



Office of the Crown Prince of Yehuda Israel

**Decree of the withdrawal of the Royal
House of Yehuda and the Sovereign Israelite
Kingdom from the United States of America
and the United Nations Community**

03 January 2023

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Presented to:

- North Carolina State Legislature
- U.S. Department of State
- U.S. Senator Christopher A. Coons
- The Congressional Black Caucus
- U.S. Congress - Oversight and Government Reform Committee in accordance with: Public Law 115– 102 115th Congress - January 8, 2018 An Act to establish the 400 Years of African-American History Commission, and for other Purposes.
- The United Nations
- The International Court of Justice

03 January 2023

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[Deuteronomy 17:18-20] **18** "Now it shall come about when he sits on the throne of his kingdom, he shall write for himself a copy of this law on a scroll in the presence of the Levitical priests. **19** "It shall be with him and he shall read it all the days of his life, that he may learn to fear Yahawah his God, by carefully observing all the words of this law and these statutes, **20** that his heart may not be lifted up above his countrymen and that he may not turn aside from the commandment, to the right or the left, so that he and his sons may continue long in his kingdom in the midst of Israel.

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DECREE
OF THE WITHDRAWAL OF THE ROYAL HOUSE OF YEHUDA
AND THE SOVEREIGN ISRAELITE KINGDOM
FROM THE UNITED STATES OF AMERICA AND
THE UNITED NATIONS COMMUNITY

Preliminary Assessment

What is the Exodus Decree?

13 million Hebrew-American Israelites declare, that, on oath, as the descendants of former U.S. chattel slaves, we absolutely and entirely renounce and abjure all allegiance and fidelity to any sovereignty, the U.S. federal government, or the United Nations community, of whom we, the E1b1a haplogroup, DNA descendants of Abraham, Isaac and Jacob-Israel, have heretofore been a subject, resident or citizen; that we will support and defend the Torah, the Testaments and Covenant Laws of Christ-King Yashiah, the Sovereign of the Israelite Kingdom, against all enemies both foreign and domestic; that we will bear true faith and allegiance to the same; and that we take this obligation freely, by faith, without any mental reservation, or purpose of evasion; so help us Most High YAHAWAH.

From what country did the descendants of American slaves originate?

In 2022, nearly 4,000 accredited U.S. higher education Black American history curricula, identify the 40 million descendants of American chattel slaves as “Blacks,” an anonymous, stateless people. The concept of history plays a fundamental role in human thought. Ask the average White American about their heritage and you will hear, “My mother is Scottish,” “My father is Anglo-Saxon,” “Oh, I’m part, Irish, Dutch, German, Norwegian,” etc. Ask the average “Black” American before 21st century DNA testing and they would respond, “Well, my people are from South Carolina,” or “I’m from Detroit.” Learning about one’s family history and heritage provides an individual and group with historical perspective. Does the U.S.A. benefit from the identity-ignorance of so-called “Black” Americans?

The importance of knowing your heritage.

For the 21st century descendants of America’s chattel slaves, knowing our ethnicity, nationality and heritage would explain the “how” and “why” our intelligent ancestors ended up as slaves in a foreign land. It raises the possibility of “learning from history.” And it suggests the possibility of better understanding ourselves in the present by understanding the holy and unholy forces, choices, and circumstances that brought us to our current situation in 2022. Africa is not a country, but a continent THREE TIMES the size of the United States. To say “Blacks” are from Africa is a lazy answer. Yet, to tell the truth seems to be the greatest challenge that U.S. politicians, Christian clergy and educators have faced. Is the essence of U.S. global supremacy dependent on the secrecy of “Black” ignorance?

The Civil Rights Movement did not provide Negroes with an intact heritage.

The UN Refugee Agency defines a refugee as someone who:

"Owing to well-founded fear of **being persecuted** for reasons of **race, religion, nationality**, membership of a particular social group or political opinion, **is outside the country of his nationality** and is unable or, owing to such fear, is unwilling to avail himself of the protection of that country; or who, **not having a nationality and being outside the country of his former habitual residence, is unable** or, owing to such fear, is unwilling **to return.**"

U.S. National Roots Day was celebrated on December 23, 2022

Being “Black” is a western civilization creation. The categorization or classification of “Black” and “African-American” are illegitimate descriptions absent of pre-slavery culture, language and beliefs.

So, who are the 40 million Black descendants of American chattel slaves?

In a post-civil rights America, the pervasive welfare culture, the Black mother-child family with the father either unknown, absent, or if present, incapable of wielding influence in society, has been the reality for millions of Black Americans not rooted in their original cultural heritage.

More than four centuries separate us from the time when the Portuguese brought hundreds of indentured servants from the west coast of Africa to the shores of Spain’s Florida territory. These human “imports” were not “Prefabricated slaves.” No, these industrious, dark, light, and ruddy brown skinned men, women and children were already masters of agriculture, in equatorial, tropical, and grassland climates identical to those of North America’s southern and mid-west regions.

Genealogy involves the tracing of one’s ancestral makeup by using the science of genetics which include geographical and national origin, as well as physiological makeup. So, how is a person’s bloodline or genealogy established? In order to confirm an individual’s genealogical lineage, you have to go through the father. The father’s “Y” DNA or “Y” chromosome is passed down to the male child. At odds with the narrative of “Black Americans” being African, are the reported Y-chromosomal data sets.

DNA haplotypes and haplogroups are cataloged by a sequence of letters and numbers that represent the male origin and the male bloodline of the different nation-groups. All indigenous Africans and the descendants of American slaves are designated as belonging to haplogroup “E”. **But the majority of America’s descendants of slaves possess a different gene which is rare.** It is the haplogroup referred to as **E1b1a**.

On March 7, 2010, the Israeli newspaper Haaretz reported that geneticists from Britain succeeded in proving the Lemba tribe of Zimbabwe and South Africa are of Shemitic origin and unequivocally are the descendants of Abraham, Isaac, Jacob-Israel and King David. In agreement with the comparison of two genetic models for Hebrew Israelite origins, contemporary “Blacks” in America also possess the “Y” chromosome and DNA sequence of the **E1b1a** haplogroup.

From Hebrew-Israelites to U.S. Negro slaves to Black Christians and Muslims

On March 8, 2010, the World Jewish Congress confirmed the Lemba, a tribe of 70,000 to 80,000 members, genetically tested into the haplogroup E1b1a. The Lemba have customs which are similar to Ashkenazi Jewish ones. According to the Lemba’s oral tradition, they are descended from seven Jewish men who left Israel 2,500 years ago and married African women.

As believers in the Torah and Old and New Testaments, both the Lemba and Hebrew-Americans know that the Most High YAHAWAH uses his patrilineal system (Genesis 5:1-2) to identify ethnic nationality. With America’s slave codes, intermixing prohibitions and segregation the Hebrew slaves in the U.S. were able to maintain their genetic structure, biogeographical origin and DNA identity.

According to the Rhineland and Khazarian hypotheses of European Jewry origin, where a mixture of Caucasus and Shemetic are considered ethnically and linguistically distinct, both groups have mutually exclusive descent systems. Rabbinical Ashkenazi and Sephardic Judaism explains the ancestry of Eastern and Central European Jews as emerging from matrilineal descent; kinship is determined based on a line of female relatives traced back to a particular female ancestor.

“This is quite different,” Professor Tudor Parfitt from the University of London told the BBC. “It looks as if the Jewish priesthood continued (matrilineal) in the West by people called Cohen, and in same way it was continued (patrilineal) by the priestly clan of the Lemba.” Although the Lemba and the world at large are aware of their Hebrew-Israelite roots, many persons in the Lemba have converted to Christianity or Islam.

The European Partnership of Prophecy, Church, and State Discovered America

With a hand that could be felt, the Lord opened my mind to the fact that it would be possible to sail from here to the Indies. . . . This was a fire that burned within me who can doubt that this fire was not merely mine, but also of the Holy Spirit. — Christopher Columbus

Historians have written about Columbus’ first voyage to America from many points of view. Most secular historians, however, have placed little emphasis on the most important theme of all—the fact that Columbus was guided by what Catholics and Protestants call the Holy Spirit of God. When Columbus returned from his third voyage in 1500 he felt the need to justify his actions and protect his rights.

Columbus began to compile biblical texts and excerpts from patristic writings and medieval theology in a manuscript known as the Book of Prophecies (Repertorium Columbianum). This collection of his personal writings was designed to support his vision of the discovery of the Indies as an important event in the process of human salvation through Christ Yashiah. His journal gave impetus to European religious and secular institutions to further research the theology outlining the future of mankind.

Spear-headed by the Catholic Church and Europe’s elite class, Portugal, Spain, France, and England formed a competitive union in which to capitalize on Torah prophecy. Their strategic assessment led to the redevelopment of their global strategy. Equipped with Columbus’ divine insight and the threat of Islam’s economic and political force terrorizing their countries, Spain, France, and ultimately, England became extremists in their commitment to the Atlantic Slave Trade: specifically, in trafficking the DNA descendants of Abraham, Isaac, and Jacob-Israel on Africa’s west coast to the “New World.”

What’s at Stake? The United States of America and Modern Day Prophecy

Yes, even without DNA testing, it was common knowledge among Europe’s business elite, specifically Portugal, Spain, France and England, that the human cargo being trafficked from continent to continent were in fact the three southern tribes of Israel; the royal house of Judah, the priestly house of Levi and the house of Benjamin. The profits from the New World skyrocketed and, by betting on “Black” for 400 years, the U.S.A. became a superpower until the end of August 2019.

One of the most enigmatic aspects of the Emancipation of Israelite slaves is that the descendants of these Hebrew-Israelites, who, less than 160 years ago were considered legal property to be bought, sold and owned forever, have never been lawfully admitted for permanent U.S. citizenship/residency. In partisan politics one side will argue that it’s due to “racism,” but in truth, it was never the divine

plan for Hebrew-negroes to integrate into American society. This error of Dr. Martin Luther King Jr. and the Civil Rights movement has caused irrevocable spiritual, mental, emotional, and physical damage to the descendants of America's former slave population. Actor and civil rights activist, Harry Belafonte, shared a conversation he had with Dr. King, midway through the civil rights movement.

According to Harry Belafonte, Dr. King responded, "I've come upon something that disturbs me deeply. We have fought hard and long for integration, as I believe we should have, and I know we will win, **but I have come to believe that we are integrating into a burning house. I'm afraid that America has lost the moral vision she may have had, and I'm afraid that even as we integrate, we are walking into a place that does not understand that this nation needs to be deeply concerned with the plight of the poor and disenfranchised.** Until we (U.S.A.), commit ourselves to ensuring that the underclass is given justice and opportunity, we will continue to perpetuate the anger and violence that tears the soul of this nation. **I fear I am integrating my people into a burning house.**"

African Refugees, U.S. Population Prisoners, or American Political Hostages?

Historically identified as Negroes, Blacks and African-Americans, 40 million Hebrew-Israelites are now popularly viewed as U.S. citizens, despite the 1965 Voting Rights Act only being temporary legislation. For five decades the U.S. Supreme Court has not held it unconstitutional for U.S. state governments to legally exercise the power to restrict the registration and voting of 40 million Black-Hebrew-Israelite "citizens". Which begs the question, have U.S. politicians and Protestant clergy purposely ignored this elephant in the room, our original Hebrew-Israelite nationality, for 57 years?

In **1970**, Congress recognized the continuing need for the special provisions of the Voting Rights Act, which were due to expire that year, and renewed them for another five years. In **1975**, the special provisions of the Voting Rights Act were extended for another seven years, and were broadened to address voting discrimination against members of "language minority groups."

During President George W. Bush's administration, The Voting Rights Act Reauthorization And Amendments Act Of **2006** extended this special renewal for "Black" Hebrew-American voters until **2031**. Before 40 million Black Americans subject themselves to another "Special Provisions" vote in nine years, 13 million of us with high genetic similarity to the ancient Hebrew-Israelites will forge our present-future by disentangling ourselves from this failed American experiment of integration.

On September 10, 2019, members of the U.S. Congress commemorated the 400th anniversary of the first-recorded arrival of Hebrew-Israelite people to serve the English controlled United States as slaves.

The Israelite slaves who began serving their 400-years sentence in the Florida-Spanish territory (1560) remained on their 400 years-clock, while the Israelite slaves under the new 1619 Anglo-American management served a concurrent 400-years sentence set to end in 2019. Shortly thereafter, in the fourth quarter of 2019, the Genesis 15:13-14 judgment commenced.

Regardless of the misinformation and the Covid-19 conspiracy theories that have proliferated during the global pandemic, the EU crisis, the Russia/Ukraine war and America's present administration's hard-to-believe self-sabotage, are geopolitical events fulfilling the 2 Esdras 6:9-29 "end of Esau's age" prophecy, as recorded in the 1611 King James Bible. The steady disintegration of economies and institutions worldwide is a real-world judgment on all parties who benefited from the Atlantic Slave Trade.

The U.S. Legacy of Education Virtually Ruins White American Futures

The Exodus Decree will provide world citizens a unique opportunity to recover from the ignorance of their European, Asian and African ancestors whose educational and social systems have presently placed them on the wrong side of this historical crossroads.

Beginning in the 13 colonies up until the 1830's when Horace Mann, a Massachusetts legislator and the state's board of education secretary, began to advocate for the creation of public schools, U.S.A. education was random, disorganized at best. Many children (primarily white children in the north and south) were excluded from instruction on the basis of income, ethnicity, gender and geographic location.

The American perspectives of the 20th and 21st centuries were both influenced and sustained more so by the habits, customs, and traditions of the dominant, patriarchal 18th and 19th centuries and not world history and data-driven science.

According to U.S. Civil War expert Al Mackey, "In 1860, 1% of white southern families owned 200 or more human beings, but in states of the Confederacy, at least 20% owned at least one and in MS and SC ran as high as 50%." Even if these numbers are not 100% accurate, we can ascertain that the great mass of free White Americans were not educated enough to classify and/or identify the U.S. chattel slaves' ethnicity or nationality. The permanence and strength of colonial America's customs, traditions and habits are nowhere more evident than in today's 21st century identity politics.

The often shouted "It's the White Man's Fault" or "It's the system of White Supremacy", as being the end-all and be-all reasons behind the nationwide displacement, police brutality, and socio-economic war against the descendants of the Hebrew-Israelite slaves, is a denial of what truly and accurately led the Israelites in the diaspora to fall under the power of Europe's elite class. The crucifixion, the execution, the murder, and the betrayal of our Messiah, King Yashiah, at the hands and oaths of the Israelite religious and political parties is the sole reason behind our 400-years of incarceration and destruction in the U.S. and abroad.

American citizens, federal and state government officials, their family members, and other persons who exercised prejudice and other forms of unethical and immoral actions must now decide whether or not to accept or refuse this prophetic transition that is already underway.

The casual dismissal or outright refusal of this Exodus decree on any grounds shall have no effect on the transition process. This communication is to give individual citizens an opportunity to remove themselves from the legacy of western civilization's ignorance before the Most High YAHAWAH's final divine judgment on the United States, EU, United Nations and WEF is handed down.

Imagine how differently U.S. society would look if the Founding Fathers and subsequent U.S. leaders in both the North and South had not limited their scope of governing to power and money. Without the massive influx of Israelites to work as slaves, to fight as U.S. soldiers, and ultimately to be the nation's cash-cow of spiritual blessings, the U.S., the city on a hill, would have been defined within the context of the European community and not as a nation of Christian American Exceptionalism. The important thing to see is, in striving to be great, the U.S. has followed the pattern of fallen empires.

A SHORT OVERVIEW TO UNDERSTANDING U.S. HISTORY FROM AN ISRAELITE POINT OF VIEW

The persons referred to as the Sovereign Israelite Kingdom are the surviving descendants of slaves the U.S. Constitution included in the three-fifths compromise. President James Monroe's 1823 annual message to Congress contained the Monroe Doctrine, which warned European powers not to interfere in the affairs of the Western Hemisphere. Understandably, in 2022, three years after the 2019 400th Anniversary of U.S. slavery, the U.S. government must renegotiate its relationship with the American descendants of Slavery. This Is Our Exodus Decree.

The Emancipation Proclamation

U.S. President Abraham Lincoln issued the Emancipation Proclamation on January 1, 1863. The proclamation declared "that all persons held as slaves" within the rebellious states "are, and henceforward shall be free."

Despite the wording, the Emancipation Proclamation was limited. It applied only to states that had seceded from the United States, *leaving slavery untouched in the loyal border states*. It exempted parts of the Confederacy that had already come under Northern control.

The Emancipation Proclamation did not end slavery in the nation, but it certainly transformed the character of the civil war. Although the Proclamation announced the acceptance of black men into the Union Army and Navy, enabling the liberated to become liberators, the racial-divide persists because the majority of Americans do not know who "Black" Americans are nor the nations from which they were taken.

The First Wave: American Slavery Begins in Florida's Spanish Territory 1560 - 1565

The transportation of slaves brought to the West occurred in waves. By the mid-16th century, Portugal had brought large numbers of African slaves to Europe and Brazil. When the phylogenetic approach was used, it became possible to infer the phylogeographic origin of many lineages. This data contradicted previous studies indicating the slaves were of one African origin.

Large proportion of haplogroups identified: A.) L1b1 B.) L1c3 C.) L2a1 d.) L3d1

The Hebrew men, women and children who arrived in the Spanish territory of Florida as indentured servants, who aided in the building of St. Augustine, North America's first colony (1565), willingly left west Africa to fulfill their 400 years of servitude debt as recorded in Genesis 15:13-14. They, like tens of millions of their "Black" American descendants, belong to haplogroup E1b1a.

English Skin In The Game of Thrones

1619 - In the Gulf of Mexico, English pirates seized African slaves from a Portuguese slave ship. The pirates sailed to Point Comfort, Virginia where they sold the Angolan slaves to colonists in Virginia who needed "FREE" labor.

1965 Civil Rights Voting Act Marks the First Wave Exodus After 400 yrs.

This act signed into law on August 6, 1965, by President Lyndon Johnson was to enforce the 15th Amendment, enacted in 1870. In retrospect, it can be seen that the 13th, 14th, 15th amendments, as well as the Civil Rights Acts were in reality only steps towards the summer of 2019 when the E1b1a descendants of Abraham, Isaac and Jacob-Israel would be released from their divinely instituted, four-hundred year punishment. Genesis 15:13-14 1565 - 1965

2019 Marks the 400th Anniversary of Anglo-American Rule Over the Israelites.

In July 2019, the Speaker of the US House of Representatives, Nancy Pelosi, travelled to West Africa and spoke to the Ghana Parliament during the events marking 400 years since the first enslaved Africans arrived in "ENGLISH" America. Genesis 15:13-14 1619 - 2019

PREAMBLE

THE UNITED STATES OF AMERICA AND THE UNITED NATIONS COMMUNITY

AND

THE ROYAL HOUSE OF YEHUDA AND THE SOVEREIGN ISRAELITE KINGDOM,

CONSIDERING that on July 27, 2006, U.S. President George W. Bush became the fourth president to extend the temporary special provisions for Negroes (i.e., Black, African-American, Hebrew Israelites) included in Section 5 of the Voting Rights Act of 1965, a 25-year extension that ends on July 27, 2031, the Crown Prince of Yehuda Israel by His Majesty King Yashiah ben YAHAWAH's sovereign command to leave the Babylonian system of government at the conclusion of the Israelites 400 years of enslavement (August 2019), notifies the United States of America (USA), the United Nations (UN) and the International Court of Justice (ICJ) of its intention to withdraw from the United States of America, in accordance with Genesis 15: 13-14, by virtue of Section 1 of the 15th Amendment, as the special voting provisions show strong evidence of U.S. nationality, but not U.S. citizenship, which applies to Section 1 of the 13th Amendment,

DECIDING to set the arrangements for the withdrawal of the Sovereign Israelite Kingdom from the United States and the United Nations, taking account of the framework of their future relationship,

NOTING the Torah guidelines of the Exodus record chapters 5 through 15, the reiteration of Hebrew Israelite Law, Deuteronomy chapter 30 and Jeremiah 23:1-8, provided by the God of Abraham, Isaac and Jacob-Israel is to ease the transition of the arrangements for the withdrawal of the Sovereign Israelite Kingdom from the U.S.A. and the U.N.,

RECALLING that the U.S. Congress, July 4, 1776 determined to 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, The majority of federal crimes are governed by the five-year statute of limitations, For the past three years, (2020-2022) the U.S. federal and state governments have insisted on operating in an outdated social framework where, despite years of technological, intellectual and scientific advancements, individuals, agencies and branches of government willfully violated the 1998 Identity Theft and Assumption Deterrence Act, in their willingness to unlawfully deny and obstruct every attempt for "Black" Americans to be

legally identified as the E1b1a haplogroup, the DNA descendants of Abraham, Isaac and Jacob-Israel,

STRESSING that Identity Theft and Assumption Deterrence Act as amended by Public Law 105-318, 112 Stat. 3007 (Oct. 30, 1998) *"(7) knowingly transfers or uses, without lawful authority, a means of identification of another person with the intent to commit, or to aid or abet, any unlawful activity that constitutes a violation of Federal law, or that constitutes a felony under any applicable State or local law;"* potentially fosters borderline personality disorder (BPD) or emotional instability, creates identity crisis for tens of millions of people who cannot ascertain their role in society, affecting their ability to cognitively embrace their covenant responsibilities to their King and Creator Yashiah ben YAHAWAH,

RECOGNIZING that as a member state of the United Nations, it is the U.S. federal government's duty to support the UN Human Rights year-long campaign to promote and recognize the 75th anniversary of the Universal Declaration of Human Rights (UDHR 75) being celebrated on December 23, 2023. The FBI's FOIA Library contains files of historical value, including record's of former FBI J. Edgar Hoover's Counterintelligence Program (COINTELPRO) and, when critiqued, forces a sociological rethinking of the accepted whitewashed version of the "Afro-American" slave experience in America,

CONSIDERING that the Freedom of Information and Privacy Acts provides files never before released to the public, we can now review the contents of the Federal Bureau of Investigation's Black Extremist file, Number 100-4480006 from March 4, 1968, which lists the long range goals of the war against "Black" Americans, now confirming our Hebrew ethnicity and Israelite nationality, provides legal proof of the collective American agenda, where the Christian majority, citizens, educators, economic operators, judicial and administrative authorities silently consented in the FBI's dangerous war against the E1b1a haplogroup "Negroes" who, according to DNA tests and the Holy Bible, are the Children of Israel. The religious language of FBI Director J. Edgar Hoover is a tell-tale sign of the United States of America's Intelligence Community knowing the "Negro" true ethnic and national identity,

Prevent the RISE OF A "MESSIAH" who could unify, and electrify, the militant black nationalist movement. Malcolm X might have been such a "messiah", he is the martyr of the movement today. Martin Luther King, Stokely Carmichael and Elijah Muhammed all aspire to this position. Elijah Muhammed is less of a threat because of his age. King could be a very real contender for this position should he abandon his supposed "obedience" to "white" liberal doctrine of (nonviolence) and EMBRACE BLACK NATIONALISM. Carmichael has the necessary charisma to be a real threat in this way.

RECALLING that the United States, as an advocate of justice, should not have let this happen, but the misuse of the justice system or any unreasonable action by FBI, CIA, and law enforcement agencies has

become commonplace in U.S. society as the documented history of misconduct, inappropriate, and illegal behavior of these state actors have so often resulted in civil rights' violations of millions of White Americans, not to mention the rights of other U.S. citizens and residents, The following examples demonstrate the systematic bias of U.S. law enforcement against Hebrew-Americans, the unwarranted U.S. government policies against the same Hebrew descendants of U.S. slaves, as well as the ingrained behavior of U.S. government employees against White Americans,

RECALLING that the now declassified MEMORANDUM FOR THE SECRETARY OF DEFENSE, Subject: The Justification for U.S. Military Intervention in Cuba, Date: March 13, 1962, submitted by Joint Chiefs Of Staff Chairman L.L. Limnitzer, was a proposed false flag operation against American Citizens called Operation Northwoods, but was rejected by then U.S. President John F. Kennedy,

RECALLING that after leaving the CIA in 1971, former CIA operative Edwin P. Wilson was asked by the CIA to ingratiate himself with the Libyan government and that he did so by posing as a rich American business man who then set up front companies abroad where he shipped 20 tons of C-4 explosives to his Libyan contacts. According to a 2004 Washington Post article, while in the arms-trading business, Edwin P. Wilson entertained U.S. generals, U.S. congressmen, and CIA officials at his sprawling Virginia estate. In 1983 he was convicted for shipping these arms to Libya. After serving 22 years in prison, mostly in solitary confinement, the former CIA operative Edwin P. Wilson's conviction was overturned and he was released in 2004,

ACKNOWLEDGING that in November 2021, in New York City, a state court judge dismissed the first degree murder convictions of two men who each served more than 20 years in prison for the killing of Malcolm X, one of the wrongfully convicted men wasn't even alive to hear the U.S. government apologize. Manhattan district attorney, Cyrus R. Vance Jr., offered an apology on behalf of law enforcement in which he stated, "failed the families of the two men"; A 22-month investigation revealed that the prosecutors, the New York Police Department and the FBI withheld evidence that would likely have led to the two men's acquittal FIFTY-SIX years ago; Once again, not abiding by the law, both U.S. federal and state law enforcement agencies show a strong predisposition towards killing, arresting, and incarcerating Black-Israelite Americans,

ACKNOWLEDGING further that the FBI's involvement requires the U.S. government's permission, the United States' partisan system has, since then, made declarations and set out frameworks to continue

FBI director J. Edgar Hoover's mission to prevent the rise of a "BLACK-ISRAELITE MESSIAH"; In 1981, according to Time magazine, cocaine was the drug of the middle class (i.e., White Americans); "We see coke sales in suburbs, in recreational centers and in national parks. It is an unrecognized tornado," a former Drug Enforcement Agency administrator said,

CONSIDERING that on Wednesday, October 23, 1996, U.S. Senate Select Committee On Intelligence met at 11:35 am in room SH-216, Hart Senate Office Building, where the Honorable Arlen Specter presided over the hearings involving the allegations of the CIA's involvement in the U.S. drug sales to finance the Contras in the Nicaraguan war. THE ALLEGATIONS OF A CENTRAL INTELLIGENCE AGENCY CONNECTION TO THE CRACK COCAINE EPIDEMIC IN THE BLACK-ISRAELITE COMMUNITY points to a popular trend in U.S. policy towards the descendants of former Negro-Israelite slaves working in North America,

RECALLING that the statement of Jack A. Blum, Former Special Counsel, Subcommittee On Terrorism, Narcotics and International Operations, Senate Foreign Relations Committee is under oath,

...So I submit that what went on led to the profit of people in the Contra Movement, not to supporting a war that we were trying to advance.

Now, having said that we have to go back to what is true. What is true is the policymakers absolutely closed their eyes to the criminal behavior of our allies and supporters in that war. The policymakers ignored their drug dealing, their stealing, and their HUMAN RIGHTS VIOLATIONS. The policymakers– and I STRESS policymakers– allowed them to compensate themselves for helping us in that war by remaining silent in the face of their impropriety and by quietly UNDERCUTTING law enforcement and HUMAN RIGHTS agencies that might have caused them difficulty. We knew about the West Coast cocaine trade and Contras.

RECOGNIZING that the Blood Curse, as recorded in the New Testament of Matthew chapter 27:24-25, doesn't exonerate the U.S. of its crimes against Black-Israelite slaves and their descendants, but the testament does provide the U.S. with a legal defense against the secularly manufactured, not divinely mandated, "You Owe Us Reparations" agenda being touted by non-Israelite persons who, although descendants of U.S. slaves, have no vested interest in the Sovereign Israelite Kingdom's Torah withdrawal mandate,

ACKNOWLEDGING that the Violent Crime Control and Law Enforcement Act of 1994, commonly known as the crime bill, sponsored by Joe Biden, congressman James Clyburn and members of the Congressional Black Caucus 28 years ago, is credited with extending tough-on-crime policies that overly criminalized Black-Israelite Americans by creating huge disparities in sentencing crack cocaine (Black-Israelites sellers) and powder cocaine (White American sellers) 100:1; The damage had been

done and the effects continue to this day,

RECOGNIZING that in the Harvard Study Measuring Crack Cocaine and Its Impact, by Roland G. Fryer, Jr. Harvard University Society of Fellows and NBER , the racial disparities reveal the crack cocaine war's uneven toll, Following the passage of stiffer penalties for crack cocaine and other drugs, the Black incarceration rate in America exploded from about 600 per 100,000 people in 1970 to 1,808 in 2000, In the same timespan, the rate for the Latino population grew from 208 per 100,000 people to 615, while the white incarceration rate grew from 103 per 100,000 people to 242,

STRESSING that a thorough examination of the historical and present day trends of the FBI, CIA, and U.S. lawmakers reveals a concerted attempt to continue the Master/Slave, Dominant/Submissive, Controller/Dependent status quo between White American and Black-Israelite Americans by ignoring the fundamental relationship between the negative impact involving both individual identity theft and group displacement,

CONSIDERING that prior to 1998, crimes that would now be considered identity theft were charged under "false personation" statutes, which go back to the late 19th century; False personation can be defined as "the crime of falsely assuming the identity of another to gain a benefit or avoid an expense"; When Congress passed the Identity Theft and Assumption Deterrence Act of 1998, identity theft was officially listed as a federal crime,

ACKNOWLEDGING that the Act strengthened the criminal laws governing identity theft; specifically, it amended 18 U.S.C. § 1028 ("Fraud and related activity in connection with identification documents") to make it a federal crime to knowingly transfer or use, without lawful authority, a means of identification of another person with the intent to commit, or to aid or abet, any unlawful activity that constitutes a violation of Federal law, or that constitutes a felony under any applicable State or local law, that to guarantee the correct interpretation and application of this decree and compliance with the obligations under this Agreement, it is essential to establish dispute-settlement and enforcement rules that fully respect the autonomy of the U.S.A., the Crown Prince of Yehuda and the Sovereign Israelite Kingdom's status with King Yashiah ben YAHAWAH as head of state,

NOTING that the aforementioned U.S. government employees and agencies have been able to run these sordid operations for so long precisely because they are the latest incarnation of an ancient, more extensive operation that began between 1300 and 1250 BC when Moses ben Amram led the Children of Israel out of Egypt, Africa, as detailed in the Pentateuch's book of Exodus,

UNDERLINING that, as “leader of the free world”, the United States of America’s spiritual, political, and legal relationship with 13 million Black-Israelite Americans plays a key role in the economies of both their global allies and their competitors. Unfortunately, the former UN Secretary-General Kofi Annan’s idea that the public-private partnership of the United Nations is key to ensuring a better future has actively misled U.N. member states into an entanglement with the United States, spiritually tying them to America’s past and present organized crimes against the E1b1a Children of Israel in the U.S. and abroad,

ACKNOWLEDGING further that the failure of the unprecedented sanctions put on Russia by the U.S. and EU, the catastrophic side effects of the COVID vaccines, the EXCESS COVID deaths, killing more people than during the pandemic when vaccines were unavailable, (According to Epidemiologist Veena Raleigh, The King’s Fund, www.telegraph.co.uk/news), The 2020 global pandemic parallels the Event 201 high-level pandemic exercise of October 18, 2019 held in New York, NY, This offers a frightening window into what lies ahead in 2023, the Dark Winter exercise held at Andrews AFB, Washington, DC June 22-23 2001, the Atlantic Storm exercise convened on January 14, 2005 by the Center for Biosecurity of the University of Pittsburg Medical Center, the Center for Transatlantic Relations of the Johns Hopkins University and the Transatlantic Biosecurity Network, and the Catastrophic Contagion exercise at the Grand Challenges Annual Meeting in Brussels, Belgium held on October 23, 2022 will all manifest themselves in real time as a result of the Deuteronomy 28:15-68 curses having been transferred from the Black-Israelites in the U.S. (2019) to U.S. all allies and other world nations. The Hebrew Bible prophecies of judgment are presently upon the global community,

RESOLVED that with this Decree, the oversight of the International Court of Justice, the office of the Crown Prince of Yehuda, Israel, the central government of the United States, and the United Nations community, can explore the exceptional incriminating evidence that would cause a reasonable person to believe immediate action is required, apply protective measures of the outlined paradigm, take all necessary steps to begin as soon as possible the formal Political Declaration, and force of this the Exodus Decree, taking into account the most recent historical and genetic data available, ensuring that an orderly withdrawal can be achieved before 2024, without the office of the Crown Prince of Yehuda, Israel filing a valid claim of aggravated assault against the U.S. government for interfering with the prerogatives of a foreign sovereign and the necessary Exodus Decree remedy for the citizens of King Yashiah’s Sovereign Israelite Kingdom.

The Arrangement to be finalized with the Competent Authority of C.P.O.Y.I. Mikell

The time limit set out for contact is at 6pm EST on Passover, Wednesday, April 5, 2023