



ALLODIUM MOORISH PRAEDIUM ANTE GEORGIA

Series: 0001

House of Dalil Aziz

Bill Number: 822.004

A BILL TO BE ENTITLED

‘No Mandates Imposed Upon Moorish State Nationals’

BE IT ENACTED BY THE DALIL AZIZ HERE ASSEMBLED THAT:

SECTION 1. In accordance with our own Constitution, the ‘Law of Sankofa’, one of the 42 Declarations of Maat/Innocence stand as the Foundation of our Spiritual, Cultural, and Social Development. Number 22 of the 42 Declarations of Maat/Innocence, states “Not have I polluted myself (Mind, Body, Spirit)”. Our Common Law principles forbid the use of any foreign substances, such as experimental technologies, vaccines, synthetic drugs, **inter alia**, masquerading as a form of preventative medicines.

Accordingly, the United Nations Rights of Indigenous Peoples and the ‘OAS’ (Organization of American States) in like manner, we have adopted legislation forbidding forced assimilation of the Indigenous peoples of the Americas. Along

with our Sovereign State: **Allodium Moorish Praedium Ante Georgia**. We have acceded to these treaties. Additionally, in accordance with the observance of Treaties ‘Pacta Sunt Servanda”, every Treaty in force is binding upon the parties to it, and must be performed by them in good faith in pursuance to the Vienna Convention of the Laws of Treaties 1969, Article 26.

SECTION 2. Many people worldwide have become ill, and some have even died as a result of injecting elicited experimental technologies into their body. Grave harm has been caused by this new technology. Mandates were issued, and many more people have lost their livelihood as a result. Mandates which are against the Constitution of the international organization, commonly known as the ‘United States’, in addition to our Constitution, the ‘*Law of Sankofa*’.

Recently, mainstream media has begun to shed light, on the deceitful tactics employed by the United States Inc. regarding many of its policies and procedures. Being in opposition to the wellbeing of its citizens, subjects, and proteges. If any of its citizens wish to abide by their policies and procedures, they are well within their right. However, they are entitled to have informed consent before doing so, and they should be aware of the US Supreme Court’s ruling of June 13, 2013. *Pathology v. Myriad Genetics Inc.* The Supreme Court ruled that human DNA could not be patented, because it was “A Product of Nature”. However, at the end of the decision, the Supreme Court ruled that if a Human genome is modified by mRNA vaccines (which are currently in use), then the genome can be patented. This means that everyone who has received the “vaccine” is now technically “patented”. **Some(thing) that is patented is “proprietary” and will be included in the definition of “transhuman”.** To expand on section 33 of our Constitution, our Inalienable rights; The Rights of Informed

Consent. Every man and woman have the right of informed consent. Thus, no mandates need to be applied.

SECTION 3. By Divine Law, International Law, Common Law, and Mother/Father Gods Law, we the Indigenous, Autochthonous, Original Peoples of the world and abiding under the State of **Allodium Moorish Praedium Ante Georgia**, shall never require, nor subject any man or woman, whatsoever, to any Mandates of any kind for any reason.

Our Constitution upholds Natures Law and Gods Law, Thus, No Artificial remedies are needed nor any man-made laws to enforce them.

This Bill was submitted by:

Ashirah Maa't Tutim Bey
DALIL AZIZ (Matriarchal Council)