Shadow Wolf-Waya Udivlity, Chief Tribal Marshal (TX)

Little Tornado
Chief Little Tornado, Ba-Pakal Luma Nation (Sister Nation)
and sitting member of the Coosa Nation Council of Nine (NC, VA, FL)

Hoyanneh Sleeping Bear
Hoyanneh Sleeping Bear, Chief of Peace (HI)

OFFICIAL RAISED SEAL

SH'NETE K'HOOL-
It is Written It is Spoken It is Heard

¹¹ [International Justice - Amnesty International](#)