

# Coosa Nation of North America

EMAH AHNEETAH  
Head Clan Mother

SAHANI UQIDAHLI  
Principal Chieftess

SURIAH OTA-DABUN  
Chieftess of Justice



**We the People**, descendants of the original people of the Americas (and all surrounding waters and all associated lands), Motherland of the Ani Coosa (Americoos Empire) known since antiquity as American aborigines, ethnological American Indians documented as North and South Woodlands Indians, referred to colonially as Cherokee, Chickasaw, Choctaw, Creek, Seminole, and thousands of unnamed unique indigenous families, bands, clans, including all other ancient unknown peoples of the Americas, etc., forcibly and purposely misclassified as **Negro, Colored, Mulatto, Black, Afro-American, African American, Afro-descendants, etc.**, send forth this

## GREAT DECREE

### REDEEMING OURSELVES BY WAY OF SAFE PASSAGE AND THE RIGHT OF RETURN

**FROM** the unlawful, belligerent occupation of the UNITED STATES OF AMERICA (CORPORATION) AND ITS POLITICAL SUBDIVISIONS AND ALL OF ITS SUBSIDIARIES IN COHESION WITH foreign constructs authorized by the various Doctrines of Discovery - Papal Bulls (Dum Diversas on or about 1451 through 1493) and solemnized by the U.S. Congressional Act of 1871 **and all associated actions** stemming from that time to the present superimposed de facto governance over our natural way of life by way of alien subjugation, compulsory miseducation, apartheid conditions, and a continuum of ethnic genocide even through to the current COVID-19 bio-warfare, weaponized vaccination protocol!

# Coosa Nation of North America

EMAH AHNEETAH  
Head Clan Mother

SAHANI UGIDAHLI  
Principal Chieftess

SURIAH OTA-DABUN  
Chieftess of Justice



**[Reference: Impact on Indigenous Peoples of the International Legal construct known as the Doctrine of Discovery, which has served as the Foundation of the Violation of their Human Rights: A Preliminary Study submitted by Tonya Gonnella Frichner, Special Rapporteur, United Nations E/C.19/2010/13-**

15. “Pope Nicholas authorized King Alfonso to assume and take control over non-Christian lands because the Holy See “had formerly by other letters of ours [e.g., in the bull *Dum diversas* of 1452]<sup>1</sup> granted among other things free and ample faculty<sup>2</sup> to the aforesaid King Alfonso—to invade, search out, capture, vanquish, and subdue all Saracens and pagans whatsoever, and other enemies of Christ wheresoever placed, and the kingdoms, dukedoms, principalities, dominions, possessions, and all movable and immovable goods whatsoever held and possessed by them and to reduce their persons to perpetual slavery, and to apply and appropriate to himself and his successors the kingdoms, dukedoms, counties, principalities, dominions, possessions, and goods, and [the right] to convert them [those things] to his and their use and profit...”<sup>3</sup> This “faculty” granted by the Holy See to King Alfonso to “apply and appropriate to himself “the kingdoms, dukedoms, principalities, dominions, possessions, and [all movable and immovable] goods, is a papal license for the forced taking of all indigenous lands and territories in the regions located, and to engage in unlimited resource extraction for the monarch’s “use and profit.””]

The injury to our civilization and our beings of people is immeasurable. **We the People** suffer from depravation in every aspect of life. **We the People** are constantly violated by government sanctioned war-crimes and domestic terrorisms resulting in ongoing assaults by security forces (i.e., law enforcement agencies) and criminalization through color of law abuses.

**We the People** are estranged from our heritage and cultural rights forced to languish in the shadows of the land of our origins as a **suspect class** of people. THE UNITED STATES OF AMERICA (CORPORATION) AND ITS POLITICAL SUBDIVISIONS AND ALL OF ITS SUBSIDIARIES, feigning ignorance of our existence, are perpetrators of identity theft and concealment evident by the continual campaign of benign neglect and opposition to enforcing and protecting our natural inherent rights as the aborigines of America. Even as prisoners of war, **We the People** are denied protective measures under the Geneva Conventions.

<sup>1</sup> Davenport, p. 17. Supra note 9.

<sup>2</sup> In this context the word “faculty” means “ability to act or do.” Thus, Pope Nicholas said that the Holy See, by its previous authorization, had granted to King Alfonso the ability to “invade, search out, [and] vanquish.”

<sup>3</sup> Ibid., p. 23.

# Coosa Nation of North America

EMAH AHNEETAH  
Head Clan Mother

SAHANI UGIDAHLI  
Principal Chieftess

SURIAH OTA-DABUN  
Chieftess of Justice



The socio-political seizure and profaning of our great-binding law and international aboriginal treaty **The Gayanashagowa (Gayanerekowa) The Great Law of Peace** is shrouded by false pretense that the UNITED STATES OF AMERICA (CORPORATION) AND ITS POLITICAL SUBDIVISIONS AND ALL OF ITS SUBSIDIARIES are the progenitors of a fair and democratic society. What could be further from the truth when **We the People** remain victimized by the hijacking and corruption of our natural law, forcing us into public slavery as wards of the UNITED STATES OF AMERICA (CORPORATION) AND ITS POLITICAL SUBDIVISIONS AND ALL OF ITS SUBSIDIARIES resulting in the dismantling and fragmentation of our ancestral way of life.

The campaign to keep us hidden and abandoned as state-less has been wrought with great efforts to perpetually usurp **We the People** of basic rights to life even to the point of the UNITED STATES OF AMERICA (CORPORATION) AND ITS POLITICAL SUBDIVISIONS AND ALL OF ITS SUBSIDIARIES committing high-treason against its own constitutions and suppressing renowned scholarship and congressional records that recognized **Negros da Terra** since time immemorial as the ancestors of America, the Old World. This great crusade of deception fueled by outdated, fabricated assumptions like the Land Bridge Theory and the Out of Africa Theory is all for the purpose of defrauding future generations of American Aborigines out of our ancient heritage and sovereignty as an ancestral state.

**[Reference(s):** 1. An inquiry into the distinctive characteristics of the aboriginal race of America by Samuel George Morton 1799-1851 2. American: [noun A native of America; originally applied to the Aborigines, or Copper-colored Races, found here by the Europeans; but now applied to the descendants of Europeans born in America]- 1828 Websters Dictionary 3. The Marshall Trilogy: *Johnson vs. McIntosh*, 21 U.S (8 Wheat) 543 (1823); *The Cherokee Nation vs. Georgia*, 30 U.S (5 Pet.) 1 (1831); *Worcester vs. Georgia*, 31 U.S 515, 8 L.ED.483 (1832) 4. “*The Indian of this continent is not of the Mongolian type modern science may have shown conclusively that it was not peopled by the inhabitants of Asia, but that the Aborigines are a distinct type, and as such claim a distinct origin, still, this would not in any degree, alter the meaning of the term, and render that specific which was before generic as the word “Indian,” are not to be regarded as generic terms, including the two great races which they were intended to designate, but only specific, and applying to those Negroes who were inhabitants of this continent at the time of the passage of the Act Indians, which appellation was universally adopted, and extended to the aborigines of the New World, as well as of Asia*” -The People Vs. Hall- Ancestors in the Americas Supreme Court 4 Cal. 399, October 1, 1854

# Coosa Nation of North America

EMAH AHNEETAH  
Head Clan Mother

SAHANI UGIDAHLI  
Principal Chieftess

SURIAH OTA-DABUN  
Chieftess of Justice



**5.** Geological Sketches by Louis Agassiz 1866 **6.** “*The self-defining statement that “we, the people of the United States, do ordain this Constitution” referred to other inhabitants of the States and Territories who, at that time, were racially distinguished from the people of the United States. They were the negro race, who were then held in slavery, and were so recognized, in terms, by the Constitution, and Indian tribes, organized in separate but independent tribal governments; and Indians in the States who were not taxed”*- Congressional Records 58th Congress- Senate January 9, 1905]

There has never been a trust relationship between **We the People** and the UNITED STATES OF AMERICA (CORPORATION) AND ITS POLITICAL SUBDIVISIONS AND ALL OF ITS SUBSIDIARIES. Every opportunity to absolve itself of **war crimes** against us, has been systematically **REJECTED** by the UNITED STATES OF AMERICA (CORPORATION) AND ITS POLITICAL SUBDIVISIONS AND ALL OF ITS SUBSIDIARIES who continue in its arrogance to endorse created hybrid, amalgamated peoples, and outright foreigners as “Native Americans” in order to suffocate our Right of Return as original beings of this land through unlawful *federal recognition policies* contrary to the right to self-identification and self-determination reinforced by international rules set forth in the Universal Declaration on Human Rights (UDHR), Declaration on the granting of independence to colonial countries and peoples (U.N. Resolution 1514 (XV)), the International Convention on Civil and Political Rights (ICCPR) and the American Declaration on the Rights of Indigenous People (ADRIP).

The UNITED STATES OF AMERICA (CORPORATION) AND ITS POLITICAL SUBDIVISIONS AND ALL OF ITS SUBSIDIARIES has never put forth a genuine effort regarding equal rights of **We the People** for to do so would be to admit to its own corruption and exploitation of our human capital, continual theft by taking and squandering of our land and natural resources while taxing us to pay for our own oppression! Passing the pretentious 1968 *Indian Civil Rights Act* was just that, an **ACT** to quell our battle cries and to assimilate us into silence while knowingly using **COINTEL PRO** to destabilize our social consciousness, violate our civil liberties, and to divest us from the rule of law and due process of law. This was done simultaneously while underhandedly planning the **War on Drugs** to legalize **mass incarceration**, invasion of our communities, and outright murder of our men, women, and children just three years later which was enacted as a **DIRECT** contravention of the Convention on the Elimination of All Forms of Racial Discrimination (CERD, 1965).



# Coosa Nation of North America

EMAH AHNEETAH  
Head Clan Mother

SAHANI UQIDAHLI  
Principal Chieftess

SURIAH OTA-DABUN  
Chieftess of Justice



## [Reference(s):

1. **John Ehrlichman** refers to the war on drugs- *“The Nixon campaign in 1968, and the Nixon White House after that, had two enemies: the antiwar left and black people. You understand what I’m saying? We knew we couldn’t make it illegal to be either against the war or black, but by getting the public to associate the hippies with marijuana and blacks with heroin, and then criminalizing both heavily, we could disrupt those communities. We could arrest their leaders, raid their homes, break up their meetings, and vilify them night after night on the evening news”*

2. *“Actions against our people through time proven: military actions, concentration camps, race riots, massacres, smallpox, sterilization, syphilis, radioactive thymidine experiments, succinylcholine experiments, and live human cancer cells experiments, to the war on drugs, the crack epidemic, and HIV. No one is correlating the current spike in autism or the school to prison pipeline system all of this has been used over the centuries to minimize the Indian, Negro, Black, and Colored and now so-called African American population”* **Don’t Call My Dummy No Dummy by J. Shamsid-Deen, 2020]**

Given this continuum of shame to Anglicize and civilize the original beings of this land into oblivion, what has changed or improved in 2021? NOTHING! There is only more of the same benign neglect and willful contempt for the lives of the American Aborigines (ethnological American Indian) to even attempt to **reinstate** the Doctrine of Discovery camouflaged as a so-called national and global reset (i.e., NESARA/GESARA) to *stay* the **insanity of eugenics** programming to the detriment of all of humanity.

**We the People** walk in our right to live as who we are protecting our natural rights to access our lands even at the risk of state-sanctioned aggression by way of judicial misconduct and blatant due process violations among other abuses. Even now, in charitable service to our kinship as elders and clan mothers and fathers, we do everything in our power to adhere to corrective measures for redress supposedly available to us through state, federal, and international judicial and administrative procedures. We have filed numerous communications and complaints with the United States Justice Department, Homeland Security, Indian Affairs, a plethora of state and federal agencies, including federal and state senators and representatives. We have documented grievances and state responses with the Organization of American States (OAS) for Precautionary Measures. We have filed a submission with the United Nations Expert Mechanism on the Rights of Indigenous People.

# Coosa Nation of North America

EMAH AHNEETAH  
Head Clan Mother

SAHANI UGIDAHLI  
Principal Chieftess

SURIAH OTA-DABUN  
Chieftess of Justice



All the rights in the world available at our fingertips but just not applicable to the original indigenous beings of this land! Past and present efforts for social equality are systematically IGNORED whereas we are forced to endure violation after violation against our natural inherent rights to self-identification and self-determination as aboriginal people at the behest of the UNITED STATES OF AMERICA (CORPORATION) AND ITS POLITICAL SUBDIVISIONS AND ALL OF ITS SUBSIDIARIES bent on eradicating our existence.

**We the People** agree and confirm....

**– Tribal Teachings from the Musa (Meredith M. Quinn) Presented by: Lester Howse (Wapo Piesew) Ragpickers Theatre Winnipeg, Manitoba April 13th 2006** *“No where in the pages of history can there be equaled in total, the injustices done to man, when one realizes the injustices done to the INDIAN of this hemisphere. Never has a civilization contributed so much to the comfort of another, such as, the INDIAN did in providing: - a government system, a defensive method, a new freedom, his foods and 95% of his medicines. All that the INDIAN asked was to be left alone and not have their culture disturbed nor their lands destroyed. In turn the INDIAN PEOPLES became a nation without a country: unprotected from exploitation, they became the most suppressed, the hungriest and the sickest. Never has so much land been stolen under a flag of progress and millions upon millions of lives murdered from the table of peace, that not even the great Genghis Kahn, the Pharoahs, Caesars, Natchi or Hitler - totaling their murders, could equal the number of deaths among INDIANS. (estimated by white scholars to number 120 MILLION.)”*

As the original indigenous beings of this land, it is time we tell our own story and share our unique perspective as a *formerly* regarded suspect class of people, traumatized, and living under hostile occupation as hidden prisoners of war for hundreds of years.

# Coosa Nation of North America

EMAH AHNEETAH  
Head Clan Mother

SAHANI UGIDAHLI  
Principal Chieftess

SURIAH OTA-DABUN  
Chieftess of Justice



**We the People** charge **GENOCIDE** against the UNITED STATES OF AMERICA (CORPORATION) AND ITS POLITICAL SUBDIVISIONS AND ALL OF ITS SUBSIDIARIES AND ALL CO-CONSPIRATORS FOREIGN AND DOMESTIC for **war-crimes** against our civilization and right to life. Not that we need any reason other than our own right to self-preservation in accordance with our great binding law and international aboriginal treaty **The Gayanashagowa (Gayanerekowa)**, **The Great Law of Peace**, by acts of TREASON the UNITED STATES OF AMERICA (CORPORATION) AND ITS POLITICAL SUBDIVISIONS AND ALL OF ITS SUBSIDIARIES have NO LAWFUL JURISDICTION TO CONTROL OR RULE OVER **We the People and our lands and all underground and underwater infrastructure**. THIS **DE FACTO** GOVERNANCE IS NULL AND VOID.

**We the People** reconstitute our ancestral state in lawful accordance with the supreme law of land **The Gayanashagowa (Gayanerekowa)** taking appropriate steps of self-governance to enter state to state relations within and beyond the borders of our motherland. We publicly reclaim our heritage and land rights as the original beings of Earth, ethnological American Indians, **fully exhausting state remedies**. Our free and associated ancestral state, Coosa Nation of North America (USA), firmly consists of a Grand Council, Council of Clan Mothers, a Judiciary Council, and kin-ship members who work collectively to provide safe passage and right of return for those of our people who choose to return to our sacred path.

We receive **no economic or technical assistance** outside of our collective. We reiterate it is the **duty** of colonizing governments to adhere to the provisions afforded indigenous peoples by way of the United Nations Universal Declaration of Human Rights (UDHR), Declaration on the granting of independence to colonial countries and peoples (U.N. Resolution 1514 (XV)), International Covenant on Civil and Political Rights (ICCPR), and American Declaration of the Rights of Indigenous People (ADRIP).

We renew our demand for direct help and relief with our American Indian Housing and Family Preservation Plan which is a comprehensive plan/proposal to continue facilitation of *safe passage and right of return* for our kinship in the form of co-creation communities (healing gardens) or protection zones to relieve apartheid living conditions due to belligerent occupation of our motherland. We are reviving our Mother Tongue and have created our own indigenous education platform in support of homeschooling families and individuals in need of indigenous healing, learning, and reconnection to those who wish to return to our ancestral ways.

# Coosa Nation of North America

EMAH AHNEETAH  
Head Clan Mother

SAHANI UGIDAHLI  
Principal Chieftess

SURIAH OTA-DABUN  
Chieftess of Justice



We have taken back our natural authority to adjudicate matters of law within the jurisdiction of our judiciary system - **The Council of Nine**. We activate all applicable protective measures to ensure our overall safety to move about freely in Indian Country (throughout the Americas and all surrounding waters and all associated lands) as it is our natural right to take our place before the world facilitating the process of redemption undeterred or undermined by corrupted forces, foreign and or domestic.

## **[Reference:**

IN ACCORDANCE WITH THE AMERICAN DECLARATION ON THE RIGHTS OF INDIGENOUS PEOPLE (ADRIP)

## **Article XI. PROTECTION AGAINST GENOCIDE**

Indigenous peoples have the right not to be the object of any form of genocide or attempts to exterminate them.

## **Article XXX. RIGHT TO PEACE, SECURITY, AND PROTECTION**

1. Indigenous peoples have the right to peace and security.
2. Indigenous peoples have the right to recognition and respect for their institutions for the maintenance of their organization and control of their communities and peoples.
3. Indigenous peoples have the right to protection and security in situations or periods of internal or international armed conflict, in accordance with international humanitarian law.
4. States, in compliance with international agreements to which they are party, in particular those of international humanitarian law and international human rights law, including the Geneva Convention relative to the Protection of Civilian Persons in Time of War and Protocol II thereof relating to the protection of victims of non-international armed conflicts, shall, in the event of armed conflicts, take adequate measures to protect the human rights, institutions, lands, territories, and resources of indigenous peoples and their communities.

## **Likewise, States:**

- a. Shall not recruit indigenous children and adolescents into the armed forces under any circumstances,
- b. Shall adopt effective reparation measures and provide adequate resources for said reparation, in conjunction with the indigenous peoples concerned, for the damages or harm caused by an armed conflict.



# Coosa Nation of North America

EMAH AHNEETAH  
Head Clan Mother

SAHANI UGIDAHLI  
Principal Chieftess

SURIAH OTA-DABUN  
Chieftess of Justice



c. Shall take special and effective measures in collaboration with indigenous peoples to guarantee that indigenous women and children live free from all forms of violence, especially sexual violence, and shall guarantee the right of access to justice, protection, and effective reparation for harm caused to the victims.

5. Military activities shall not take place in the lands or territories of indigenous peoples, unless justified by a relevant public interest or otherwise freely agreed to or requested by the indigenous peoples concerned.]

**TO ALL LOCAL, STATE, FEDERAL, AND INTERNATIONAL OFFICIALS, CORPORATIONS, INDIVIDUALS, ETC., ASSOCIATED DIRECTLY OR INDIRECTLY WITH THE UNITED STATES OF AMERICA (CORPORATION) AND ITS POLITICAL SUBDIVISIONS AND ALL OF ITS SUBSIDIARIES INCLUDING THE ORGANIZATION OF AMERICAN STATES (OAS) AND THE UNITED NATIONS:**

This **OFFICIAL GREAT DECREE** is hereby implemented and enforced throughout the Americas and all surrounding waters and all associated lands, and from this day forward the **UNITED STATES OF AMERICA (CORPORATION) AND ITS POLITICAL SUBDIVISIONS AND ALL OF ITS SUBSIDIARIES AND ANY AND ALL CO-CONSPIRATORS FOREIGN AND DOMESTIC ARE COMMANDED TO CEASE AND DESIST FROM PERPETRATING WAR CRIMES, IDENTITY THEFT, LAND THEFT, DESCERATION OF SACRED SITES, TAXATION, AND COMMITTING ACTS OF GENOCIDE AGAINST the ORIGINAL SO-CALLED BLACK AND BROWN INDIGENOUS PEOPLE OF THIS CONTINENT** known since antiquity as **Negros da Terra**, Aborigines of America, ethnological American Indians documented as North and South Woodlands Indians, referred to colonially as Cherokee, Chickasaw, Choctaw, Creek, Seminole, and thousands of unnamed unique indigenous families, bands, clans, including all other ancient unknown peoples of the Americas, etcetera, forcibly and purposely misclassified as Negro, Colored, Mulatto, Black, Afro-American, African American, Afro-descendants, etcetera.

# Coosa Nation of North America

EMAH AHNEETAH  
Head Clan Mother

SAHANI UGIDAHLI  
Principal Chieftess

SURIAH OTA-DABUN  
Chieftess of Justice



**\*We the representatives of Coosa Nation of North America (USA) assembled on the 28<sup>th</sup> day of March 2021, collectively agree and of one mind, one body, one soul, and one spirit pronounce:**

**We Are Risen, SH'NAH AH KAH!**

**As a Free and Associated Ancestral State We reaffirm government-to-government relations with the united states in America constitutional republic reaffirming the trust responsibility and obligation to us as the original indigenous beings, aboriginal American Indians of this land, to uphold the great-binding law, The Gayanashagowa (Gayanerekowa), and in good faith, preserve and defend our natural right of Redemption, Safe Passage, and the Right of Return.**

[**Reference:** H.Con.Res.331-100th Congress (1987-1988) - *A concurrent resolution to acknowledge the contribution of the Iroquois Confederacy of Nations to the development of the United States Constitution and to reaffirm the continuing government-to-government relationship between Indian tribes and the United States established in the Constitution.*]

## **In Commemoration Of**

**The Great Law of Peace, The Gayanashagowa (Gayanerekowa),**  
This **GREAT DECREE** is a Wampum call to our lost and found ones,  
Welcoming Our Sisters and Brothers who wish to join us at the  
Great Circle Fire in the spirit of love and unity

## **In Celebration Of**

The Way of the Great Mother Spirit- MAH HAH WAH HE'  
~ Wi walk together ~

# Coosa Nation of North America

EMAH AHNEETAH  
Head Clan Mother

SAHANI UGIDAHLI  
Principal Chieftess

SURIAH OTA-DABUN  
Chieftess of Justice

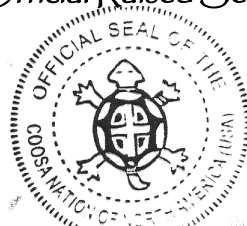


Attested and Executed this 28th day of March 2021

On behalf of the free and associated ancestral state  
Coosa Nation of North America (USA)

- /S/ Dr. Monique Y Tate  
Dr. Monique Y Tate, Principal Chieftess Sahani Ugidahli (GA)
- /S/ Emah AHNEETAH  
Anita Lawson, Emah AHNEETAH, Chief Mother (NJ)
- /S/ Chieftess Suriah Ota'Dabun  
Suriah Ota' Dabun, Clan Mother & Chieftess of Justice (AL)
- /S/ Myel J. Benson  
Myel J. Benson, Clan Mother & Chieftess AHniWidu National Secretary (GA)
- /S/ Ms. Teh'Yah Handy  
Ms. Teh'Yah Handy, Clan Mother & Chieftess of Administration Oka Nashoba Chikahsah (TN, MS)
- /S/ Chieftess Nadie Nasha  
Chieftess Nadie Nasha, Clan Mother (TX)
- /S/ Chieftess Eyota  
Chieftess Eyota, Clan Mother (AL)
- /S/ Nowanakni Yanash  
Nowanakni Yanash, Principal Chief Oka Nashoba Chikahsah (TN, MS)
- /S/ Two White Arrows  
Eagle Eye, Chief of Operations Oka Nashoba Chikahsah (AR)
- /S/ Ray Hall  
Ray Hall, Two White Arrows, Council Representative (MI)
- /S/ Hoyanneh Sleeping Bear  
Hoyanneh Sleeping Bear, Caretaker of Peace (HI)
- /S/ Anu Deganoweeda Thunder (Ronnie McLean)  
Anu Deganoweeda Thunder (Ronnie McLean), Ambassador (NY & Canada)
- /S/ Doreen Rogers, Clan Mother  
Clan Mother (WA)

Official Raised Seal



SH'NETE KAH OOL-

It is written It is spoken It is heard