
The Corona Scandal - Michael O’Bernicia is Suing UK Parliament for covid-19 fraud, treason and genocide - 12 november 2020

IMPORTANT! WHO, Governments and Centers of Disease Control are being sued for fraud and damages

Scientists - Prof Michel Chossudovsky, The "Numbers Game", how statistics and “estimates” are used by politicians to justify the closure of the national economy and the derogation of fundamental civil rights. Joshua Mitteldorf, Ph.D: "Never before 2020 have so few people with so little scientific credentials claimed to speak for the scientific community as a whole; and never has the public been asked to modify our daily lives and sacrifice our livelihoods on such a scale"

Prof Michel Chossudovsky, an award-winning author, Professor of Economics at the University of Ottawa, Founder and Director of the Centre for Research on Globalization (CRG) calls it the “Numbers Game”. How statistics and “estimates” are used by politicians to justify the closure of the national economy and the derogation of fundamental civil rights. What’s the Big Lie? SARS-CoV-2 is NOT A “KILLER VIRUS”. The fear campaign has no scientific basis. The standard RT-PCR test used to “detect” the insidious Virus, “can not identify the Virus”.

Joshua Mitteldorf, Ph.D, who studies aging from an evolutionary perspective, using computer modeling and statistics: “Never before 2020 have so few people with so little scientific credentials claimed to speak for the scientific community as a whole; and never has the public been asked to modify our daily lives and sacrifice our livelihoods on such a scale”, Josh Mitteldorf, Ph.D. - Here is a list of false claims pushed on us by a small clique is far from complete. The inducement of fear and panic is the primary strategy for getting people to go along with the imposition of such monumental changes in our lives. The task of arousing fear is performed by a compliant media that 24/7 exaggerates the severity of COVID-19 while predicting more terrible calamities to come

The Medias silence and the Governments power - Bill Gates Buys Media to Control the Messaging, he funds a large part of the mainstream media and also an army of independent fact checkers which use their fact-checking platforms to "silence detractors", critical reporting about the Gates Foundation is rare. - The response to the pandemic has resulted in unprecedented expansion of government power. Despite global death rates peaking last April and immunity building even without a vaccine, authoritarian leaders are clinging to their recently acquired powers. No doubt they view individual freedom as an optional extra not an inalienable right and want their new powers to become a normal part of governing. - Snowden: Governments are using Covid-19 to “monitor us like never before”, we have seen this movie before, government over-hypes a threat as an excuse to grab more of our freedoms, when the “threat” is over, however, they never give us our freedoms back. - A Dangerous Plan: THE GREAT RESET & World Economic Forum

Bill Gates Buys Media to Control the Messaging - Gates funds a large part of the mainstream media and also an army of independent fact checkers which use their fact-checking platforms to "silence detractors". Critical reporting about the Gates Foundation is rare. The Gates’s have holdings in companies that hurt people his foundation claims to help, like industries linked to child labor. Lead reporter Charles Piller, says, “They were unwilling to answer questions and pretty much refused to respond in any sort of way...” - Gates’s global health funding has steered the world’s aid agenda toward Gates’ personal goals (vaccines and GMO crops) and away from issues such as emergency preparedness to respond to disease outbreaks, like the Ebola crisis

Reporters Without Borders (RSF) - Coronavirus pandemic amplifies press freedom threats - The response to the pandemic has resulted in unprecedented expansion of government power. Advocates of small government worry that the state will be reluctant to give up that power once the crisis is over, as has often been the case historically. The response to the pandemic has resulted in unprecedented expansion of government power. Reporters Without Borders has claimed that 38 countries have restricted freedom of the press as a result

Whistleblower Edward Snowden about the coronavirus situation - Governments are using Covid-19 to “monitor us like never before”. We have seen this movie before, government over-hypes a threat as an excuse to grab more of our freedoms, when the “threat” is over, however, they never give us our freedoms back.

Independent journalists - A Dangerous Plan: THE GREAT RESET & World Economic Forum - A Look at the Fascist Agenda Behind the 'Great Reset' and the WEF's Reboot Propaganda - A lasting side-effect of Covid-19 is the universal growth of state power. Despite global death rates peaking last April and immunity building even without a vaccine, authoritarian leaders are clinging to their recently acquired powers. No doubt they view individual freedom as an optional extra not an inalienable right and want their new powers to become a normal part of governing

WHO, Governments and Centers of Disease Control sued for fraud and damages

Lawyers suing the promoters of the corona panic for Crimes Against Humanity, the grim figures from health officials as "the biggest lie this century". Individuals and groups in different countries are suing their Governments and Centers of Disease Control for fraud and damages. They accuse the WHO, mainstream media and the government of spreading false alarm during the covid-19 pandemic.

- Robert F. Kennedy Jr, lawyer, son of Robert F. Kennedy and nephew of former president John F. Kennedy - "covid-19 pandemic is a crisis of convenience that is destroying the middle class, impoverishing us all, and it is making the powerful elite even more powerful. An illegal 'lockdown' deprived us all of our Democracy, Human Rights and Freedoms".

- The People's Brexit, British solicitors and legal researchers - "We have now established that The Coronavirus Act 2020 is null and void, by virtue of the fact that it is not legally, medically or scientifically recognised as a disease or virus it cannot be legislated against, and this makes the whole Act null and void". "The Corona Rules are "extreme, unwarranted and unjustified" responses to the pandemic were "not scientific, nor medically-based, nor proven".
- Canadian constitutional lawyer, Rocco Galati - suing prime minister of Canada, Canada's Chief Medical Officer Dr. Theresa Tam, and many more: The lawsuits seeks several official declarations from the courts that pandemic measures are neither scientific nor medically-based, that they are extreme, irrational, and unwarranted, and that they breach multiple sections of our Charter of Rights and Freedoms
- German lawyer Reiner Fuellmich - suing the promoters of the corona panic for Crimes Against Humanity: the leader of the WHO, the inventor/adjuster of the PCR test used to measure corona, and the German leader of Center for Disease Control - These scandalous corona facts, are the very same facts that will soon be proven to be true, either in one court of law or in many courts of law, all over the world. These are the facts that will pull the masks off the faces of all those responsible for these crimes.

Observe the facts, before you come to interpretations, because if your facts are wrong, then your interpretations will be wrong.

IMPORTANT CASE FROM THE UK: Michael O'Bernicia is suing the UK Parliament for covid fraud, treason and genocide

Who is Michael O'Bernicia - Comedian, Filmmaker, Blogger, Philosopher & Bankster-Busting Nemesis of the Rigged System - Michael worked from 2009-2018 as coproducer-writer-director-editor of The Great British Mortgage Swindle, a documentary feature about institutionalised mortgage fraud and the genocide of eviction. Insolvent banks were lending money they didn't have, solicitors were giving illegal advice; whilst the police were violently enforcing the selective application of the law. The documentary was a call to action rallied thousands from all over Britain, in support of the mavericks who took on the might of the banks, armed with nothing except the facts

Michael O'Bernicia - Critically Acclaimed Comedian, Playwright & Filmmaker, Blacklisted 'Potential Subversive', Revisionist Historian, Recalcitrant Philosopher, Bankster-Busting Nemesis of the Rigged System. The Bernician went on to draft the first legal argument by a lay advocate to be established as a point of UK law; as well as creating and publishing free online content that has had more than 1,000,000 downloads; whilst co-producing, editing and directing his second feature film, The Great British Mortgage Swindle.

The Great British Mortgage Swindle is a coruscating documentary feature about institutionalised mortgage fraud and the genocide of eviction. In the wake of the US sub-prime mortgage crisis, the UK housing market collapsed, the reality of which was much more shocking than the public ever imagined. Insolvent banks were lending money they didn't have; mortgage fraud had been common practice for decades; conveyancing solicitors were giving illegal advice; whilst the police were violently enforcing the selective application of the law. Then, when all seemed lost, a call to action rallied thousands from all over Britain, in support of the mavericks who took on the might of the banks, armed with nothing except the facts. Michael worked from 2009-2018 as coproducer-writer-director-editor of The Great British Mortgage Swindle. The film was finally completed in October 2018 and was released in the UK on 10/11/2018. After gaining almost two hundred 5 star reviews, The Great British Mortgage Swindle was one of the highest rated independent British films released on Amazon.co.uk in 2019.

The Great British Mortgage Swindle - <https://www.thegreatbritishmortgageswindle.net>

Michael O'Bernicia is suing UK Parliament for covid fraud - I have a 100% track record in nailing fraud to the masts of the rigged system because I am prepared to use their language [legalese] to argue Common Law maxims that few in the legal professions would ever contemplate. When I allege fraud, I only ever do so when there is evidence that fraud has been committed and I can therefore always prove it in a court of law, whenever that is required.

Whatever trolls, tools and fools might claim to the contrary, I have a 100% track record in nailing fraud to the masts of the rigged system because I am prepared to use their language [legalese] to argue Common Law maxims that few in the legal professions would ever contemplate. For those who don't know, without spending a penny on legal fees, I've discharged fraudulent claims by a film sales company, a car franchise, a travel agent, two utilities companies, three major credit card companies, dozens of debt collection agencies and legal services companies, five councils, the DVLA, the police, HMRC, the Registrar of Births and two of the cartel's protected banks, almost all of which has been well documented on various web platforms over the past twelve years [including this blog].

Whilst the vast majority of those disputes were settled in accordance with the Common Law, without once going before a judge, I have also proven fraud in the Magistrates, County and High Courts, as well as in Property Chamber and Land Registry applications. In other words, when I allege fraud, I only ever do so when there is evidence that fraud has been committed and I can therefore always prove it in a court of law, whenever that is required. Which is the reason why the arrogant cowards and thieves who defame my character and my work on social media, fraudulently claiming credit for the remedies I invented and gave away for free, always do so behind my back. Nevertheless, with that proven track record in mind, here is a brief summary of the elements of the genocidal pandemic fraud we are all witnesses to.

Michael O'Bernicia is Suing UK Parliament for covid fraud. Michael wrote that Coronavirus Bill was Unconstitutional, and was preparing a Class Action to strike out the treacherous

24th March 2020 - Coronavirus No Longer Considered HCID (High Consequence Infectious Disease) In the UK - As of 19 March 2020, COVID-19 is no longer considered to be a high consequence infectious diseases (HCID) in the UK. The 4 nations public health HCID group made an interim recommendation in January 2020 to classify COVID-19 as an HCID. This was based on consideration of the UK HCID criteria about the virus and the disease with information available during the early stages of the outbreak. Now that more is known

about COVID-19, the public health bodies in the UK have reviewed the most up to date information about COVID-19 against the UK HCID criteria. They have determined that several features have now changed; in particular, more information is available about mortality rates (low overall), and there is now greater clinical awareness and a specific and sensitive laboratory test, the availability of which continues to increase. The Advisory Committee on Dangerous Pathogens (ACDP) is also of the opinion that COVID-19 should no longer be classified as an HCID.

Michael O'Bernicia wrote that Coronavirus Bill was Unconstitutional, and was preparing a Class Action to strike out the treacherous "Coronavirus Bill". He also wrote an Open Letter To Boris Johnson, "strike out the tyrannous Bill or The People will". In May Grand Jury finds prima facie evidence of "pandemic fraud", and Michael wrote: Scamdemic, Mathematical Evidence of Pandemic Fraud.

We are moving towards COVID-1984, A Dystopian Future We Must Act Now To Prevent. Time To Remove Big Pharma From Government. The Antidote To COVID-1984 Is Magna Carta 2020 – A New Declaration of Rights. A Time For Totalitarian Non-Compliance & Non-Violent Direct Action

Elements of Genocidal Pandemic Fraud

- 1. Imperial College, Jenner Institute, Oxford University, BBC and UK government materially gained when they received substantial funds from Bill Gates, prior to COVID-1984 beginning on 23/03/2020.
- 2. The parties involved then conspired with the Gates controlled WHO to cause the People to rely upon a series of entirely dishonest statements, made by the UK government to justify the lockdown.
- 3. The reliance upon those false statements has already caused many tens of thousands of unnecessary deaths, destroyed the economy and caused untold misery, distress and fear, as well as procured unaccountable totalitarian power for the UK government.
- 4. The government is partnering with and funding Gates controlled GAVI, the openly stated objective of which is to vaxxterminate the entire world.
- 5. The secretary of state for health is the owner of Porton Biopharma Limited, a company dedicated to making profits for the government from pharmaceuticals, including vaccines.
- 6. One hundred million brand new, untested, DNA altering vaccines have reportedly been ordered by Porton Biopharma, from Oxford University's development partner, AstraZeneca, in partnership with Gates controlled GSK.
- 7. All of the conspiring parties have been indemnified against all claims of vaxxtermination injury, including death, even if vaccines are forcibly administered without consent. The government is, however, offering to pay compensation for vaccine injury from tax-payer's money.

30th September 2020 - Notice of Intended Private Criminal Prosecution - MP's Served Notice of Private Criminal Prosecution For Pandemic Fraud

30th September 2020 MP's Served Notice of Private Criminal Prosecution For Pandemic Fraud. Here lies the Notice of Intended Private Criminal Prosecution, which was served upon every serving MP by email this morning, for and on behalf of the British people.

Dear Sirs, You are hereby served notice that it is my intention to lay information in a Private Criminal Prosecution against yourselves, alleging that the following crimes have been committed against the British people:

- 1. Section 2 of the Fraud Act 2006 has been repeatedly breached in the enactment of the Coronavirus Act 2020 [the CV Act] – an act which was founded upon a series of dishonest statements relied upon by every serving MP. Namely:
 - a. That there was a genuine public health emergency, which justified the draconian measures taken.
 - b. That there was a legal basis for such an act to be passed into law.
 - c. That there was no viable alternative course of action that could be taken to “flatten the curve” of alleged COVID-19 deaths.
- 2. In addition, the CV Act unlawfully purports to have suspended the democratic right of every Briton to remove the government from office, as well as the individual rights guaranteed by the Common Law, which are beyond the jurisdiction of the legislature.
- 3. The CV Act also purports to have legislated for the falsification of death certificates, which has enabled the government to grossly inflate the number of people who have reportedly died of the COVID-19 virus, which in any event has never actually been proven to exist.
- 4. Nevertheless, the ONS data shows that the government policy which was enabled by the CV Act doubled the average five year UK mortality rate, which is considered tantamount to genocide under international law, when the fatal refusal of care to patients in care homes and hospitals is taken into account.
- 5. Furthermore, the enactment of the CV Act also comprises a fundamental breach of the Treason Felony Act 1848, in that it treasonously purports to authorise ministers of the Crown to govern the People by royal decree or proclamation, which is strictly prohibited by articles 1 and 2 of the Bill of Rights 1689.
- 6. In any event, as Lord Coke, the draftsman of the Petition of Right, said in the 1610 decision of Thomas Bonham v College of Physicians 8 Co Rep 107a; 77 Eng Rep 638, commonly known as Dr. Bonham's Case, in the Court of Common Pleas:

“In many cases, the common law will control Acts of Parliament, and sometimes adjudge them to be utterly void: for when an Act of Parliament is against common right and reason, or repugnant, or impossible to be performed, the common law will control it and adjudge such an Act to be void.” Should you collectively move to set aside the act which the Common Law adjudges to be repugnant, as well as void ab initio, as per the Dr Bonham case, no later than the midnight on the 2/10/2020, this action will be suspended. However, in the event you fail to do so, for any reason whatsoever, a QC and legal team will be engaged to lay the information before a court of competent jurisdiction at the earliest opportunity and the Private Criminal Prosecution will commence.

Please be advised that a Grand Jury of the People has already determined that there is sufficient evidence to indict every MP for fraud,

treason and genocide. This is your last chance to leave your mark on the right side of history because there is no jury that would not convict every complicit member of Parliament on the charges that will be laid. Nevertheless, I trust you will see the devastating error you have made, before it is too late. Yours sincerely, [Name Redacted]

October 2020 - We are now moving forward into the preparation of the court papers, including an affidavit containing all of the allegations of fraud, treason and genocide against every MP who voted to enact and retain the unlawful Coronavirus Act 2020

The 15th October we received confirmation that the partners of the firm of barristers we are talking to about the Private Criminal Prosecution of Parliament are all in agreement – it is an argument that can be won, despite the hurdles that we will have to get over to achieve that. This means that we are now moving forward into the preparation of the court papers, including an affidavit containing all of the allegations of fraud, treason and genocide against every MP who voted to enact and retain the unlawful Coronavirus Act 2020. It will be the first time allegations of treason have been made since the aftermath of WWII, whilst genocide is a crime under international law and the such allegations would almost certainly be dealt with in the Hague.

We will also be seeking an order placing the entire cabinet and their advisers under house arrest, as well as the dissolution of Parliament, to prevent the rogue government from attempting to murder more people [as well as its opponents, under the new homicide enabling act] with purported statutory impunity. Indeed, what they've done is, in fact, treason.

The barrister we have engaged is preparing to have summonses issued against every MP charged in the Private Criminal Prosecution, which alleges multiple COVID-1984 crimes against the People. They will lay the information as soon as the drafting of the paperwork is completed and the summonses will be issued on the same day, requiring every defendant to appear in court to answer to the charges soon afterwards. Just imagine the hoo-hah that's gonna cause, in the event it transpires [all being well] by the end of this week, as anticipated. So please make sure you spread the news far and wide.

In addition, I'm delighted to say that our numbers are now growing exponentially and the momentum is about to turn in our favour, when every MP knows that the common law adjudged Parliamentary Privilege to be automatically vitiated by their acts of fraud, treason and genocide against the people, from 31/01/2020 to the present day. To date, ten MPs have resigned since they all received notice that the People were holding them to account for their crimes, but I strongly suspect that number will rise before we lay the charges. Watch this space for all the latest developments, as and when they happen.

29th October 2020 - COVID-1984 FOI Request - UK Government Admits Virus Doesn't Exist - The secretary of state for mandatory vaccinations has now admitted in a Freedom of Information Request [FOI] that they have no records which show that the cause of the COVID 19 virus has ever been proven to exist.

4 november 2020 - Michael O'Bernicia interviewed about potential arrest of UK Government - Parliament must now be considered dissolved and devoid of both authority to act and legitimacy, on the ground that it has been proven to be criminal in nature

This afternoon, our legal team asked for another three weeks to prepare the case, just as Parliament voted in favour of a 2nd fraudulent, treasonous and murderous lockdown. Since we simply don't have three weeks to wait and we don't agree that the arguments are complex enough to justify such a delay, especially given the circumstances, we will therefore aim to have the information laid ourselves tomorrow. In the event we do get it done by then, house arrest warrants will be issued against the accused and we would seek to enforce them without hesitation or delay, treating the new authoritarian decrees with the contempt they deserve. However, even if we are unable to lay the information in a criminal court tomorrow, we will rely upon the Grand Jury indictments we have already secured, which will be made public by the morning. This alone authorises the arrest and charging of all the accused, under the protection of the Common Law and Magna Carta 2020.

Parliament must now be considered dissolved and devoid of both authority to act and legitimacy, on the ground that it has been proven to be criminal in nature. The puppet masters and minions will also be indicted on the same charges in due course, after the political puppets inevitably squeal on those pulling their strings. Just imagine the spontaneous street parties, bonfires and fireworks, in celebration of the Freedom, Sovereignty and Power of the People, if we bear witness to the metaphorical blowing up of a criminal Parliament, on November the 5th 2020. COVID-1984 would be at a sudden abrupt end and justice would soon be done.

History would then record that on the anniversary of the notorious recalcitrant Guy Fawkes's foiled plot to bring down tyrannous government, his descendants arrested Doris and his criminal cabinet, before building a new advanced civilisation upon the ruins of the Empire of Ill-Gotten Gains, by protecting the rights of the individual above those of the collective, so that such tyranny can never rise again on these shores. This is our moment to act, so we must seize it now, in the name of securing the freedom of all our children and holding traitors to account for their crimes, under the protection of the Common Law. Let's make it happen peacefully with nationwide totalitarian non-compliance and non-violent direct action, uniting into an unstoppable force for good in this world, without any more fanning around.

Michael O'Bernicia website: www.TheBernician.net

For details see bellow.

OVERVIEW OF THIS DOCUMENT

Chronological Points in this PDF - This document follows Michael own account from www.thebernician.net. It is presented chronologically from the 24th of March 2020 to the 4th November 2020.

- 1. Coronavirus No Longer Considered High Consequence Infectious - Michael O’Bernicia writes: Coronavirus Bill Is Unconstitutional. Class Action To Strike Out The Treacherous Coronavirus Bill
- 2. Scamdemic - Evidence of Pandemic Fraud and Totalitarianism
- 3. The Antidote To COVID-1984 Is Magna Carta 2020 – A New Declaration of Rights
- 4. Criminal prosecution against parliament for pandemic fraud, treason and genocide - A Time For Totalitarian Non-Compliance & Non-Violent Direct Action

For the complete account visit Michael O’Bernicias website: www.thebernician.net

1. Coronavirus Bill Is Unconstitutional - Class Action To Strike Out The Treacherous Coronavirus Bill

24th March 2020 - Coronavirus No Longer Considered High Consequence Infectious In the UK

Please read this damning revelation on the actual status of the threat of COVID-19: As of 19 March 2020, COVID-19 is no longer considered to be a high consequence infectious diseases (HCID) in the UK. The 4 nations public health HCID group made an interim recommendation in January 2020 to classify COVID-19 as an HCID. This was based on consideration of the UK HCID criteria about the virus and the disease with information available during the early stages of the outbreak.

Now that more is known about COVID-19, the public health bodies in the UK have reviewed the most up to date information about COVID-19 against the UK HCID criteria. They have determined that several features have now changed; in particular, more information is available about mortality rates (low overall), and there is now greater clinical awareness and a specific and sensitive laboratory test, the availability of which continues to increase.

The Advisory Committee on Dangerous Pathogens (ACDP) is also of the opinion that COVID-19 should no longer be classified as an HCID.

- https://www.gov.uk/guidance/high-consequence-infectious-diseases-hcid?fbclid=IwAR08MEwV5IUUqL1SqvAWdLQKXIL0FrXDSEUWY46lc_C7EL8YmAgB_ozNmk
 - <https://www.thebernician.net/coronavirus-no-longer-considered-high-consequence-infectious-in-the-uk/>
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24th March 2020 - Class Action To Strike Out The Treacherous Coronavirus Bill

Class Action To Strike Out The Treacherous Coronavirus Bill

A class action is being prepared to strike out the treacherous Coronavirus Bill, which is purportedly being brought under the Civil Contingencies Act 2004, which has long since been condemned as a statutory enabler of potential tyranny.

However, section 21 of the 2004 Act states that a minister of the crown only has the right to enact the type of emergency regulations contained in the draft of the bill, if the following three conditions are met:

- 1. An emergency has occurred, is occurring or is about to occur.
- 2. It is necessary to make provision for the purpose of preventing, controlling or mitigating an aspect or effect of the emergency.
- 3. The need for provision for the purpose of preventing, controlling or mitigating an aspect or effect of the emergency is urgent.

Three Conditions Not Met

Well, believe it or not, all of the actual scientific evidence shows that coronavirus is no more a threat than the flu at worst, has caused fewer deaths than the flu does and that most of its supposed victims died of pre-existing illnesses, which the doctors who issued the death certificates are not reporting.

In simple terms, this is a false flag emergency – fraud-in-the-factum by another name – orchestrated to usher in totalitarian rule for the purposes of population reduction, in accordance with UN Agendas 21 and 30. So it is not a genuine emergency which satisfies the first condition of the 2004 Act. It naturally follows that the second and third conditions can’t be met either because there is no such emergency which urgently necessitates making legislative provisions to prevent, control or mitigate the alleged effects of coronavirus.

Viruses Are Not What You Have Been Told

Why am I so certain that this is the case? Because it has been proven over and over again under lab conditions on thousands of subjects that what we know as viruses cannot be passed by air, contact, mucus or blood. In other words, scientists have injected blood, snot and phlegm of wheezing sufferers of flu-like symptoms into healthy subjects of a multitude of species and not once did the subject fall ill or ‘catch’ anything.

Moreover, as Dr Cowan expresses so succinctly in a video recently released on my YouTube channel, what we call a virus is nothing but the body’s defence to being poisoned with virtually any kind of toxicity, during which our dead cells are purged from the body in the

form mucus, urine, puss and sweat. But these expelled toxins can be isolated from our bodies in a lab and then, along with mercury and aluminium, injected into our blood in the form of the type of vaccinations the WHO is lobbying every government worldwide to legislate as mandatory, with no exceptions and on an annual basis.

All of this can be substantiated with the expert testimony of doctors from across Europe, many hundreds of whom appealed to the EU for a moratorium on the 5G roll-out in 2017, predicting that the consequence of not doing so would be a pan-epidemic of non-ionising radiation poisoning, which has exactly the same symptoms as coronavirus.

Vaccinations Now Mandatory In Denmark

In Denmark, where a great friend of mine and his family live, the government has already passed a law which made vaccination mandatory. What almost nobody mentions is that Danish 5G trials began in June 2019 and have since been continuous and more widespread, in perfect correlation with the supposed outbreak of the flu-like symptoms.

10,000 5G Masts in Wuhan

Where did the first major outbreak of such symptoms originate? Wuhan, where 10,000 5G masts went 'live' on 31/10/2019 – more than any other 5G-enabled place on the Earth. Follow the trajectory of the roll-out and you will quickly see an easily identifiable pattern: wherever 5G was switched on, there was an outbreak of severe flu-like symptoms within a few months. The more 5G enabled technology a town or city has, the more people report the aggressive flu-like symptoms of non-ionising radiation sickness.

Identical Symptoms

So why are these symptoms being suffered by people who live in places where 5G is not yet enabled? Because the symptoms of radiation sickness from the wireless technology we are all surrounded by are exactly the same. 5G is, however, much more severe a frequency for the human body to absorb.

The Birth of Wireless & The Spanish Flu Pandemic

Take great note that the so-called Spanish Flu pandemic of 1918 occurred within six years of the roll-out of the 1st wave of wireless technology, when the Age of Radio began in 1912. During the intervening Great Slaughter of 1914-18, millions of men suffered flu-like symptoms because radio was being used to communicate messages from the comfort of the generals' remote 5 star bunkers, to the sheer bloody hell of the front line, for the entire duration of the entirely manufactured war.

When the technological developments in wireless devices used only by the armed forces during four years of almost incessant conflict, were unleashed on the public in 1918, it was claimed that the sudden outbreak of flu-like symptoms was the result of the Spanish Flu pandemic, when it was known to be the effects of the masses being exposed to wireless radiation right across the world.

Personal Case Study

Having experienced the switching on and off of 5G in my own Newcastle post code, I can confirm that virtually everybody complained of the symptoms of non-ionising radiation poisoning within a couple of months of it being switched on last December.

Conversely, shortly after I recently discovered that all the 5G network providers had turned 5G off because of apparent technical problems, all of the sick people I talked to said they were feeling much better and that their recovery seemed as immediate as the onset of the symptoms had been.

Coronavirus Bill Is Unconstitutional

Upon the available evidence, the Coronavirus Bill is incapable of taking legal effect because it is unconstitutional, whilst every aspect of it is founded upon dishonest statements that we are at serious risk of worldwide viral pandemic. However, this situation is made considerably worse by the fact that the genuine health emergency caused by all wireless technologies is being ignored and we are being force-fed the false flag pandemic narrative on virtually every media platform 24/7, which gives everything the look, sound and feel of a staged event, somewhat reminiscent of 9/11/2001.

Coronavirus Bill Will Enable Genocide

The truth is we actually are in serious risk of being genocided by the Malthusian social engineers who commissioned UN Agendas 21 and 30, which seek to reduce the population by up to 85%, by any means necessary. Bill Gates has already admitted that vaccines will assist in achieving that end, during his infamous Ted Talk on the subject, as all of this peer reviewed research grimly affirms. Yet the current UK government is seriously considering making vaccinations mandatory, which reveals that it has either no knowledge and understanding that doing so would make it complicit in genocide; or it is knowingly allowing the cull of as many pensioners as possible, to pay the interest on the gargantuan loans from the Bank of England, with what is saved in pension payments.

Passing The Coronavirus Bill Would Render Government Mandate A Nullity

The Coronavirus Bill is therefore an obvious breach of constitutional law, the supremacy of which was restored by the sovereignty clauses in the Final Brexit Bill, which prohibits any act which derogates from the sovereignty of the people, which is only ever enjoyed by Parliament with the consent of the majority having been publicly established in an election or referendum.

In other words, the bill is void for the very reason Cameron's government had no constitutional choice but to legislate for a referendum on whether Britain should remain or leave the EU and Parliament does not have the authority to pass this Draconian bill without doing

the same.

Questions For Every Parliamentarian

Would anybody living on these ancient lands have voted for Johnson's government, if they knew his victory would lead to the arbitrary suspension of the rights and protections of Common Law that Law Brexit was supposed to restore?

Would they have given BoJo their vote if they knew a Parliament dominated by him would soon declare that their parents must be locked up, if they refuse to place themselves under house arrest for at least three months, during which time they can't even see their grandchildren?

Would the British working class have given this Parliament the mandate to exercise their sovereignty, if they knew that their right to come and go as they please would be suspended, along with their rights of free assembly, being presumed innocent until proven guilty before a jury and of exercising their own conscience?

That the police would be given unrestricted powers to arrest, detain and imprison them without a judgment of a court, on the mere suspicion that they might have flu-like symptoms, which almost everybody suffers and recovers from every year.

That everything their children have worked so hard to achieve, every wedding celebration, every birthday party and everything they love to do would be cancelled until further notice.

That all of that would be predicated on the erroneous claim of protecting people from a 'killer disease', when in reality people are dying from the poisonous effects of non-ionising radiation emitted by every wireless device.

That the same government which trumpeted from the rooftops that Britain needed to take back control from the unaccountable EU commissars would soon afterwards seek to suspend all elections, thereby creating their own unaccountable powers.

No, the British people would most certainly not have voted in this government, in the event these policies had been anywhere near honestly described in the Tory Party Manifesto.

Class Action To Prevent Totalitarian Rule

Whether the government's advisers accept it or not, the passing of this potentially treasonous bill would render Parliament illegitimate in its unaccountability to the people, without a free and fair vote on such serious constitutional issues.

Whilst its election mandate would automatically become a legal nullity if the bill is enacted, under long established principles regarding the forfeit of Parliamentary legitimacy, for a potentially genocidal breach of the people's trust.

Nevertheless, a class action to annul the bill before it is passed is almost certainly a necessity now. Let's hope that it doesn't come to Nuremberg style prosecutions, under Common and International Law.

Especially when the remedy for tyrannical government always arises from the correct application of the principles of Natural Law, upon which the Common Law was and remains equitably founded.

Magna Carta 2020 | Restoration of Common Law

In the words of Locke, as quoted by William Blackstone in his seminal commentaries on the Laws of England:

...there remains still inherent in the people a supreme power to remove or alter the legislative, when they find the legislative act contrary to the trust reposed in them; for, when such trust is abused, it is thereby forfeited, and devolves to those who gave it."

One way or another, the people need to peacefully take back control over their own lives at the earliest opportunity, for the purposes of which the time has come to adopt Magna Carta 2020 as the law of the land, both here and everywhere else mankind is under the threat of such self-appointed totalitarian dictatorships.

This could be achieved by holding public meetings in every community, during which a democratic majority votes to repudiate all statutory jurisdiction and declares that they will from henceforth live under the simple tenets of Magna Carta 2020.

All of this could be done under the protection of the Treaty of Universal Community Trust, the only government-free Natural Law jurisdiction in existence.

Huxwellian Dystopia

Put aside any skepticism about the potential solution and accept that we are already living in the early days of the nightmarish dystopian alternative, long-since planned for us by Julian Huxley's UNESCO and outlined in his brother Aldous' Brave New World.

A world where everybody lives the same short life of pharmacological oblivion, administered by a totalitarian state of Orwellian proportions, which openly culls those considered to be an unnecessary drain on resources and strictly controls birth by creating all new life in a laboratory.

If you are happy for our children to grow up in such a Huxwellian dystopia, simply do nothing and proceed to indefinite totalitarian lock-down and mandatory vaccination at the end of a gun, to make sure you have enough mercury, aluminium, barium and strontium in your

blood stream, to maximise the potentially fatal absorption of non-ionising radiation, in a total surveillance 5G smart prison with no visible bars and no possible escape.

Britain Must Always Remain Free

However, I know in my heart that our children did not incarnate on this Earth to experience the kind of tyranny never experienced by our ancestors, who spilled their own blood without fear because they knew that the people of these ancient isles stand for nothing if they don't stand for freedom, even if the rest of the world succumbs to genocide, slavery and serfdom.

That is the very essence of what it means to be Britons, which has absolutely fuck all to do with race, creed, colour or even religion because being a Briton is a state of mind, a knowing in the heart and sensing in the loins that tyranny has never, will never and could never steal from us what it means to be exactly who we are:

A free and sovereign people, who have overcome bigger tyrants than those who seek our destruction today, many centuries before Alfred the Great had even dreamed of uniting the warring Saxon kingdoms into the crusading nation of England.

These common ancient memories connect us all because they are burned into our DNA, lest we forget that Britain has been from its very founding, a free and sovereign nation of fearsome warriors, who would without hesitation risk certain death to preserve all we hold dear.

Thankfully, it shouldn't come to that because there are tens of millions of people here right now, who didn't suffer the Brexit Pantomime to see this country's newly restored sovereignty abused to such tyrannical ends, at the expense of our children's future and everything our forebears fought to hard to preserve.

Absolute Government Corrupts Absolutely

Nevertheless, the restoration of Common Law under Magna Carta 2020, a Great Charter for the 21st Century, is the only known antidote to the disease of unforgivably corrupt government today, since it seeks both to end tyranny and to prevent it arising again, via the devolution of power back to the people, under the guiding principles it sets forth as unalienable rights, beyond the reach of any government.

How much resistance this will inevitably be met with will be inversely proportionate to the number of us who speak out now about how the planned suspension of the rights and protections guaranteed to us all by the Common Law is not and never will be an act the UK government has the authority to carry out.

However, in witnessing its attempt to do so, we can't fail to see how absolute government power corrupts absolutely. -
#StopCoronaVirusBill

The bill must therefore be struck out as an attempted aberration of Constitutional Law, as well as an illegal attempt to suspend laws of the land which pre-date Parliament and will forever remain enshrined in the Common Law, incapable of legislative interference, with the right to remove tyrannical government being front and centre.

Please tell everybody you know that in the event the bill is passed, there will no longer be any limits on the power the government can claim to have over us and all they will have to do to be able to wield it is declare a National Emergency, on just about any pretext imaginable.

Act now and spread the word, before its too late.

<https://www.thebernician.net/class-action-to-strike-out-the-treacherous-coronavirus-bill/>

26th March 2020 - Open Letter To Boris Johnson - Strike Out Tyrannous Bill Or The People Will

Greetings Boris. I trust your inevitable briefing on this heart-felt open letter, about the tyrannous bill given Royal Assent on 25/03/2020, finds you well, in spite of these most troubling of times.

You will, of course, already know that nothing which arises from the provisions of the Final Brexit Bill can in any way derogate from the sovereignty it restored, which necessarily means that any act of the UK government that subsequently suspends the unalienable sovereign rights of the British people – such as the right to remove governments by democratic vote, for instance – is constitutionally unlawful and the passing of legislation to that effect automatically renders Parliament illegitimate and the mandate given by the people in the last election a legal nullity, which could easily be overturned by any properly convened Common Law or international court.

Now you can choose to listen to the advice of Dominic Cummings, who, after all, did mastermind the winning campaigns in both Brexit and last December's election. However, if rumours are true that he initially argued that the savings to the pension funds meant elderly deaths due to a pandemic would be a boon for the economy, then he is obviously Malthusian at heart and the people cannot trust him.

You might also choose to listen to the lawyers, QC's and mandarins who will no doubt tell you that there is no merit to the points of law which I am setting forth in this letter, but in getting Brexit done you have already proven you are capable of standing up to those whom the late Denis Healey called "those who hold the purse-strings," which is exactly what you need to do as a matter of great urgency. The future of all our children depends upon it.

Nevertheless, you must first accept that a wise man will always observe the nature of a problem before prescribing the remedy for it,

whilst a fool always rushes in without investigation and looks for a quick fix that doesn't actually exist.

This is, of course, analogous to the current crisis faced by everybody on the Earth, as almost every government worldwide has effectively declared medical martial law, without any diligent inquiry into exactly what the Coronavirus is, whilst a rush to make its vaccine mandatory, at the point of a gun, if necessary, is dominating the newsfeeds.

If it looks like tyranny, walks like tyranny and talks like tyranny, it's not a Common Law Constitutional Democracy.

It is simply unsustainable to argue that Parliament has the authority or the legal powers to create a government which operates outside of Britain's long-established constitutional framework.

Otherwise, the Remainers in the last Parliament would simply have voted to remain in the EU, in spite of the majority of the people desperately wanting to leave and that would have been that, without the guarantees the constitution provides.

This means that any action which purports to suspend any aspect of that constitutional framework – such as the indefinite suspensions of the rights of free assembly and association, to come and go as we please, to be presumed innocent until proven guilty before a jury of our peers – is always a criminal act of treason against the sovereign, free people of Britain.

Wherefore, this bill is not just emblematic of monumental foolishness, it is also the kind of treacherous act that the newly restored Common Law protects the British people from.

Since the Common Law guarantees that there are no circumstances in which the people's unalienable natural rights can be suspended, without obtaining their express consent in a democratic plebiscite, which would never transpire.

This is a fact that you know very well, given that it is the only reason your predecessor at Number 10 legislated for the Brexit referendum to decide the matter of EU membership, instead of Parliament.

You also don't need me to tell you that to hold a referendum on whether Britain should allow the government to suspend the sovereignty, protections and freedom guaranteed by the Common Law, would result in a resounding cry from the people that Britain must remain sovereign, protected and free.

However, the actions of your government and Parliament this week give rise to an increasingly common suspicion among the British people that you are using this crisis to impose conditions which nobody in this nation would ever consent to in a democratic election or referendum.

Why else would you have passed a bill which is the grossest and most tyrannous breach of Constitutional Law, which strictly prohibits the suspension of the very laws which guarantee the British people can never be subjected to the kind of unaccountable government the bill enables?

Why else would you have ignored the recommendations of your medical experts on 19/03/2020 that Coronavirus should be reclassified as no longer being a serious public health risk and instead lay such an unconstitutional bill before Parliament?

Why else would you have cancelled every family celebration, as well as every academic achievement due to be celebrated by hard-working young people and their families this summer?

Why else would you have condemned grandparents to spend what could be the last few months of their lives without being able to see the grandchildren who make their lives worth living?

Indubitably, the answer to all of those questions is the same: the only other realistic alternative explanation is that the UK government is bereft of compassion because it is engaged or complicit in facilitating acts of genocide, as per the European Convention.

Nobody needs to remind you whose name history will record as having enabled such tyranny, in the event you don't act without delay to stop this criminal bill being enforced.

The actual scientific evidence abounding demands that an independent public inquiry into Coronavirus [and the effects of wireless radiation] must immediately be set in motion, to establish the reasons why the current infrastructure of central government allowed such an aberration of British Constitutional Law [and the facts] to be passed into law, when its own advisers had already announced publicly that Coronavirus was no longer a serious public health risk.

Failure to strike out the bill as unconstitutional will result in a representative action, for and on behalf of the British people, seeking the same outcome, under the protection of the Treaty of Universal Community Trust, within which no government can claim jurisdiction, as the Treaty Office can corroborate.

Whatever you elect to do and whatever outcome we all have to face, whether I like it or not, no matter what else I have achieved or will achieve, history will remember me as the working class lad from Newcastle who took on the might of the banksters and won, even after being banned from litigating in every court in a so called justice system, long since rigged to protect my adversaries from the consequences of their myriad of crimes against the people.

However, the question you should now be asking yourself is not anything to do with whether I am right or wrong on these issues.

It is what history will record of the first year of Boris Johnson's government.

If you proceed with the enforcement of this act, the working class which deserted Labour to give you your landslide will know that the sovereignty Brexit restored has been stolen from them by the Parliament they enabled.

Your government can only proceed from here as an unaccountable totalitarian dictatorship, built upon a genocidal false flag health emergency and ultra vires claims of both jurisdiction and legitimacy.

A class action to end such tyranny at its outset will therefore quickly gain the support of the people, even if voices such as mine are suppressed, as they always are in totalitarian dictatorships of all natures and descriptions.

However, if you agree to settle this without resorting to tyranny and without the people having to resort to legal proceedings, by guaranteeing in signed writing that you will move to annul the bill indefinitely, history will almost certainly give you more credit than it ever might for getting Brexit done.

Moreover, in guaranteeing that the people of this country remain free, calm and sensible, in the midst of worldwide fear, uncertainty and panic, you would no doubt be remembered as the Prime Minister who foiled an international plot to turn Britain into a totalitarian, 5G-enabled, total surveillance prison without bars, from which there would be no escape without risking arrest, detainment or death.

Since my family was one of the first twenty clans to settle here during the Trojan migration, you will no doubt fully comprehend that my DNA prevents me and my kindred from not doing all we are able to prevent tyranny from ever rearing its demon head upon these ancient isles.

In that regard, the people also rely upon the seminal Common Law case of *Chamberlain v Lindon* [1998], which held that a person who genuinely believes their actions to be right has the lawful excuse to act according to their conscience, even if it is proven in a court of law that they were mistaken.

I therefore look forward to receiving your most appropriate response by public declaration at your earliest opportunity, in the genuine hope that the British people can reach an amicable out of court settlement with the UK government, over the obvious and profound exaggerations of the threat Coronavirus poses to our health and the tyranny you seek to enforce.

In sincerity and honour, without ill will, frivolity or vexation.

Michael of Bernicia

Sovereign Ambassador of Universal Community Trust | Draftsman of Magna Carta 2020

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The existing Memorandum of Understanding between UCT and the UK government applies nunc-pro-tunc and the author of this missive enjoys the benefits of sovereign immunity, under international law.

<https://www.thebernician.net/open-letter-to-boris-johnson-strike-out-tyrannous-bill-or-the-people-will/>

5th April 2020 - Summary of Powers Enacted By Coronavirus Bill

Summary of Powers Enacted By Coronavirus Bill

Here lies a summary of powers enacted by the Coronavirus Bill (HC Bill 122), to keep us safe and free from harm, during this national state of emergency.

- Forced detention and isolation of anyone, including children, and for any amount of time.
- Authorities can take biological samples from your body by force [including at the point of a gun].
- Your body will then be claimed as the property of the state, to do with as it sees fit and there is no right of appeal.
- Nobody's legal rights are recognised in the as yet unidentified isolation facilities, which are quickly being built around the country.
- Emergency powers will last up to 2 years, with reviews every 6 months and the unrestricted option to extend indefinitely.
- Lock-down powers have been drafted so that they can be used to prevent mass protests against the totalitarian measures imposed.
- State surveillance safeguards have effectively been abolished, authorising total surveillance of every aspect of our lives, in the 5G control grid they are erecting, while everybody else is imprisoned in their homes.
- Protections from forced detainment and cruel and unnecessary treatment under the Mental Health Act have been relaxed indefinitely.
- Cremations can be enforced against personal and religious wishes.
- No inquests into any suspicious deaths will be held until further notice.
- No requirement for any medical certification for burials or cremations are now required.
- The health service has been indemnified, should they fail for what ever reason to provide care to people who need it, or if they administer forced treatment and the patient dies as a result.
- Only one government appointed medical 'officer' is required to sign off COMPULSORY TREATMENT ORDERS, which mean you can be forcibly medicated.
- Or held down and injected with whatever is seen fit, by whomsoever your caring and compassionate government chooses to answer to nobody but them.
- Local Authorities are also now exempt from compliance with their duties under The Care Act 2014, but they are still sending parking bandits to fine you for parking in front of the home you have been imprisoned in.

- If someone dies in police custody or any type of custody they can simply dispose of the body without any paperwork, medical exam or certification or inquest.
- Any criticism of government policy is a summary public order offence, until they end the state of emergency, liable to fine and imprisonment without trial.

No Cause For Concern

Nothing to worry about there, unless you are one of those dangerous conspiracy theorists who has unthinkably compared these statutory provisions to Hitler's enabling act of 1933, following the burning down of the German parliament on Hitler's orders, to create the illusion that the country was threatened by the virus of communism, to justify the suspension of the constitutional rights of the people.

Just because the now dissolved UK Parliament has legislated to make the government unaccountable, until this crisis we face together is under control, doesn't mean they intend to use those powers, does it?

Just because they've given themselves the powers to kidnap your child, imprison them in an undisclosed location and forcibly medicate them, on the say so of one government appointed medical officer, doesn't mean they're actually going to do it. Or that they will burn the body in a mass grave, before you are notified of their death.

Just because they can't be held liable for not administering or administering any medication they see fit, if anybody dies as a direct or indirect result, don't just jump to the conclusion that there is foul play afoot. That's only because they can't even get Lloyds of London to insure them for task they are engaged in.

Just because your body will belong to the government if you test positive, doesn't mean that you will automatically be deemed a threat to public health and given a lethal injection for the greater good.

But don't worry. In totalitarian countries, they always silence all dissident voices first, before the masses know anything about it, unless they rise up in sufficient numbers to prevent the jackboot from coming down.

Nothing To See Here

Some of those dissident voices are claiming that the pandemic is really the result of non-ionising radiation poisoning from the 5G roll-out, just because its spread happened to coincide with the outbreak in Wuhan and everywhere else.

They're all signing this petition to reverse the life-affirming Coronavirus Bill, which has somehow managed to raise almost 200,000 signatures already:

Petition To Reverse Coronavirus Bill

Lucky for Parliament that it isn't sitting, otherwise MP's would have been forced to debate the issue 100,000 signatures ago.

Then, who knows where we might have found ourselves now, if our sovereign rights hadn't been suspended indefinitely for our own good because too many people were convinced that the government's compassion was really a totalitarian power grab, masking the effects of the 5G roll-out, in which they have so much at stake.

Gospel According To UN Agendas 21 & 30

If you think Brexit politicised this country into mass protest, imagine how many long-haired do-gooders in #STOP5G T shirts would be peacefully protesting now, were we not all under house arrest for being surplus to the requirements of reducing carbon dioxide emissions to zero by 2025, as per the gospel according to UN Agendas 21 and 30.

None of that has happened because of the Coronavirus Bill, without which none of the emergency measures could have been imposed and the 5G roll-out may have come to a grinding halt, pending the findings of an independent public inquiry into whether it is true that wireless technology causes cancer, brain malfunction, insomnia, tinnitus, dizziness, fainting, insomnia, concentration problems, palpitations, cold sweats, extreme lethargy, organ failure, heart attacks, chest pains, trouble breathing, chesty cough, cold and flu-like symptoms.

Look, if that wasn't just an seemingly impossible set of coincidences, the chances of which are around 8 billion to 1, the government would have told us, wouldn't they?

Just because people have assembled material evidence and expert witness testimony in its progressive logical sequence, then synthesized it into frighteningly convincing and substantive rhetoric, doesn't mean they're right, unless, of course, the all-knowing [soon to be all-seeing and listening] government says say.

Remember, the government has told us that's now the law, just like last month it was the law that your unalienable rights were guaranteed by the constitution, no matter what anybody claims otherwise, under prohibited and pernicious statutes.

<https://www.thebernician.net/summary-of-powers-enacted-by-coronavirusbill/>

11th April 2020 - CV Pictures Are Not Viruses – They Are Exosomes

CV Pictures Are Not Viruses - They Are Exosomes

The pictures you are being shown of the CV are really exosomes, which are naturally occurring and cannot be transferred from one body to another. It is the body's cleaning system to get rid of poisonous environmental toxins. Fact, not conspiracy theory. But that's not my opinion, it's the view of experts in the field of virology. In Latin, the meaning of virus is poison, which is the opposite of what exosomes are.

Exosomes – The Body's Defence To Environmental Toxins

How would a fraudster, dead set on maximising the number of people with exosomes in their body, achieve such an aim? By scaring the living shit out of everybody and keeping them in a perpetual state of fearful stress, in a 5G prison without bars, where they must act as their own domestic jailers and accept that they no longer have any legal rights. The truth fears no investigation, but lies always do.

Blatant Organised Censorship

So why are the demonstrable facts being censored on every platform? Never in my life have I seen so many heavyweight intellectuals stand up to make their voices heard above the din of endless propaganda and spin. There are the people you are being told are just nutters who know not of what they speak, when they have dedicated their lives to these fields of study.

If as many lawyers and barristers had come out in support of the TGBMS Grounds, we would have stopped mortgage fraud long ago.

Please understand that these people are risking everything to tell you the truth about viruses, virology, vaccines and the dangers of wireless radiation, simply because it contradicts the official narrative and the mandatory vaccination agenda, so aggressively pursued by Big Pharma.

5G Does Not Cause Coronavirus

Nobody is saying 5G causes CV, but we are saying that all the evidence shows that wireless radiation is extremely harmful and that 5G is being installed, despite the appeal of hundreds of scientists that it would cause a pan-epidemic of the very same symptoms being experienced.

Support this spontaneous independent public inquiry in any way you are able because when the intellectuals fall silent it will already be too late to avert catastrophe.

The more who come forward and give their testimony now in the online public square, the more chance we have of waking up in a free country once again.

Lest We Forget

In the 80's they told us that the HIV virus could only be contracted via the passing of blood or fluids between bodies.

Do they think any British Gen-X'er has forgotten what happened to Zammo in Grange Hill and how we were all told that one sniff of cannabis would result in immediate heroin addiction and death from HIV and AIDS, if we used a needle with dried traces of another addict's blood on it?

But we were pilloried by doctors and the mainstream media for being so scared of going anywhere near 'a carrier' because VIRUSES CANNOT BE TRANSFERRED BY AIR OR CONTACT, as Princess Diana famously showed, when she went to HIV wards and embraced those who were suffering there, without catching anything.

Now in 2020, they have told us that the current 'deadly virus' cannot be contracted via the passing of blood between bodies.

Both formed government policy, yet one position plainly contradicts the other. Viruses either can be caught via the blood or they can't.

Urgent Questions Need Answering

- Why are so many doctors, academics and critical thinkers all around the world being censored, when they are all speaking out about the impossibility of the official narrative?
- Why is the empirically proven evidence presented by hundreds of scientists worldwide about the pan-epidemic of wireless radiation sickness from the continuing 5G roll-out being ignored?
- Why are we being told that they are claiming that 5G is the cause of the virus, when they are claiming non-ionising radiation is the cause of the symptoms that have been mistaken for a virus?
- Why has the warning about these dangers made by the ex business chief of Vodafone UK been censored on every platform?
- Why has the London Real David Icke interview on this very subject been censored and caused a further clampdown on free speech, despite getting millions of views?

Because it's a Vax-Trap baby and we've been CONNED!!

Independent Public Inquiry

What we need to recognise is there is already a 'live' independent public inquiry online and the evidence that is stacking up shows the entire world has been duped by you know WHO. Never before have so many experts, scientists, doctors and critical thinkers raised their heads above the parapet to speak out about the entirely false statements being relied upon by those who have imprisoned us indefinitely in our own homes. So stop fearing the Boogie Man, look after your family, ask all the right questions, always check the facts for yourself and support this genuinely independent public inquiry in any way you can.

13th April 2020 - What No Sh#t Sherlock Holmes Might Ask In Locked-Down Britain

What No Sh#t Sherlock Holmes Might Ask In Locked-Down Britain

“Eliminate every likely possibility and what you are left with, no matter how unbelievable, is the answer to the question.” If the famous fictional sleuth, Sherlock Holmes, was put in charge of investigating COVID, he might start by asking the following questions:

- “Why was the first draft of the Coronavirus Act 2020 called “Bill 122 of 2019-21”, a number preceding those of bills announced in the Queen’s speech, at the opening of the first session of Parliament last December?”
- Why wasn’t it mentioned by any of the political parties in the election campaign?
- Why won’t the government disclose the so-called science they repeatedly tell us they are relying upon to justify their Draconian measures of containment?
- Are Parliament’s actions to criminalise our daily lives void and unlawful under constitutional law, under the following well-established doctrine?

Void Acts of Parliament

In the 1610 decision of *Thomas Bonham v College of Physicians* 8 Co Rep 107a; 77 Eng Rep 638, commonly known as *Dr. Bonham’s Case*, in the Court of Common Pleas before Coke, the learned judge ruled that:

“In many cases, the common law will control Acts of Parliament, and sometimes adjudge them to be utterly void: for when an Act of Parliament is against common right and reason, or repugnant, or impossible to be performed, the common law will control it and adjudge such an Act to be void.”

In breach of the common law, William Blackstone unlawfully crowned Parliament the sovereign law-maker, following the dismissal of Cokes ruling, preventing the common law courts from not only throwing aside but also reviewing statutes in the fashion Coke suggested they must.

Parliament Is a Legal Fiction & Cannot Be Sovereign

Parliamentary sovereignty then became the universally-accepted judicial doctrine in England and Wales, in breach of the common law, but the constitution affirms that the monarch represents the sovereignty of the people, by the consent of the majority. However, that is always subject to the terms of the contractual arrangements set forth in *Magna Carta*, the *Declaration of Rights*, the *Act of Settlement*, the *Petition of Right* and the *Coronation Oath*. Nevertheless, that the monarch, or a parliament which claims sovereignty, is still subject to the common law was reaffirmed in the supreme court’s unanimous decision of 2019, thereby unequivocally reinforcing and settling Cokes ruling, in *R (on the application of Miller) (Appellant) v The Prime Minister (Respondent) Cherry and others (Respondents) v Advocate General for Scotland (Appellant) (Scotland)*.

Common Law Cannot Be Altered By Crown Prerogative

In accordance with *Case of Proclamations* (1611) 12 Co Rep 74, which held that an attempt to alter the law of the land by the use of the Crown’s prerogative powers was always unlawful and void. The court concluded at p 76 that “the King hath no prerogative, but that which the law of the land allows him”, indicating that the limits of prerogative powers were set by law and were to be determined by the courts in accord with that binding precedent. Ergo, if Parliament does have any lawful claim to exercise the sovereignty of the people, that cannot be exercised in breach of the common law, which guarantees the freedom, protections and sovereignty of the British people must remain in tact, irrespective of what befalls this ancient nation.”

Elementary Exosomes

Then Sherlock might well declare to his trusted friend and crime fighting partner. with his trademark intellectual panache and a puff on his pipe: “Until we determine the answers to those critical questions, Watson, we will never be able to firmly establish why Britain has been abolished because of exosomes, the body’s natural defence to environmental toxins, which those in Whitehall appear to have mistaken for a ‘deadly virus’. Which is no different to telling everyone they can’t go out because the dastardly Moriarty is on the loose, when in fact it is Sherlock Holmes, his very nemesis, going for his daily stroll around the prison yard, in the hope he doesn’t get arrested for clearing his throat in a public place.”

Inversion

To which Watson would almost certainly reply, with a wry smile:

- “An inversion of both the law and reality then, Holmes, so to speak?”
- “Indubitably Watson, but for whose benefit and to what end?”
- Will we soon see the day in this country, when a gentleman can be arrested and charged with being on Baker Street, having had too much to think?”

Because, Watson, as history teaches us, truth is the first casualty in any war, which gives rise to yet another question: WHO is waging this war and against whom are they waging it?”

18th April 2020 - Truth Fears No Investigation, But Lies Always Do. So why is it that the UK government refuses to disclose to the public the ‘science’ it has based its draconian decision to lock down upon?

The truth fears no investigation into the facts, but lies always do.

- So why is it that the UK government refuses to disclose to the public the ‘science’ it has based its draconian decision to lock down upon?
- Is it because its Chief Medical Officer was given \$40 million by Bill and Melinda Gates in 2008?
- Does Gates not have an obvious conflict of interests in screaming for mandatory vaccinations with his company’s vaccines?
- Is it just a coincidence that UK-based Pirbright Institute also received \$5.5 million from Gates?
- Why does the Pirbright Institute own patents confirming CV was invented in a UK lab before the ‘outbreak’?
- How come Public Health England wrote this in August 2014, on the subject of dealing with a future pandemic?

“Detection – Triggered on the basis of reliable intelligence or if an influenza related “Public Health Emergency of International Concern” (PHEIC) is declared by the WHO or by the WHO declaring a Pandemic Alert Phase 1.”

- WHO the Big Pharma is in charge of public health in this country?
- Is the reason the ‘science’ behind the government’s actions is not being disclosed because it is based on a pre-existing policy, rather than actual science?
- Why is Big Pharma the only industry, save for the arms industry, which is not held liable for their products killing and maiming people?
- Is telling the truth really a crime if it conflicts with government policy?
- Is any law enforceable when it is founded upon false and misleading statements?
- Are we living in a totalitarian pharmaceutical idiocracy or a constitutional parliamentary democracy?

REFERENCES CAN BE FOUND HERE: <https://www.thebernician.net/truth-fears-no-investigation-but-lies-always-do/>

19th April 2020 - CV Scamdemic | Fauci Alleged To Have Paid \$3.7M To Wuhan Lab

- What?!? Dr. Anthony S. Fauci, a member of the Gates Foundation Leadership Council, is alleged to have paid the Chinese Communist Party \$3.7 million worth of US taxpayer’s money to develop the CV in a Wuhan lab during the Obama administration?
 - But wait, isn’t he the Director of NIAID, part of the National Institutes of Health, who predicted there would definitely be ‘a surprise outbreak’ during the Trump administration, long before the crisis arose?
 - Did Trump just announce an investigation into the allegations of criminal misappropriation of those funds?
 - Isn’t Fauci responsible for the US adopting the skewed WHO contagion model, which includes ALL DEATHS NO MATTER WHAT THE CAUSE and was dumped by the Surgeon General last week?
 - Does the actual data reveal that US CV cases are 90% less than was being claimed by Fauci et al [30,000, not 300,000]?
 - Is that why Trump just suspended US funding on the WHO, before announcing the investigation into the evidence that the entire world has been hoodwinked by those WHO claim to have the people’s safety at heart?
 - Is this a genuine viral pandemic or a globalist manufactured scandemic, engineered to impose mandatory vaccinations upon us all and to make Bill Gates a trillionaire in the process?
-

29th April 2020 - So You Think Viruses Are Natural & Vaccines Are The Cure?

Well, according to the World Health Organisation, viruses and vaccines are manufactured in the laboratories of the pharmaceutical companies who produce them.

The following extract is taken from the 2009 WHO discussion paper below – Observations on Vaccine Production Technologies and Factors Potentially Influencing Pandemic Influenza Vaccine Choices in Developing Countries.

Summary of the basic technological approaches to influenza vaccine production.

- 1. Egg-based H5N1 influenza vaccine: Vaccine virus is injected into fertilized eggs. The eggs are placed in incubators and the virus reproduces in the eggs. Fluid is then harvested from the eggs and washed with detergent. The resulting killed virus material is separated and used for vaccine formulation. This type of vaccine is one kind of inactivated (i.e. killed) influenza vaccine, or “IIV”.
- 2. Live attenuated influenza vaccine (HLAIV): Vaccine virus is grown in eggs (or in the future, potentially in cell culture) in a process similar to classic flu vaccine. The live virus uses a special type of genetic backbone (currently of limited availability since they are proprietary). Harvesting and formulation is simpler than with killed vaccines. The final product is more delicate and requires a cold chain, but the process potentially is considerably more efficient, producing more flu shots with the same number of eggs.
- 3. Cell culture influenza vaccines: Mammalian, avian, or other cells are cultured in growth media. This culture is scaled up to the desired density of cells in large bioreactors (fermenters) up to thousands of litres in capacity. The culture is infected with vaccine strain, which multiplies in the cells, producing large quantities of vaccine virus. Harvesting, purification and packaging are essentially the same as with egg-based vaccines. This is another type of IIV, produced by a different method.
- 4. “Second generation” biotechnological vaccines: Many techniques are under study, including: producing recombinant HA

protein in other, easily grown, organisms (e.g. transgenic bacteria); “naked” and plasmid DNA vaccines in which “codon optimized” genes are used as vaccine; and genetically engineered systems to co-express flu genes, making a virus-like particle (VLP) that is used as vaccine. **Summary of Conclusions**

In summary of the WHO’s conclusions on the technological approaches to ‘influenza vaccine production’:

1. Vaccine virus is injected into fertilized eggs.
2. Vaccine virus is grown in eggs.
3. Vaccine virus is developed in growth media [petri dishes].
4. Codon-optimized genes from transgenic bacteria are bio-engineered and used as a vaccine, as are genetically engineered virus like particles [VLP].

In other words, my fearless friends, the production of the vaccine and the virus are mutually inclusive, since they are one and the same thing, according to the World Health Organisation.

Or are the WHO just another bunch of unqualified conspiracy theorists, whose overlords stand to make trillions from forced vaxing, food shortages, 5G AI and the ongoing collapse of the world economy?

Call my old fashioned if you will, but fuck that for a game of charades.

REFERENCE - 2009 WHO discussion paper below – Observations on Vaccine Production Technologies and Factors Potentially Influencing Pandemic Influenza Vaccine Choices in Developing Countries. - <https://www.thebernician.net/so-you-think-viruses-are-natural-vaccines-are-the-cure/>

2. Scamdemic - Evidence of Pandemic Fraud and Totalitarianism

9th May 2020 - Grand Jury Finds Prima Facie Evidence of Pandemic Fraud

The Genocidal Fraud of the Coronavirus Pandemic - Grand Jury Finds Prima Facie Evidence of Pandemic Fraud

On Thursday 07 May 2020, a Sovereign Grand Jury was convened in a virtual and secure session in the British Isles, under the protection of the Treaty of Universal Community Trust, to consider allegations in relation to the Coronavirus pandemic. The jury was asked to rule on whether there was sufficient evidence of pandemic fraud, upon the evidence submitted into the public domain by numerous doctors, experts and eye witnesses, to justify a formal Grand Jury investigation.

There now follows a summary of the allegations presented.

Legal Definitions

FRAUD – A false representation of a matter of fact—whether by words or by conduct, by false or misleading allegations, or by concealment of what should have been disclosed—that deceives and is intended to deceive another so that the individual will act upon it to her or his legal injury. - <https://legal-dictionary.thefreedictionary.com/fraud>

CORONAVIRUS – Any of a family of single-stranded RNA viruses that infect mammals and birds, causing respiratory infections such as the common cold and SARS in humans, and that have spikes of glycoproteins projecting from the viral envelope. - <https://www.thefreedictionary.com/coronavirus>

PANDEMIC – 1. Widespread; general. 2. Medicine Epidemic over a wide geographic area and affecting a large proportion of the population

Background

In January 2020, the UK government classified the COVID-19 strain of Coronavirus as a High Consequence Infectious Disease [HCID], following a worldwide panic over an alleged pandemic which originated in Wuhan, China.

Then on 16/03/2020, Neil Ferguson of Imperial College London claimed that 500,000 British people would be killed by COVID-19, based upon the Bill Gates financed university’s predictive computer model, in the event Brits just carried on as normal.

However, on 19/03/2020, COVID-19 was reclassified by the UK government from being a serious public health risk to an easily manageable one, only two months after being declared a High Consequence Infectious Disease.

Locked Down

Nevertheless, on 23/03/2020, the UK government imposed a voluntary indefinite domestic prison sentence upon the population of Britain, in the name of keeping people safe and protecting the allegedly over-stretched National Health Service.

Two days later, on 25/03/2020, the Coronavirus Act 2020 was rushed through Parliament, on the alleged ground that the country was in grave danger from a viral pandemic, which the government had already reclassified on 19/03/2020, from being considered a serious

threat to being no more threatening than a common cold or influenza.

Unconstitutional Legislation

The Coronavirus Bill (HC Bill 122) was purportedly enacted without the conventional Parliamentary scrutiny and debate, purportedly to keep people safe and free from harm and to save the NHS, during this alleged public health emergency. However, the following powers it purported to authorise under the provisions of the Civil Contingencies Act 2004, represent fundamental breaches of Magna Carta, the Act of Settlement, the Declaration and Bill of Rights, the Petition of Right, the Coronation Oath and the Human Rights Act, which constitutionally forbid the suspension of the unalienable rights and protections guaranteed by the Common Law.

- Forced detention and isolation of anyone, including children, and for any amount of time.
- Authorities can take biological samples from your body by force [including at the point of a gun].
- Your body will then be claimed as the property of the state, to do with as it sees fit and there is no right of appeal.
- Nobody's legal rights are recognised in the as yet unidentified isolation facilities, which are quickly being built around the country.
- Emergency powers will last up to 2 years, with reviews every 6 months and the unrestricted option to extend indefinitely.
- Lock-down powers have been drafted so that they can be used to prevent mass protests against the totalitarian measures imposed.
- State surveillance safeguards have effectively been abolished, authorising total surveillance of every aspect of our lives, in the 5G control grid they are erecting, while everybody else is imprisoned in their homes.
- Protections from forced detainment and cruel and unnecessary treatment under the Mental Health Act have been relaxed indefinitely.
- Cremations can be enforced against personal and religious wishes.
- No inquests into any suspicious deaths will be held until further notice.
- No requirement for any medical certification for burials or cremations are now required.
- The health service has been indemnified, should they fail for what ever reason to provide care to people who need it, or if they administer forced treatment and the patient dies as a result.
- Only one government appointed medical 'officer' is required to sign off COMPULSORY TREATMENT ORDERS, which mean you can be forcibly medicated.
- Or held down and injected with whatever is seen fit, by whomsoever your caring and compassionate government chooses to answer to nobody but them.
- Local Authorities are also now exempt from compliance with their duties under The Care Act 2014, but they are still sending parking bandits to fine you for parking in front of the home you have been imprisoned in.
- If someone dies in police custody or any type of custody they can simply dispose of the body without any paperwork, medical exam or certification or inquest.
- Any criticism of government policy is a summary public order offence, until they end the state of emergency, liable to fine and imprisonment without trial.

Ferguson Backtracks But Lockdown Continues

Almost inexplicably, on the same day the Coronavirus Act was passed by Parliament, which promptly dissolved till further notice, Ferguson publicly admitted his predictions were woefully inaccurate; and that, upon reflection, there should be no more than 10-20,000 UK deaths.

However, the UK government proceeded to ignore the corrected mortality prediction, as well as its own reclassification of the disease as not being a serious public health risk and the lockdown continued with an aggressively renewed totalitarian vigour.

Questions of Legitimacy

This naturally gave rise to questions of such significance to everybody in Britain and the rest of the world, which has almost entirely followed suit. If the UK government knew COVID-19 was not a serious public health risk on 19/03/2020, why did Parliament pass the Coronavirus Bill six days later?

Upon the available evidence, the only logical answer is that the bill was passed in order to use a manufactured public health crisis as a mask for a totalitarian power grab, on the basis that the unconstitutional statute and the regulations which arose out of it, purport to place the UK government, the NHS and the councils beyond being held accountable for their actions by the people. Why else would they have used their landslide majority in Parliament to ram through a bill which suspends the legal right to remove the government from office, until they say so?

Whilst everybody involved in these critical investigations sincerely wishes it were otherwise, the facts dictate that there is simply no other rational explanation as to why the government is relying upon plainly dishonest statements, which call into question the very legitimacy of this Parliament.

The Elements of Fraud

For an allegation of criminal fraud to be proven at law, the following elements must be in place:

- 1. Party A knowingly relies upon dishonest statements for the purposes of procuring material gain.
- 2. Party B is caused to rely upon those dishonest statements by the actions of Party A.
- 3. Party B [and Party C, D, E etc, whenever appropriate] suffers losses [or might have suffered them] as a direct result of relying on the dishonest statements of Party A.
- 4. Party A becomes guilty of committing fraud the moment they obtain material gain from relying upon their dishonest statements,

whether Parties B and C suffered losses or not.

A Matter of Public Record

In this case, it is a matter of public record that Party A [the UK government] appears to have made dishonest statements to Party B [Parliament] and Party C [the People], for the purposes of procuring unaccountable totalitarian power. It is also indisputable that Party B was caused to rely on those dishonest statements, which resulted in the passing of the Coronavirus Bill, which legally mandated Party C to rely upon those dishonest statements, without recourse to criticising government policy or removing them from office in a democratic plebiscite.

Party B was therefore caused the loss of the means to carry out its primary constitutional purpose – to oversee, scrutinize and block any attempts by government to grant itself powers which are unaccountable to the free and sovereign people of Britain.

Furthermore, in relying upon the government's dishonest statements, Party C was caused the loss of the democratic right to remove them from office, as well as the unalienable rights of free speech, free assembly, freedom of movement, freedom of conscience, freedom of religion and the right to a private family life, to free trade, to be presumed innocent until prove guilty before a Common Law jury.

Party A appears to have obtained material gain from those dishonest statements at the moment the 2020 Act was enacted by Parliament, since the Act purported to suspend the democratic rights of the electorate to remove it from office, until such time that it deems appropriate.

Summary of Dishonest Statements

Here is a summary of the dishonest statements allegedly made by Party A in relation to the COVID-19 pandemic, based solely on the evidence publicly submitted by experts in the fields of virology, microbiology, immunology, medicine, vaccines and health care, the names of whom are compiled in the references at the bottom of this post.

Allegations of False Representation

- 1. COVID-19 is a serious public health risk, which justifies the Draconian measures taken.
- 2. COVID-19 is a pandemic of a naturally occurring virus, rather than having been manufactured by the Bill Gates financed vaccine industry.
- 3. COVID-19 is a serious threat to the National Health Service, which justifies refusing to treat people with serious illnesses and classifying every death since lockdown as a 'COVID death'.
- 4. COVID-19 is an airborne naturally contagious virus, rather than a chemically manufactured poison which can be sprayed in the air, added to liquids or injected into the body.
- 5. COVID-19 cannot be controlled without widespread vaccination, when every vaccine necessarily contains the virus it is supposed to prevent.
- 6. COVID-19 has been the cause of every UK death since the lockdown began, since when every fatal heart attack, stroke, brain hemorrhage, car crash and suicide has been falsely recorded.
- 7. Lockdown measures are keeping the public safe and saving the NHS, when the UK has suffered the highest death rate per million of all locked down and not locked down European nations and hospital wards are empty all over the country.

Allegations of Non-Disclosure

Here is a list of the alleged facts that Party A failed to disclose to Parliament and the people:

- 1. COVID-19 was reclassified as not being a serious public health risk six days before the Coronavirus Bill was enacted by Parliament.
- 2. All Coronavirus strains, including COVID-19, were created by institutions, foundations and companies engaged in the development, production, manufacture and distribution of vaccines.
- 3. COVID-19 is putting less stress on the NHS than it withstood during every previous annual flu seasons.
- 4. Viruses are not naturally contagious, whether airborne or otherwise.
- 5. South Korea minimised COVID-19 deaths with the widespread use of Vitamin C, whilst a combination of Quinine and Zinc is curing all symptoms within 12-36 hours, in countries all over the world.
- 6. The UK's official COVID-19 death rate includes those caused by any other disease, heart attacks, road traffic accidents, natural causes and suicide.
- 7. Lockdown measures have resulted in a massive increase in the number of UK deaths by suicide, which will continue to increase for as long as domestic captivity lasts.
- 8. The government's Chief Medical Officer, Chris Whitty, received a substantial amount of money from the Gates Foundation, which is heavily invested in forcing mandatory vaccinations upon the world.
- 9. Imperial College London received a similarly massive grant from the Gates Foundation.
- 10. Matt Hancock, the secretary of state for health, is CEO of Porton Biopharma Limited – a company engaged in the development of vaccines.
- 11. Porton Biopharma Limited is the modern version of Porton Down, a military-controlled institution which was scandalized when it was revealed that it had secretly tested nerve gas on unsuspecting victims, many of whom were killed or maimed.
- 12. Oxford University, the Jenner Institute, Vaccitech and Glaxo-Smith Kline – the entities engaged in developing, producing, manufacturing and distributing a vaccine for the UK – have all received funding from the Gates Foundation [or other Gates-controlled entities].

Conclusion

Unanimously, the Grand Jury ruled that there is enough prima facie evidence to justify a hearing of the expert and eye witness testimony under oath, which will take place at the earliest opportunity.

For the 2020 Act to be formally declared a nullity, on the ground its provisions [including the subsequent regulations] are unlawful and incapable of enforcement under Common Law, the Grand Jury must rule that the allegations of pandemic fraud are proven beyond reasonable doubt.

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<https://www.thebernician.net/grand-jury-finds-prima-facie-evidence-of-pandemic-fraud/>

17th May 2020 - Nuremberg Code | Morally Binding Upon All Medical Professionals

- 1. The voluntary consent of the human subject is absolutely essential. This means that the person involved should have legal capacity to give consent; should be so situated as to be able to exercise free power of choice, without the intervention of any element of force, fraud, deceit, duress, over-reaching, or other ulterior form of constraint or coercion; and should have sufficient knowledge and comprehension of the elements of the subject matter involved, as to enable him to make an understanding and enlightened decision. This latter element requires that, before the acceptance of an affirmative decision by the experimental subject, there should be made known to him the nature, duration, and purpose of the experiment; the method and means by which it is to be conducted; all inconveniences and hazards reasonably to be expected; and the effects upon his health or person, which may possibly come from his participation in the experiment. The duty and responsibility for ascertaining the quality of the consent rests upon each individual who initiates, directs or engages in the experiment. It is a personal duty and responsibility which may not be delegated to another with impunity.
- 2. The experiment should be such as to yield fruitful results for the good of society, unprocurable by other methods or means of study, and not random and unnecessary in nature.
- 3. The experiment should be so designed and based on the results of animal experimentation and a knowledge of the natural history of the disease or other problem under study, that the anticipated results will justify the performance of the experiment.
- 4. The experiment should be so conducted as to avoid all unnecessary physical and mental suffering and injury.
- 5. No experiment should be conducted, where there is an a priori reason to believe that death or disabling injury will occur; except, perhaps, in those experiments where the experimental physicians also serve as subjects.
- 6. The degree of risk to be taken should never exceed that determined by the humanitarian importance of the problem to be solved by the experiment.
- 7. Proper preparations should be made and adequate facilities provided to protect the experimental subject against even remote possibilities of injury, disability, or death.
- 8. The experiment should be conducted only by scientifically qualified persons. The highest degree of skill and care should be required through all stages of the experiment of those who conduct or engage in the experiment.
- 9. During the course of the experiment, the human subject should be at liberty to bring the experiment to an end, if he has reached the physical or mental state, where continuation of the experiment seemed to him to be impossible.
- 10. During the course of the experiment, the scientist in charge must be prepared to terminate the experiment at any stage, if he has probable cause to believe, in the exercise of the good faith, superior skill and careful judgement required of him, that a continuation of the experiment is likely to result in injury, disability, or death to the experimental subject.

[“Trials of War Criminals before the Nuremberg Military Tribunals under Control Council Law No. 10”, Vol. 2, pp. 181-182. Washington, D.C.: U.S. Government Printing Office, 1949.]

Nuremberg Code - <https://history.nih.gov/research/downloads/nuremberg.pdf>

<https://www.thebernician.net/nuremberg-code-morally-binding-upon-all-medical-professionals/>

22nd May 2020 - Scamdemic, Mathematical Evidence of Pandemic Fraud

Scandemic, Mathematical Evidence of Pandemic Fraud

“The measures are in place, they are making a difference, they are decreasing the contact which is so important to spread the disease and we’re doing a good job at cutting that down. What you can see is there’s been an increase in the number of cases since the middle of March through to today.

Sir Patrick Valance, for and on behalf of the UK government, on 30/03/2020.

This week, I interviewed a brilliant mathematician, who has agreed to provide a witness statement for the Grand Jury investigation into allegations that there is evidence that the UK government has committed pandemic fraud.

Using government data from the Office of National Statistics [ONS], he can mathematically prove that the reported CV death rate in Britain is dramatically higher than in countries where there has either been no lock-down, or a proportionate response to the perceived threat, such as in South Korea.

Lock-Down Measures Haven’t Kept People Safe

In addition, he can also prove that, far from working to protect the public from COVID-19 [as the government was claiming on March 30 2020], the severe lock-down measures have dramatically increased the mortality rate in this country.

This is emphatically supported by the figures outlined in this article from Age UK:

- “In England and Wales in the week ending 3 April 2020, coronavirus was included as a cause of 3,475 deaths.
- In that same week there were nearly 16,400 deaths from all causes. This is more than 6,000 more than the previous 5 years.
- Considering the 3,475 attributed to coronavirus, there were around 2,600 more deaths than would usually be expected at this time of year, over and above those attributed to coronavirus on the death certificate.”

<https://www.ageuk.org.uk/discover/2020/04/understanding-the-statistics-coronavirus/>

Symptomatic Outbreak Peaked Before Lock-Down

Furthermore, the mathematician’s comprehensive assessment of all the available data shows that the peak of the outbreak of symptoms had transpired a week before the lock-down on 23/03/2020, in contradiction of the government’s claim that the peak occurred in mid-April. Nevertheless, the subsequent enactment of the draconian Coronavirus Bill [and subsequent regulations] was founded upon the now retracted and discredited Neil Ferguson prediction that there would be 520,000 UK COVID-19 deaths, in the event such measures were not imposed without delay.

Ferguson’s corrected prediction of between 10-20,000 UK deaths was made on 16/03/2020, on the basis that the peak of the symptomatic outbreak occurred on or around that day, which immediately decimated the Gates-funded Imperial College predictive model. Nevertheless, the mathematician’s expert testimony is more than enough to sustain at least two allegations of fraud, which were put before the Grand Jury in an initial hearing earlier this month, as you can read about below. - Grand Jury Finds Prima Facie Evidence of Pandemic Fraud

Compare & Contrast With South Korea & Hubei

By the 16th of March 2020, the government had no excuse for not knowing that symptomatic ‘contagions’ had already run their course in South Korea and the Chinese province of Hubei, BEFORE the draconian measures were imposed in Britain. Furthermore, in South Korea, which has a population of 51 million, there was no lock-down, but there was widespread use of Vitamin C in the treatment of the symptoms. Only 264 people have been recorded as COVID-19 deaths in that country.

Meanwhile, Hubei, which has a population of 59 million people, wasn’t locked-down; it was blockaded from the rest of China. However, the province has had 4,512 reported COVID-19 deaths to this date. Whereas, with a population of 67 million, the current total of reported ‘COVID-19 associated deaths’ in the disproportionately locked-down UK is 35,704!!! Would that number be anywhere near as high if 90% of it didn’t comprise of people who actually died of other underlying causes?

If we subtract 90% of the UK CV associated mortality rate, to eliminate all deaths with other underlying causes, there appear to have been 5,951 reported deaths of people with only COVID-19 symptoms, since the beginning of the outbreak. This computation is comparable with the reported death toll in non locked-down Hubei, upon which the similarly draconian measure of a total blockade from the rest of China was imposed, causing a spike in the mortality rate.

Damning Evidence By Numbers

To put this in perspective, according to UK government data, 259,906 people died from the turn of the year till 08/05/2020 [18 weeks].

During the 12 weeks preceding the lock-down, there were 138,916 deaths, which means that an average of 11,576 people died each week – around 1,504 more than the five year average for the same period.

This clearly indicates that the fear and hysteria whipped up by the government and the mainstream media prior to the lock-down initially increased the mortality rate by around 16%.

However, it also means that 120,990 people died between 23/03/2020 and 08/05/2020, at an average weekly mortality rate of 20,165.

Mortality Rate Doubled During Lock-Down

This shows that an average of around 8,500 more people per week have died in Britain during the lock-down, than died each week of 2020 preceding it.

Representing around a 100% increase in the UK death rate, when compared with the corresponding periods over the past five years. Is this why Johnson's government is showing no signs of lifting the lock-down?

Regardless of the answer, upon the statistical evidence alone, the allegations of pandemic fraud are unequivocally sustained by the doubling of the average weekly mortality rate during the lock-down.

In spite of the government's repeated and dishonest claim that the lock-down has been keeping people safe from harm.

Population Reduction

If it can be determined that only 5,951 people have died with nothing but CV-like symptoms since the beginning of 2020, that means that 253,955 people have perished from other underlying causes. Which translates into a mean average weekly mortality rate of 14,109 deaths from all causes this year – around 41% more than the weekly average during the same period over the last five years. Is this what population reduction, sustainable development and hitting zero carbon dioxide emissions by 2050 looks like?

At that rate of a little over 1,000,000 deaths per year, it would take about 57 years to reduce the population by 85%, which many eugenicists have openly called for, in the name of 'saving the Earth from CO2'. But if everybody is forced into a typical Bill Gates vaccination program and the effects of the 5G non-ionising radiation grid causes the premature deaths that thousands of scientists worldwide can prove that it most certainly will; it would be more than feasible to reach zero carbon dioxide emissions by 2050 or sooner, as is the declared intention of this Parliament.

Naturally, it goes without saying that zero CO2 emissions cannot be achieved with so many of us breathing out carbon dioxide with every breath we take.

Grand Jury To Reconvene

Whilst several other prime expert witnesses are being asked to submit sworn affidavits into the pandemic fraud investigation, as soon as there is enough evidence submitted under oath, the Grand Jury will reconvene to hear the submissions.

Since the GJ's last decision unilaterally declared that Britain's EU membership was constitutionally unlawful, in late October 2014, when Brexit [on those grounds] looked like a remote possibility, it cannot be claimed that it has no credibility. Especially when its ruling was adhered to in every respect by way of Brexit and vindicated by the people in the referendum result.

Whilst its previous decision was to annul the provision within the Administration of Justice (Miscellaneous Provisions) Act 1933, which purported to nullify the Grand Jury's authority annul unlawful government statutes and miscarriages of justice.

Beyond Government Jurisdiction

Therefore, it cannot reasonably be said that this Grand Jury does not have any lawful authority to act because of the 1933 Act or otherwise.

Especially when it is operating under the protection of both Common Law and the Treaty of Universal Community Trust, which is beyond government jurisdiction under International Law.

Moreover, if there is enough evidence before this properly convened Grand Jury to elicit a unanimous verdict, upholding the allegations of pandemic fraud, then the jurors will be asked to unilaterally declare that the CV Bill and all related statutory instruments are legal nullities, incapable of enforcement under Common Law.

Which is exactly what I asked Johnson to facilitate in my open letter to him at the beginning of the lock-up. In which I also put him on notice that if he elected to enforce the measures prescribed, the people would act to strike down the tyrannous bill by any lawful means necessary.

Needless to say, there have been no legal objections of any kind received, giving rise to the presumption at law that the Prime Minister accepts that there is no lawful objection he is capable of making in the circumstances he has brought on himself.

Constitutional Unlawfulness

The irrefutable facts show that Johnson's government led Parliament into constitutional unlawfulness, by effectively making itself unaccountable to the people until the government says so, having indefinitely suspended elections and the rights guaranteed by Common Law.

Whilst every justification given for imposition of the severe measures has been proven to be false, by a plethora of expert witnesses in the fields of mathematics, virology, immunology, microbiology, pharmacology, medicine and nursing – many of whom are being asked to provide sworn testimony to the Grand Jury. Is the reason the government still adamantly refuses to disclose to 'the science' it has purported to rely upon since the start because the actual science proves that it is misrepresenting the facts?

Whatever the answer proves to be, this wrongdoing has been grossly exacerbated by the refusal of the UK government to relent in its

enforcement of the demonstrably disproportionate measures it imposed.

AFTER discovering that the peak of the symptoms outbreak occurred a week BEFORE the lock-down began. Is this what a totalitarian power grab looks like?

Pandemic Fraud Upon The People

In summary, the statistical evidence emphatically demonstrates that the government failed to disclose to the people that the symptomatic peak occurred on or around 16/03/2020; as well as falsely representing the facts at its daily press briefings.

It has also become abundantly clear that this has been done for the purposes of justifying the totalitarian power grab, which was enabled by the unlawful enactment of the Coronavirus Act 2020.

As was the relaxation of the laws governing death certification, in order to inflate the supposed COVID-19 mortality rate, from a little under 5,951 to 35,704, by including deaths caused by other underlying issues.

Under the Fraud Act 2006, this is tantamount to pandemic fraud by false representation, non-disclosure and abuse of position.

Against a population who have first been scared witless, before being unceremoniously stripped of their legal rights, for the purposes of the government procuring the material gain of totalitarian power over the people.

Last Remedy Standing

However, as Lord Denning predicted, when the British people are denied the rights guaranteed under Common Law and the constitution, they will provide their own lawful remedies, beyond the reach of any government, corporation, foundation, trust or prelate. It is in exercise of those God-given rights that a Grand Jury has been formed under the protection of the UCT Treaty, as well as Common Law, since the GJ the last remedy standing when tyrannical government policy encroaches upon our lives.

They have stolen our land, they have criminalised our constitutional right to bear arms and they have pillaged and monopolised the fields, the forests, the mountains, the valleys, the hills, the dales, the lakes, the rivers and the seas. But they shall never take from us the freedom to exercise our unalienable right to: Do No Harm, Cause No Loss, Tell No Lies, But Take No Shit From Anybody.

<https://www.thebernician.net/scamdemic-mathematical-evidence-of-pandemic-fraud/>

7th July 2020 - Don't Trust The Plan To Distract You From The Real Plan

Don't Trust The Plan To Distract You From The Real Plan

My friends, followers and all freedom-loving people who stumble upon this post, time is of the essence, so I will cut straight to the chase. Whatever you do, don't 'Trust The Plan' to distract you from the real plan, which is already unfolding before our eyes.

Naturally, this post will already have upset, angered and antagonized those of you who have pinned your hopes on a Little House On the Prairie style ending, to the dystopian nightmare we are currently living through on the British Isles, in America and pretty much everywhere else. However, since some who have earned my trust and respect from both sides of the Atlantic, as well as many thousands [if not millions] of others, are convinced that Trump and Q-Anon are engaged in saving the world from the abject tyranny that abounds, I have forced myself to seriously consider whether that is a realistic possibility.

Buckle Up For A Bumpy Ride

Those who don't already know exactly where this urgent rhetoric is heading, really should buckle up because it's going to be a bumpy ride, if you are not already fully availed of the undisputed and demonstrable facts, in relation to Trump's relationship with Rothschild. Nevertheless, if you are a committed Trump supporter, you will win my genuine admiration if you manage to read this article in full, check the references given and not have an emotional breakdown of some form or another in the process of doing so. Because there appears to be an unspeakably nefarious deception at play, which has your kind, loyal and trusting heart ensnared, in its complex webs of plausible deniability, hearsay and gobshite, spun with military precision, by armies of well trained propagandists for the self-appointed 'elite'.

A Spoonful of Poison Helps The Medicine Go Down

At this juncture of critical analysis, to make it slightly less difficult to accept that Trump might well have been contracted by the 'deep state', to play the leading role in the controlled opposition to totalitarian tyranny, it is starkly illuminating to frame the narrative as a billion dollar international psyop. In which case, it is more than feasible that the operation was designed to minimise resistance to a soft-kill genocide, which commenced in Britain with the long-planned 5G Roll-Out, the COVID-1984 lockdown and the legislation which enabled mandatory vaxxtermination, the falsification of death certificates and the purported suspension of everybody's legally guaranteed rights.

No doubt this was carried out to help flatten the curve of CO2 emissions, by 2030 at the latest. Can you see what it is yet?

Bread & Circuses

'Trust The Plan' is a direct instruction from Q-Anon I have seen written repeatedly in the comments section on any Trump-related

Facebook post for several months, but it has been floating about on social media for a number of years. I am, of course, referring to the message that all good people should just relax and place their trust in a single US political figurehead carrying out an alleged twenty year plan to put the entire world right. Well, the inherent problem I have with that postulation is that there are too many plans to choose from already in motion and not one of them has anything other than a genocidal agenda.

Agony of Choice

Do they mean the plan for Trump to partner with Gates-funded GAVI and the UK government to vaxxterminate 8 billion people at warp speed?

Or the plan to destroy the world's economies, national sovereignty, free trade and individual freedom, with the Rockefeller-Rothschild sponsored Lock-Step program?

<https://www.globalresearch.ca/all-sectors-us-establishment-lock-step-deep-states-latest-bio-war/5702773>

Or the plan to manufacture a scandemic, establish totalitarian control and cause an international Marxist revolution, with exactly the same endgame as UN Agendas 21 and 30?

<https://americanpolicy.org/2017/10/04/agenda-21-agenda-2030-there-is-no-difference/>

Because all of those things are happening, right here, right now, whilst too many good people are doing nothing to prevent ongoing crimes against humanity from continuing, when they might otherwise have been raising hell over what's already transpired, were it not for trusting the plan.

Who benefits the most from attention being fixed on bread and circuses, instead of the totalitarian power grab by the banksters' puppet governments, in service of their UN-approved genocidal agendas?

That's right – the banksters – as always, since they are the controlling financiers, founders of the United Nations and sponsors of the zero carbon dioxide agenda, as well as creditors to every national debt they manufacture, by creating false narratives for their puppet governments and controlled media to parrot, till their message gets through enough spinning heads, enough times for the opinion to form.

Now for the money shot. Literally, as well as figuratively.

Trump's Billion Dollar Debt To Rothschild Inc

Before some of you emotionally explode in defence of Trump after reading that last headline, ask yourself why he received a billion dollar bailout in 1991/92 from Rothschild Inc, when he was on the verge of bankruptcy.

Then ask yourself why billionaire, Wilbur Ross, who worked for Rothschild Inc for almost thirty years, was appointed as Trump's Commerce Secretary 15 years later, without so much as a probing question from the 'fake media' that Rothschild's well paid proxies control, via Reuters and AP.

It is clearly more than just a coincidence that Forbes described Rothschild's financial rescue of Trump's casino from the creditors of a junk bonds deal [upon which he was paying 14% interest to Rothschild clients], in these very telling words:

"In stepped Ross, then head of Rothschild Inc's bankruptcy advising team, to represent bondholders, who were pondering forcing the casino into involuntary bankruptcy and ousting Trump. Ross reportedly saw crowds pressed against Trump's limo windows to get a peek at the mogul, and realized the value of Trump's celebrity.

He struck a prepackaged bankruptcy deal: Trump would give up 50% of his stake ... but would receive better debt terms and would remain in control. The Donald was back in business: He ultimately made similar deals for his other troubled properties and climbed out of debt and back onto the Forbes 400."

<https://www.forbes.com/sites/chasewithorn/2016/12/08/trump-and-his-commerce-secretary-wilbur-ross-a-look-at-25-years-of-connections/>

Those Who Control The Purse Strings Control All

All of which reminds me of what founding Bilderberger, Denis Healey, said about the way the world is made to appear: "World events do not occur by accident. They are made to happen, whether it is to do with national issues or commerce; and most of them are staged and managed by those who hold the purse strings."

It is also reminiscent of what Demonic Cummings' political idol, Vladimir Lenin, said about controlling political opposition: "The best way to control the opposition is to lead it ourselves."

Moreover, since the UK lockdown was imposed, it has become obvious that Cummings and Johnson were the selected leaders of the controlled opposition to Britain remaining in the EU.

Had they been sincere in campaigning to restore the sovereignty of the British people by Getting Brexit Done, they would never have driven the Coronavirus Act 2020 and subsequent unscrutinized regulations into lawlessness, effectively declaring themselves unaccountable to the electorate, until they say the fraudulent public health emergency is over.

Totalitarianism by another name, in the British Isles, of all places, by way of the tyrannous 2020 Act, which is a nullity at Common Law, for purporting to suspend the unalienable constitutional rights everybody is endowed with at birth.

The Totalitarian State of Britain

Why is Trump not tweeting about Totalitarian Britain? It's only the most treasonous crime ever perpetrated against the people, since the Declaration of Rights 1688 was declared to end comparable unaccountable powers of the state on these shores.

That's only the constitutional document the authors used as a template for the US Constitution, which Trump is sworn to uphold and protect. In other words, if Britain's Declaration of Rights is being treated as meaningless, so is the US Constitution. This is one of the reasons why the futures of the US and the UK are legally bound together, whether we like it or not.

Even if he is a genuine maverick, Trump should be seeking the indictment of Gates et al for crimes against humanity, not partnering with their international vaxxtermination syndicate and allowing their immunity from civil and criminal liability to continue, no matter how many children are killed and maimed by their legalised poisons.

Puppets Never Have Any Real Power

This indicates that either Trump doesn't have the power to stop the vaxxtermination agenda, or he has no real intention of doing so, just like the Right Dishonourable Twat Wancock, the secretary of state for mandatory vaccinations and sad little poster boy for COVID-1984.

Living satire to one side, if Trump was worthy of the political santahood [yes, santahood] bestowed upon him by so many good people, he would be denouncing UN Agendas 21 and 30 as signed confessions to future crimes of genocide, some of which have been carried out during his presidency.

As opposed to adhering to those agendas, which his partnership with Gates-funded GAVI confirms he is doing, no matter how much anybody wants to believe otherwise.

In and of itself, this is the counter argument which just keeps on telling the devastated hypothesis to get a fucking grip, before it's too late to take responsibility for a potentially fatal mistake.

Smoke & Mirrors

The apparent arrest of a suspected Mossad agent, who happens to be the daughter of and former pimp for two other suspected Mossad agents, both of whom are also suspected of faking their own deaths, convinces me of nothing. Except, perhaps, that the nefarious deception being played out is geared to maximise the public spectacle. But only for long enough to perpetuate enough interest, derision and hope, in all the targeted demographics.

The primary marks or targets of this deception are the most trustworthy and trusting of all intelligent people, with the singular aim of the psyop being to lull them into protracted inertia, instead of the decisive action they might have taken without trusting the plan. And all the while, behind the smoke and mirrors, the unlawful lockdown measures imposed have killed hundreds of thousands of people all over the world and vaccinations are already mandatory in many places, with anti-vaxxers increasingly being denounced as putting the vaccinated at risk, when nothing could be further from the truth. In the name of keeping us safe from a false flag boogeyman, which was invented for the very purpose of using fear as a silent weapon in the quiet war being waged against the people.

Deliberate Fearmongering

As UK Column has been vocal in very astutely pointing out, state controlled media and a now vast UK intelligence service have used fear-mongering propaganda, misinformation and disinformation to scare the shit out of as many people as possible, in the service of their political ends – which is the somewhat colloquial legal definition of terrorism.

Since the tactic of scaring the people into accepting the loss of the rights nobody can take away is always used by totalitarian power-grabbing governments to distract attention away from their unlawful acts, we need to understand exactly what it is they want to distract us from. What if the real plan is to reach zero carbon dioxide emissions by reducing the world's population by up to 95%, using a fake pandemic to justify taking control of every aspect of human life [including who lives and who dies]?

If that's the plan you are placing your trust in, you'd better think again without letting pride restrict your ability to reason as objectively as possible, when faced with the incontrovertible truth about a misplaced trust.

The future of all our children depends upon us uniting behind one common cause and we haven't got time for debate or nursing the bruised egos and hurt feelings of anybody who could otherwise be dedicating their energies to snatching an unexpected victory from the jaws of the most annihilating defeat.

At this point, nothing else will suffice.

Simon Dolan's Case

It is therefore little surprise that the courageous Simon Dolan's high court challenge to the UK government's lockdown measures was thrown out yesterday, by a judge who ignored the doubling of Britain's mortality rate, which occurred as a direct result of those measures.

Nevertheless, his judgment is automatically void, on the ground that the judge is bound by the Common Law to declare that the 2020 Act and the lockdown regulations are legal nullities, incapable of enforcement, as per *Thomas Bonham v College of Physicians* 8 Co Rep 107a; 77 Eng Rep 638:

“In many cases, the Common Law will control Acts of Parliament, and sometimes adjudge them to be utterly void: for when an Act of Parliament is against common right and reason, or repugnant, or impossible to be performed, the common law will control it and adjudge such an Act to be void.”

Simon Dolan and his legal team could appeal the decision on the ground that the Common Law adjudges the acts of the UK government and Parliament to be void because they fly in the face of common right and reason, they are impossible to perform lawfully and they are repugnant for doubling the death rate, according to the government’s own data.

However, as we proved in *The Great British Mortgage Swindle*, the so-called justice system in this country is rigged to protect the bankers from the consequences of their crimes, which extend way beyond the boundaries of the financial system.

Furthermore, the dismissal of Simon Dolan’s challenge gives a judicial green light to more lockdowns, which will result in more deaths. That is why he shouldn’t back down, no matter what the totalitarian state throws at him because he has the Common Law and the People on his side.

If I can help Simon in any way I will and I urge every Briton to join his movement to Keep Britain Free. To achieve that end we must restore the Common Law by any lawful means necessary.

Unite Behind One Common Cause – Magna Carta 2020

Ultimately, all that really matters is that enough good people unite and form an unstoppable, dynamic force, which stands up together to fight for everything that’s good in this world, before the opportunity for peaceful resolution is crushed under jackboots, food riots, race wars and anti-vaxxer purges. With facilitating that purpose in mind, the final draft of Magna Carta 2020 will soon be published, along with details of our historic opportunity for every Briton of legal age to help peacefully restore the Common Law.

Between now and then, please help spread #KeepBritainFree and #MagnaCarta2020 far and wide, telling everybody you know that we need to unite and fight for what is right without any more delays.

<https://www.thebernician.net/dont-trust-the-plan-to-distract-you-from-the-real-plan/>

18th June 2020 - When #VaxLiesShatter There Will Be Criminal Indictments For Genocide

When #VaxLiesShatter There Will Be Criminal Indictments For Genocide

- Wondering why the Gates-funded UK government has reluctantly admitted that fines for alleged breaches of ‘social distancing laws’ cannot be legally enforced?
- Or why the government let the Soros-funded BLM protesters kick the shit out of the Metropolitan Police last weekend, even though they have legislated for a full-blown authoritarian Police State?
- Or why Johnson implicitly announced yesterday that there is an alternative ‘treatment’ to the unholy grail of a Gates-funded vaccine?

The answer is the same to all three questions – everything the government has enacted since the Coronavirus Bill was passed last March has been unlawful.

Dr Bonham’s Case

Here lies a seminal Common Law precedent, which nullifies every action Parliament and the government have taken since the murderous lock-up began. In the 1610 decision of *Thomas Bonham v College of Physicians* 8 Co Rep 107a; 77 Eng Rep 638, commonly known as Dr. Bonham’s Case, in the Court of Common Pleas before Coke, the learned judge ruled that: “In many cases, the Common Law will control Acts of Parliament, and sometimes adjudge them to be utterly void: for when an Act of Parliament is against common right and reason, or repugnant, or impossible to be performed, the common law will control it and adjudge such an Act to be void.”

Applicability To Lock-Down Laws

This applies to all the Coronavirus Act 2020 and every one of the 90 statutory instruments which have since been decreed into lawlessness without Parliamentary scrutiny, for the following reasons:

- 1. They purport to have suspended the common rights of freedom of assembly, freedom of movement and freedom of conscience, as well as the rights to justice and the protection of the law, Habeus Corpus, the presumption of innocence and a private family life.
- 2. They fly in the face of reason because there is absolutely NO EVIDENCE that the measures imposed have done anything except cause significant harm to the British people.
- 3. They are repugnant on the ground that, far from fulfilling the repeatedly stated objective of “flattening the curve”, the Office of National Statistics data proves that the lock-up [not COVID-19] doubled the national mortality rate, rendering the actions of Parliament and the government both fraudulent and genocidal in nature.
- 4. The measures imposed were and remain impossible to perform, on the simple basis that the Common Law forbids such actions

to be taken under any circumstances.

These actions represent clear and present ‘trespasses upon the person’, for intentional interference with the bodies and liberty of the British people, as per the rules set down by Dr Bonham’s case.

The Common Law therefore adjudges the statute and the regulations which followed to be void ab initio, whilst Parliament automatically forfeited its legitimacy by attempting to suspend the rights guaranteed under Constitutional Law.

Evidence To Indict

In other words, we have enough evidence to indict the government [and every MP], since every action they have taken was and will always remain treasonously fraudulent and constitutionally unlawful.

- Is that why, if you listen very carefully, you can hear the slippery clenching of butt-cheeks every time the Secretary of State for Mandatory Vaccinations issues the daily propaganda briefing?
- Could it also be the reason why the government declared yesterday that Dexamethasone [a well established treatment for pulmonary altitude sickness] has proven in tests to be an effective treatment for ‘the deadly virus’?

After all, there would be no greater trespass upon the person than Hancock’s threatened compulsory vaccination edict, which the government previously insisted was the only way out of lock-down.

Murder By Vaccination

However, he might also have been informed that the Secretary of State for Health in the Philippines has been indicted for crimes tantamount to the murder of children, who died after being vaccinated with Dengue Fever drug, Dengvaxia. Indicted to face criminal charges with them is a negligent researcher, as well as as former and current employees of the vax manufacturer, Sanofi – the company currently working with Glaxo-Smith Kline to rush a COVID-19 vaccine on to the market.

<https://www.sciencemag.org/news/2019/04/dengue-vaccine-fiasco-leads-criminal-charges-researcher-philippines>

#VaxLiesShatter

Nonetheless, once #VaxLiesShatter in the minds of enough people, it is the politicians, their so-called ‘scientific advisers’ and the financiers of the mandatory vaccination agenda who will be locked up, until they meet their fate at the end of their trials for crimes tantamount to genocide, under the Convention on the Prevention and Punishment of the Crime of Genocide.

So please share the #VaxLiesShatter material on every social media platform you give your attention to, until we reach the tipping point, at which people of all colours will realise that no lives [except their own] matter to the murderous eugenicists who pull the strings of the puppet politicians peddling their genocidal poison.

<https://www.thebernician.net/when-vaxliesshatter-there-will-be-criminal-indictments-for-genocide/>

3. The Antidote To COVID-1984 Is Magna Carta 2020 – A New Declaration of Rights

14th July 2020 - The Antidote To COVID-1984 Is Magna Carta 2020 – A New Declaration of Rights

Magna Carta 2020 | A New Declaration of Rights

Let it be known by all concerned, interested and affected parties, that the following declaration is made by and for the Sovereign People of Britain [the People], in the absence of a legitimate Parliamentary democracy or lawful governance, following the constitutionally repugnant subjugation of the People to the dictates of unaccountable government, in accordance with a demonstrably fraudulent and genocidal agenda.

Wherefore, given that since the enactment of the European Communities Act 1972, the UK Parliament has committed the following Common Law wrongdoings against the People:

- 1. Unconstitutionally ceded British Sovereignty to the European Union [a foreign power].
- 2. Permanently denied the People the rights to bear arms, be presumed innocent until proven guilty, to exercise their conscience and to remain silent.
- 3. Emphatically failed to keep criminals off British streets and to protect an unlawfully disarmed populace from an epidemic of violent crime.
- 4. Disgracefully enabled private banking interests to dictate government policy, monopolise industries and control natural resources.
- 5. Dishonourably allowed those private banking interests to perpetuate institutionalised signature forgery and banking fraud on an industrial scale.
- 6. Facilitated the enforcement of millions of fraudulent mortgage possession claims by forbidding a complicit judiciary from ruling

fraud against any UK bank or making any serving MP bankrupt.

- 7. Caused the frequently brutal and violent unlawful evictions of more than 3 million people over the last three decades alone, often with the assistance of the police.
- 8. Constructed a total surveillance state which prevents the enjoyment of a private family life.
- 9. Licensed the poisoning of the air, water and food supplies, as well as caused the destruction of the farming, fishing and manufacturing industries.
- 10. Conspired with foreign powers to implement the genocidal United Nations agendas 21 and 30 at a local government level, under the guise of 'Sustainable Development Goals'.
- 11. Waged illegal wars against other sovereign nations of people, causing millions of men, women and children to die through no fault of their own.
- 12. Committed treason felony against the monarch, by way of section 38 of the the European Union (Withdrawal Agreement) Act 2020, which implicitly deposed QEII of the crown by declaring Parliament to be sovereign.
- 13. Decreed the unlawful house arrest of every Briton, imposing draconian regulations which resulted in untold thousands of deaths, the destruction of the national economy and the bankruptcy of a vast number of businesses.
- 14. Enacted the treasonous Coronavirus Act 2020, which purported to suspend the legal rights guaranteed to every Briton by the Common Law, whilst legalising mandatory vaccination and the falsification of death certificates, in addition to suspending the democratic right to remove the government from office.

Restoration of Common Law

For the purposes of restoring the rights and protections guaranteed by the Common Law, it is hereby reaffirmed that Sovereignty is naturally vested in the People, who are naturally endowed at birth with the following unalienable rights, which no government has the authority to suspend or impede:

- 1. The rights to self-determination, both as individuals and collectively.
- 2. The right to be presumed innocent of any crime or civil offence, until proven guilty before a jury of our peers.
- 3. The right to bear arms and defend ourselves, our family, property and community, from unlawful acts of aggression and theft, with all reasonable force necessary.
- 4. The rights to exercise our conscience and to remain silent whenever appropriate.
- 5. The rights to a private family life, freedom of expression and religious freedom.
- 6. The right to live freely in an unpolluted environment, with unrestricted access to clean air, water and food sources.
- 7. The rights of free assembly and to campaign against injustices of all natures and descriptions.
- 8. The right to come and go as we please, without unwarranted intrusion, harassment, surveillance or delay.
- 9. The right to declare any unconstitutional law or treaty unlawful by unanimous Common Law Grand Jury.
- 10. The right to depose criminal governments by any lawful means necessary, including the Unilateral Declaration of a properly convened Common Law Grand Jury.
- 11. The rights of autonomy in the conduct of every aspect of our lives, within the boundaries set by the Common Law, as restored by the lawful execution this declaration.
- 12. The rights to contract and conduct any lawful business and to trade in any lawful currency of our choosing, without government interference, licensing or taxation.
- 13. The right to seek a Grand Jury order that the police and the military arrest, detain and charge criminal government officers for Common Law crimes against the People.
- 15. The right to claim Lawful Excuse in performing or refusing to perform any act or deed our conscience dictates we must, even if we are subsequently held to be wrong and/or such a course of action is prohibited by law.
- 16. The right to convene Common Law courts, where every case, both civil and criminal, is heard and decided by a Common Law jury, upon its merits.
- 17. The right to seek Grand Jury nullification of international agreements, including but not limited to, the nullification of the UK becoming a signatory to UN Agendas 21 and 30.

This declaration has been drafted in the genuine hope that everybody, from wheresoever they come, will one day soon be able to live their lives, on these shores and everywhere else, according to our ancient Universal Maxim of Common Law:

Cause no harm, injury, damage or loss, but defend yourself, your family, your community and your property with all reasonable force necessary, from all those who seek to do you wrong.

Solemn Declaration

We solemnly swear that we have Lawful Excuse to take this course of action in defence of the rights and protections of the Common Law governing the British Isles, having witnessed our beloved homeland being subjected to the most treasonous government crimes against the People.

It is therefore with sound minds and sincere hearts that we are compelled to declare that we revoke our consent, whether express or implied, to be governed under the laws of any Parliament which has made the government unaccountable to the People and in so doing forfeited its legitimacy under the Common Law; and that we are seeking a Unilateral Declaration from a Common Law Grand jury that Magna Carta 2020 must from henceforth be held to be the law of our homeland, which we will do our utmost to uphold, apply and preserve.

NOTES

This draft of Magna Carta 2020 will be presented to a Common Law Grand Jury by the initiating signatories to the Declaration of Rights

at the earliest opportunity.

In the event it is declared that the declaration is sufficient for the purposes of restoring the Common Law, Magna Carta 2020 will nullify the illegitimate UK government and Parliament, for abject breaches of Articles 1 and 2 of the Declaration of Rights 1688 and the Bill of Rights 1689.

Spread The Word

Please spread the word far and wide – the antidote to COVID-1984 is Magna Carta 2020 and the new Declaration of Rights.

Time to stand up and fight for what's right to #KeepBritainFree.

<https://www.thebernician.net/magna-carta-2020-a-new-declaration-of-rights/>

16th July 2020 - COVID-1984 | A Dystopian Future We Must Act Now To Prevent

COVID-1984 | A Dystopian Future We Must Act Now To Prevent

If the People, not Trump or any other politician, don't take decisive action to end COVID-1984 before it's too late, this is what our surviving descendants would say about us in just one generation from now, when assessing the dystopian future we bequeathed to them.

Freedom Ended in COVID-1984

The last year of freedom for the human race was 2020, which shall forever be known as COVID-1984, to those of us who know the truth of what transpired during the domestic imprisonment of the entire population by the last democratically elected UK government.

First they took away the rights you were born with to protect you from the Common Cold, which they fooled you into accepting by calling it a deadly virus and whipping up panic, fear and hysteria in the state controlled media.

Then they decreed that you were all under house arrest and confined to your own homes till further government dictate, except for essential shopping and an hour of daily exercise. They even stopped you practicing religion, seeing your friends and tending to dying loved ones.

But because the government said they would pay for everything, you did nothing except what you were told [including grassing on your neighbours for having the courage to call out their lies for what they were].

Unaccountable COVID-1984 Government

Needless to say, they also made themselves unaccountable to the People by suspending the democratic right to remove the government from office and proceeded to murder tens of thousands of people in care homes, in service of UN Agendas 21 and 30. But because most of those people were old or suffering from other ailments, you did nothing except what you were told you to do. Even when a plethora of expert and eye witnesses spoke out, in the days before doing so was punishable with a harsh fine, prison sentence and social cancelation.

Then, having shut down every aspect of your lives, for what they told you would be no more than a few weeks of 'flattening the curve', they extended the lock-up indefinitely, thereby maximising the mortality rate, which doubled, according to Office of National Statistics data. But because you were getting paid not to go to work, you did nothing to stop them destroying the economy with a mandatory general strike, which benefited nobody except the self-appointed genocidal 'elite'.

You just stood by and watched as your children's lives were reduced to captivity and millions of livelihoods were decimated beyond repair.

While thousands more continued to die in care homes and all deaths were recorded as COVID deaths to create the false impression that there really was a killer virus on the loose, to justify the continuation of the genocidal plan.

The COVID-1984 Jackboot Came Down Hard

Then they made it a criminal offence not to wear a mask, which they had previously admitted didn't protect you from anything. They then banned all free movement and decreed that there was no right to travel, buy or sell without wearing one in public.

But you were so scared of the imaginary boogeyman, you did nothing to stop the subsequent theft of everything generation after generation who preceded you gave their blood, sweat and tears to guarantee as your birthrights.

Then the government decreed that the army would be deployed on every street to enforce the new Bill Gates vaccine program, without any double blind placebo or safety tests being completed. But you were so scared witless by this point that you just watched and rolled up your sleeves, as children and their anti-vaxxer parents were jabbed with poison against their will outside your front door.

Even when perfectly healthy people dropped down dead with a needle in their arm, you deluded yourselves that they must have had other fatal health issues, just so you could cling to the faint hope of not suffering the same fate.

All Dissenting Voices Disappeared

Then they rounded up all the anti-vaxxers and everybody else who had ever spoken out about the tyrannies which were rampant. None of them were ever seen or heard of again and their names were erased from history, but they are the only ones who are beyond reproach for what became of the world.

They may have all fallen without achieving their aims, but the surviving children of those who perished for telling people the truth about the genocide that had become government policy, will give their lives in the blink of an eye to restore what has been lost, no matter how long that takes.

Nevertheless, the majority of the world's population were either dead not long after being injected with an actual deadly virus, bio-digital ID and nanobots, or imprisoned within a microwave control grid.

Population Control & History Erased

Over less than a decade, the world's population was reduced to a much more manageable forty million people and 'freedom' was one of the words which was eradicated from the lexicon. This was done during the first purge of language used by enemies of the new one world government, which abolished the nation state by decree, under the pretense of keeping people safe from the monster it controlled.

But anybody who openly disagreed with government policy was sent to a Re-Education Camp, never to be seen again, if they weren't shot dead in the street for not wearing a mask, breaching a curfew or evading the Vaxx-Squad, all of which became summary on the spot capital offences, after the one world government seized power.

Having children was also criminalised and replaced with a strictly controlled quota of genetically engineered babies, reared by government machines to become the first generation to merge with Artificial Intelligence. This measure was used to justify the sterilisation of all humans with a healthy reproductive system, in the name of 'the greater good'.

The international communists' goal of eradicating the individual, the family and the constitutional nation state was thereby completed, along with the extermination of 95% of the world's population.

The Epoch of Cowardice

It's no wonder then that the historical records which somehow survived the cultural purges record your era as the Epoch of Cowardice, but for one reason more than any other:

It is an act of extreme cowardice to refuse to exercise the unalienable sovereign rights we are all born with, let alone to do so without standing up to fight for what's right, when your people are suffering all around you.

According to our previously noble ancestry, that's considered to be the worst kind of cowardice and beneath contempt.

To the tiny minority of us who know what really happened upon this Earth in the year 2020 and before, save for the ones who gave their lives trying to awaken the masses, you are the most despised people in history.

You gave away everything we would gladly give our lives to get back for our people and you did so to preserve your own lives above those of everybody else, when it was more than within your capabilities to create a much better world for everybody.

The Destruction of Lives Worth Living

Now every single aspect of human life is controlled by a vast AI control grid, which is ruthlessly programmed by an unknown, unaccountable, technocratic, international communist, crony capitalist, unelected world government.

We have been told we have no families, our sex lives are regulated, our lovers chosen by machines, as is everything we consume, use and throw away. We can't travel, gather together in groups of more than two and we have no choice where we live or who we live with or what we do with our lives, such as they are.

The only life worth living now is one dedicated to setting the People free from this totalitarian dystopian nightmare, which you had the chance to wake up from in the summer of 2020, before the jackboot came down hard with the planned 2nd wave in the Autumn.

Message From The Future

If a single message could be sent back in time to those of you who bequeathed this hell on Earth to your descendants, it would be this:

Nobody's coming to save you, believe nothing the government or the media tells you and doing nothing will result in the end of every aspect of life that is worth living for perhaps every generation to come.

Post Script Resolution

The critical purpose of this fictitious warning from our near future is to help people learn from the mistakes which have already been committed en masse this year, as well as forewarn about what is certain to happen if the majority continues to make the same mistakes for long enough. Nevertheless, we still have time to restore the Common Law and put an end to the myriad of crimes that are being perpetrated against the People, so we must do everything we can to awaken the masses to the truth of these, the most troubling of times.

Tell everybody who needs to hear, lose the fear, check the facts for yourself and unite under the banner of Magna Carta 2020. Before people start getting arrested and charged with having too much to think in a public place and the opportunity to snatch victory from the

jaws of defeat slips through our fingers.

The Antidote To COVID-1984 Is Magna Carta 2020 – A New Declaration of Rights

<https://www.thebernician.net/covid-1984-a-dystopian-future-we-must-act-now-to-prevent/>

29th July 2020 - Time To Remove Big Pharma From Government

Time To Remove Big Pharma From Government

When I was at school, we were asked in an English class to write a fictitious obituary for somebody we knew. One very thoughtful girl chose to write one about yours truly and this is what she wrote: “Never once did what he was told and loved every minute of his lifelong, fearless disobedience of all forms of totalitarian authority.”

To be honest, I really haven't thought about it since the day she read it out in class to howls of knowing laughter [including my own]. Despite having gone on to live the life of anarchic recalcitrance which she so sagely predicted.

Back To COVID-1984

Then, yesterday morning, I visited two local shops without a pair of underpants on my face, where I smiled from ear to ear at everybody, whether they were masked or unmasked. As I stood in the queue at the first checkout, I was reminded of deliberately running up the school corridors, just because the power-crazed hall monitors were ordering everybody to walk. Which is what led to the recall of the fictitious obituary exercise, on the basis that COVID-1984 is what happens when we allow totalitarian hall monitors to rule the world.

In both cases, there was no way I was going to obey an arbitrary rule just because some 'authority figure' said so. Nor were there any adverse consequences of my flagrant disobedience of the respective authoritarian dictates, whilst nobody suffered any harm, injury, damage or loss in the process.

Apocalypse Now

However, yesterday's disobedience was somewhat akin to that of Robert Duval's character in Coppola's harrowing film, Apocalypse Now, when he refused to wear a helmet to protect himself from the missiles he and his men were being bombarded with on a Vietnam beach. The reasons his character did so were because it has been known throughout the ages that the first soldiers to fall in battle are those paralyzed by fear or cowardice and because a helmet is not going to help you in any event, if a missile hits your head. Whereas, it is also universally accepted that fearlessness is the greatest weapon a soldier can possess because it is something which all battle-hardened survivors have. Duval's character's refusal to follow orders and wear a helmet is symbolic of that fearlessness.

COVID-1984 Analogy

This is somewhat analogous to the increasingly widespread refusal to wear a pair of underpants on the face during COVID-1984. Which is symbolic of the refusal to fear the consequences of disobeying totalitarian government dictates that are founded upon obvious falsehoods. One being that a mask offers protection from the government lurgy, another that there is a lurgy to catch in the air that we breathe. Yet another lie is the one about Hydroxychloroquine not being a viable allopathic treatment for chronic COVID symptoms, as is passionately explained by the courageous Dr Stella Immanuel in the heavily censored video below, taken from America's Frontline Doctors' press conference two days ago.

Natural Remedy

Having said that, a natural remedy such as Vitamin C and Zinc supplements with Quercetin [the active ingredient in onions], which has anecdotally been used to wipe out the same symptoms, without any of the potential side-effects of using pharmaceuticals like Hydroxychloroquine, will always be preferable. Especially when the government lurgy is fake, but the very real symptoms of it are identical to the non-ionising radiation sickness caused by the 5G roll-out, which just so happened to coincide with the scamdemic.

Totalitarian Censorship

However, the very fact that the content released this week on Facebook, YouTube and Twitter by America's Frontline Doctors has been so brutally and immediately censored, after gaining millions of views, is enough to conclude that Big Pharma does not want people to hear what these doctors have to say because it clashes with the vaxxtermination agenda.

Big Pharma's Great British Bolshevik Coup

On the balance of probabilities, a Big Pharma Bolshevik Coup, bought and paid for by Bill Gates and the vaxxtermination industry, has taken place in Britain, under the smokescreen of Brexit. If the year from EU Exit Day [on January 31st 2020] was a local by-election, the only candidate is Bill Gates, the returning officer is GAVI, the sole voter is his wife and the vote is being counted by the Gates Foundation, under the supervision of the Gates-controlled WHO.

Their manifesto is simple – reduce the world's population by up to 95% by injecting everybody with genetically modifying, sterilizing, cancer-causing, neurologically toxic poison, the full effects of which can take up to six years to materialize, in those who survive to take another DNA-altering shot in the arm.

Anti-Vaxxers' Winning Argument

Nevertheless, if vaccines really did what Big Pharma controlled government claims, Anti-Vaxxers would be regarded as nothing more than a danger unto themselves. The fact that Anti-Vaxxers are now the #1 target of government propaganda, which tags them as a danger to the vaccinated, is actually an implicit admission that vaccines don't protect people from anything. In other words, Pro-Vaxxers have defeated their erroneous argument with their own illogical rhetoric, so they are forced to resort to ad hominem such as calling Anti-Vaxxers "nuts".

Illegitimate Parliament

However, Parliament immediately forfeited its legitimacy and mandate when it purported to make the government unaccountable to The People, by way of the enactment of the unlawful Coronavirus Act 2020, which suspended elections indefinitely. This means that the government has no legitimate authority under Common Law to govern the electorate. Especially when it appears that Parliament has deposed the monarch, set aside the Common Law and now acts as if it has the divine right to rule by edict or decree, by way of section 38 of the final Brexit bill, about which I will write in a forthcoming post. If that proves to be the case, it's no wonder that, while standing accused of the grossest treason since the Glorious Revolution in 1688, the UK government is seeking to redefine the treason laws.

Big Pharma v The People

Nevertheless, Big Pharma is already waging war against The People, which it has been covertly prosecuting at an intergovernmental level for decades, under the auspices of the bankster-controlled United Nations and Sustainable Development Agendas 21 and 30. So it's way past time The People stood up to fight back against clear and present genocide, when so many have already been euthanised during COVID-1984, in accordance with Big Pharma driven government policy and in abject breaches of the Common Law.

No matter who you are, to go along with this criminal agenda is to collaborate with the mortal enemy of us all, even if fear or ignorance are the excuses given to justify such cowardly subservience. In other words, when you wear a mask it is nothing but a symbol of your collaboration with Big Pharma's agenda, which threatens the very future of humanity. Which, just like a psychopath, the government accuses Anti-Maskers and Anti-Vaxxers of doing, when that is a total inversion of the truth. Just like everything else they have claimed to justify their myriad of crimes against The People.

Treasonous Big Pharma Puppets

Now is therefore the time to remove treasonous Big Pharma puppets from government, the civil service and academia, before the truth about vaccines is censored out of existence on the internet and speaking out against the genocidal agenda is held to be a crime. This can be peacefully achieved by issuing criminal proceedings against all who took money from Gates to adopt his mandatory vaxxtermination program, at the expense of everything that's good in this world. For the purposes of which, a Grand Jury is about to convene to consider whether there is enough evidence to indict the accused of multiple counts of fraud, treason and genocide.

5th August 2020 - Parliament Appears To Have Deposed QEII of Sovereignty

Parliament Appears To Have Deposed QEII of Sovereignty

When Parliament recognised itself as 'sovereign' in section 38 of the European Union (Withdrawal Agreement) Act 2020, it did so after Boris Johnson, Ian Duncan Smith and Michael Gove spoke gushingly, in the run up to the December 2019 election, about how parliamentary sovereignty is borrowed from the People, via a democratic mandate.

I wrote this blog post on that very subject at the time, but I didn't mention this obvious anomaly, since the in-coming government had already publicly and repeatedly declared that such sovereignty was dependent upon the democratic consent of the People that Parliament should exercise it.

Nevertheless, from this observation a question naturally arose: If Parliament has only previously acted with the sovereign authority of the monarch, was the real intention of section 38 to depose QEII?

Since I knew that more facts would have to come to light before I could even broach the subject of a treasonous Parliament, I decided to carry on researching the matter, until the events of COVID-1984 revealed that Parliament was acting with what the constitution deems to be prohibited royal powers.

From which juncture it has become increasingly obvious that the UK government has ever since purported to exercise national sovereignty in the interests of Bill Gates, GAVI and the WHO, as per the sustainable development agendas 21 and 30.

This was enough to convince me that I'd seen enough to reasonably conclude that Parliament had created unaccountable government, upon its assumption that such an act could be deemed lawful, on the ground that it has declared itself sovereign in a statute.

Parliament Is Merely The Supreme Legislature

However, Parliament is merely the supreme legislative authority of the United Kingdom, consisting of three separate but equally integral elements – the monarch, the commons and the lords.

It has no lawful authority to recognise its own sovereignty, which has always been vested by the People in the monarch, who is bound to uphold the Coronation Oath:

Archbishop: Will you solemnly promise and swear to govern the Peoples of the United Kingdom of Great Britain and Northern Ireland, Canada, Australia, New Zealand, the Union of South Africa, Pakistan, and Ceylon, and of your Possessions and the other Territories to any of them belonging or pertaining, according to their respective laws and customs?

Queen: I solemnly promise so to do.

Archbishop: Will you to your power cause Law and Justice, in Mercy, to be executed in all your judgements?

Queen: I will.

Archbishop. Will you to the utmost of your power maintain the Laws of God and the true profession of the Gospel? Will you to the utmost of your power maintain in the United Kingdom the Protestant Reformed Religion established by law? Will you maintain and preserve inviolably the settlement of the Church of England, and the doctrine, worship, discipline, and government thereof, as by law established in England? And will you preserve unto the Bishops and Clergy of England, and to the Churches there committed to their charge, all such rights and privileges, as by law do or shall appertain to them or any of them?

Queen. All this I promise to do.

By those solemn words, QEII was lawfully bound to uphold the Common Law, which guarantees the unalienable rights, freedoms and protections of the People, as per Constitutional Law and Convention.

In the event she has been deposed of sovereignty, whether treasonously or not, there is no longer a constitutional contract between the monarch and the People and no judge has the jurisdiction or authority to act in her name.

Parliament Cannot Be Sovereign

Nevertheless, Parliament has never previously been legally endowed with sovereignty, notwithstanding William Blackstone's erroneous claims to the contrary, which resulted in the complete misconception that Parliament is sovereign, within the legal professions and the judiciary.

In reality, the People are sovereign and they only divest responsibility to the monarch, for the purposes of exercising that sovereignty, in return for the rights, freedoms and protections guaranteed by the constitution the monarch is sworn to uphold, as per the Common Law. However, in recognizing itself as sovereign, Parliament appears to have implicitly deposed QEII of the sovereignty vested in the monarch by the People, for the purposes of suspending those unalienable rights, freedoms and protections, as well as the Common Law. This necessarily includes the monarch's power to dissolve Parliament, in the event it is found to have become tyrannical, which compelling evidence shows has emphatically been the case since the start of COVID-1984.

It naturally follows that, in declaring itself sovereign, Parliament purports to have removed the prerogative powers of the monarch, as well as disabled the constitutional means by which the People can remove the government from office by voting them out, until they say COVID-1984 is over.

A Constitutional Monarchy

Despite this, the United Kingdom of Great Britain and Northern Ireland is undeniably still a constitutional monarchy at law, in which the sovereign monarch is bound by the following key constitutional documents:

- Magna Carta
- Declaration and Bill of Rights
- Coronation Oath
- Act of Settlement
- Petition of Right
- Acts of Union
- Human Rights Act

Without the monarch, there is no sovereign power for Parliament to wield in the UK legal system and the government is operating outside of the parameters it is bound to stay within.

Furthermore, without a monarch recognised as being sovereign, the judicial system does not have the jurisdiction to rule over any matter, whether civil or criminal, since all judges purport to rule in the name of the monarch, under the sovereign seal of the crown.

Crucially, in the grave circumstances we currently face, the absence of a sovereign monarch automatically vitiates every oath taken by the armed forces to serve 'queen and country', along with all other oaths of office to the queen.

The Apparent Deposing of QEII

All the prima facie evidence suggests that, given the totalitarian power grab which the Coronavirus Act 2020 enabled, Brexit was used as a smokescreen for a Big Pharma Bolshevik Coup, which I alluded to in my previous blog post.

As described in the foregoing passages, in recognizing itself as sovereign in the final Brexit bill, it appears Parliament has implicitly deposed the monarch of sovereignty at law, thereby automatically forfeiting its legitimacy and electoral mandate.

It has also conspired to allow the government to rule the People by decree, since the imposition of the lockdown regulations, in abject

and fatal breaches of articles 1 and 2 of the Bill of Rights 1688, which prohibit the exercise of such royal powers explicitly:

Dispensing Power.

That the pretended Power of Suspending of Laws or the Execution of Laws by Regall Authority without Consent of Parlyament is illegall.

Late dispensing Power.

That the pretended Power of Dispensing with Laws or the Execution of Laws by Regall Authoritie as it hath beene assumed and exercised of late is illegall.

A Face Like A Smacked Arse

All of which might just explain why last October's and December's state openings of Parliament were unique for two superficial reasons:

- 1. QEII was not wearing the imperial crown for the first time in history on such an occasion last October.
- 2. Last December, she had a facial expression throughout which betrayed a woman who was smoldering with an anger that was only just below the surface.

In the vernacular of Gen-X, she had a face like a smacked arse.

This naturally transpired after she had agreed to sign off on the final Brexit bill, section 38 of which implicitly stripped her of sovereignty and purported to vest it in Parliament:

Section 38(1) It is recognised that the Parliament of the United Kingdom is sovereign.

Section 38(3) reaffirms this, then goes one legal step further:

Accordingly, nothing in this Act derogates from the sovereignty of the Parliament of the United Kingdom.

However, sovereignty has never been vested in Parliament, since it can only act with delegated authority from the monarch, under the constitutional concept of the Queen [or Crown]-in-Parliament.

The Queen-in-Parliament

According to the undisputed Queen-in-Parliament Wikipedia Page:

The Queen-in-Parliament (or, during the reign of a male monarch, King-in-Parliament), sometimes referred to as the Crown-in-Parliament, is a technical term of constitutional law in the Commonwealth realms that refers to the Crown in its legislative role, acting with the advice and consent of the parliament (including, if the parliament is bicameral, both the lower house and upper house). Bills passed by the houses are sent to the sovereign, or governor-general, lieutenant-governor, or governor as her representative, for Royal Assent, which, once granted, makes the bill into law; these primary acts of legislation are known as acts of parliament. An act may also provide for secondary legislation, which can be made by the Crown, subject to the simple approval, or the lack of disapproval, of parliament.

The concept of the Crown as a part of parliament is related to the idea of the fusion of powers, meaning that the executive branch and legislative branch of government are fused together. This is a key concept of the Westminster system of government, developed in England and used across the Commonwealth and beyond. It is in contradistinction to the idea of the separation of powers. The specific language of "the Crown", "the King", or "the Queen" in parliament used in the Commonwealth realms also alludes to the constitutional theory that ultimate authority or sovereignty rests with the monarch, but is delegated to elected and/or appointed officials. If we accept these as established legal facts, is clear that Parliament has no lawful authority to act, except with the royal assent of the monarch.

Moreover, as was affirmed in the supreme court, when it considered allegations that the government unlawfully prorogued Parliament – the government does not possess the powers of royal prerogative, the monarch does, even if sovereign powers are delegated to ministers under the Common Law.

Whilst Brexit proved that major constitutional changes can only be made with the consent of the People in a democratic plebiscite.

It is therefore simply not arguable that changing the nation state of Britain from a Parliamentary democracy, with a monarch bound to uphold the Common Law, to a totalitarian, unaccountable dictatorship, does not comprise the most serious constitutional changes imaginable.

Treasonous & Fraudulent Acts

Nevertheless, even if section 38 of the final Brexit bill was intended it to depose QEII, the Common Law adjudges that Parliament has enacted a statute that is definitively treasonous in nature and void ab initio on the most treacherous of grounds.

These charges arise under the Treason Felony Act 1848, which prescribes that it is treason felony to compass, imagine, invent, devise, or intend:

to deprive the sovereign of the Crown,

to levy war against the sovereign “in order by force or constraint to compel her to change her measures or counsels, or in order to put any force or constraint upon or in order to intimidate or overawe both Houses or either House of Parliament”, or to “move or stir” any foreigner to invade the United Kingdom or any other country belonging to the sovereign.

It is difficult to dispute that to pass an act which purported to recognise Parliament as sovereign is to definitively deprive the sovereign of the Crown, within the meaning of the 1848 Act.

Or that the government has stirred foreign invaders in the form of the WHO, the Bill Gates appointed dictators of UK health policy and the purveyors of a mandatory vaccination agenda.

This means that the constitutional contract between the monarch and the People, which guarantees our unalienable birthrights under the Common Law, has clearly fallen into a fatal breach.

And that’s before we even mention the government’s multiple breaches of the Fraud Act 2006, for falsifying the data relied upon to justify the lockdown measures, failing to disclose facts they were bound to disclose about the UK mortality rates and gross abuse of position in waging psychological warfare against the People, with intense propaganda campaigns founded on lies, which everybody living here can testify to.

Unaccountable Dictatorship

The result is a government that Parliament purports to have made unaccountable to the People, by suspending the right to remove it from office until Demonic Cummings says so, under the draconian Coronavirus Act 2020.

Regardless of one’s own position on the legitimacy of monarchy, it is urgently worthy of our attention that Parliament has granted itself the supreme authoritarian power of a dictator, which the People fought to overcome in the devastating English Civil Wars of the 17th century.

In other words, Parliament has claimed and used the dictatorial royal powers which were and remain forbidden by articles 1 and 2 of the Bill of Rights 1688, thereby automatically forfeiting its legitimacy.

No wonder Bojo, Demonic and Wancock are starting to look like murderous governors of an increasingly brutal open prison, who can’t remember if they put their trousers on this morning.

Furthermore, at this precise moment, most of the People don’t know about any of this and if it turns out to be substantiated by the facts which unfold from here on in, they are going to be more than a little pissed off when they find out what’s been done to their significant detriment, under the pretense of the keeping them safe.

Reasons For Optimism In Dystopia

Nevertheless, all of the available the evidence suggests that Britain has no reigning monarch, no legitimate parliament or government and the People are rapidly waking up to the government crimes which have been committed during COVID-1984.

Sooner or later, the shit is really going to hit the fan and when it does, expect nothing except the unexpected and be prepared to defend everything we all hold dear with everything you are, or prepare to lose it all at the hands of murderous despotism.

Having said that, take heart because we are never more capable of snatching victory from the jaws of defeat, than when our collective backs are against the wall, as they are right here, right now.

I therefore spit righteous indignation and recalcitrant optimism into the face of the dystopian puppet masters, which my instinct decrees is the result of knowing that good fortune arises from the marriage of preparation and opportunity.

#MagnaCarta2020 #KeepBritainFree

<https://www.thebernician.net/parliament-appears-to-have-deposed-qeii-of-sovereignty/>

19th August 2020 - Righteously Recalcitrant MOB Rages At The Gates Of Hell

Righteously Recalcitrant MOB Rages At The Gates Of Hell

An expletive-filled Politically Incorrect Podcast, in which a righteously recalcitrant MOB Rages At The Gates Of Hell, about the bad ship Vaxxtermination and all the jumped-up hall monitors who sail on it.

WARNING | This video contains a fiery, passionate tirade that will mercilessly melt all snowflakes in its wake. It is therefore not recommended for children, or those who are under furnished in the critical thinking department, or those with a gullible or cowardly disposition.

VIDEO - <https://www.thebernician.net/righteously-recalcitrant-mob-rages-at-the-gates-of-hell/>

Vaccines Kill Children

“In 2017, the World Health Organization (WHO) reluctantly admitted that the global explosion in polio is predominantly vaccine strain.

The most frightening epidemics in Congo, Afghanistan, and the Philippines, are all linked to vaccines. In fact, by 2018, 70% of global polio cases were vaccine strain.

In 2009, the Gates Foundation funded tests of experimental HPV vaccines, developed by Glaxo Smith Kline (GSK) and Merck, on 23,000 young girls in remote Indian provinces. Approximately 1,200 suffered severe side effects, including autoimmune and fertility disorders. Seven died. Indian government investigations charged that Gates-funded researchers committed pervasive ethical violations: pressuring vulnerable village girls into the trial, bullying parents, forging consent forms, and refusing medical care to the injured girls. The case is now in the country's Supreme Court."

Read Robert Kennedy Junior's detailed article about vaccine harm, which the quoted passages above are taken from, at the link below: Gates' Globalist Vaccine Agenda: A Win-Win for Pharma and Mandatory Vaccination - Vaccines, for Bill Gates, are a strategic philanthropy that feed his many vaccine-related businesses (including Microsoft's ambition to control a global vaccination ID enterprise) and give him dictatorial control of global health policy. - Children's Health Defense

Here are two more articles about vaccines killing and paralyzing children:

- <https://www.npr.org/sections/goatsandsoda/2017/06/02/531268150/a-botched-vaccine-campaign-for-measles-killed-15-children-in-south-sudan>
- <https://www.washingtonpost.com/history/2020/04/14/cutter-polio-vaccine-paralyzed-children-coronavirus/>

Related Links

- Gates funds Oxford University: <https://thenextweb.com/hardfork/2020/06/05/bill-gates-covid-coronavirus-vaccine-750-million-oxford-azd1222/>
- Gates funds WHO: <https://www.irishcentral.com/news/robert-kennedy-jr-bill-gates-owns-who>
- CEO of Vaccitech Limited: <https://beta.companieshouse.gov.uk/company/09973585/persons-with-significant-control>
- CEO Porton Biopharma Limited: <https://beta.companieshouse.gov.uk/company/09331560/persons-with-significant-control>
- Big Pharma Hijacks UK Government Policy: <https://www.ukcolumn.org/article/covid%E2%80%93big-pharma-players-behind-uk-government-lockdown>
- Gates funds Imperial College: Gates Foundation Funded BOTH Imperial College and IHME, Failed Model-Makers - <https://nationalfile.com/gates-foundation-funded-both-imperial-college-and-ihme-failed-model-makers/>

<https://www.thebernician.net/righteously-recalcitrant-mob-rages-at-the-gates-of-hell>

23rd August 2020 - The Antidote To COVID-1984 is Magna Carta 2020

The Antidote To COVID-1984 is Magna Carta 2020

The Antidote To COVID-1984 is Magna Carta 2020, a new Declaration of Rights. Please watch, like and share this video far and wide. Transcript: <https://www.thebernician.net/magna-carta-2020-a-new-declaration-of-rights/>

Following the recording of the video, a Common law Grand Jury unanimously agreed that both Parliament and the government nullified all claims to legitimacy by breaching articles 1 and 2 of the declaration of Rights 1688 and the Bill of Rights 1689.

A Unilateral Declaration is therefore being prepared which will declare that, in the absence of a legitimate Parliament or government, Magna Carta 2020 will comprise the restoration of the Common Law, in the event it is duly executed, for and on behalf of the People.

Magna Carta 2020 – Declaration of Rights was then signed by twenty two Britons, in front of 22 witnesses, on the 22nd day of August 2020, by and for the People of Britain, for the singular purpose of restoring the rights, freedoms and protections guaranteed by the Common Law.

Tyrants never give back any freedoms they try to take away – the People have to take them back. So it's time for this nation to stand up and fight for what's right because the future of all our children is in serious jeopardy when we let tyrants run amok.

- #KeepBritainFree #PowerToThePeople #MagnaCarta2020
 - VIDEO - <https://youtu.be/5TGaYOdWNZ4>
 - Transcript: <https://www.thebernician.net/magna-carta-2020-a-new-declaration-of-rights/>
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26th August 2020 - 7 Questions Arising From Magna Carta 2020 – Declaration of Rights

7 Questions Arising From Magna Carta 2020 – Declaration of Rights

Last Saturday, having been asked a series of constitutional questions, a Common Law Grand Jury unanimously agreed that both Parliament and the government nullified all claims to legitimacy, by breaching articles 1 and 2 of the declaration of Rights 1688 and the Bill of Rights 1689.

Magna Carta 2020 – Declaration of Rights was then signed by twenty two Britons, in front of 22 witnesses, on the 22nd day of August 2020, by and for the People of Britain, for the singular purpose of restoring the rights, freedoms and protections guaranteed by the Common Law.

A video of the new charter for the 21st century was released on social media at the weekend. The video has now had more than 21,000 views and 2,200 shares from my Facebook page alone, since last Saturday evening. It has also had almost 6,400 views on YouTube since it was released on Sunday, despite long term shadow-banning of my content.

Whilst the vast majority of the comments have been extremely positive, there are certain questions which have already arisen more than once, so I will endeavour to address them below.

1. What is Magna Carta 2020?

MC2020 is nothing but a comprehensive declaration of the birthrights guaranteed by the Common Law, which needs to be properly understood to be applied correctly in the dystopian world we currently find ourselves in.

That is why the essence of MC2020 can be summarised thus;

We are all born sovereign, with unalienable birthrights, and we are free to live life the way we choose, provided we don't cause harm, injury, damage or loss to another.

In other words, MC2020 does not seek to replace the Common Law, it restores, reaffirms and replenishes it, at the very moment we need it most.

2. Does MC2020 purport to replace MC1215?

No, for the simple reason that MC1215 was replaced in 1216 by a new version of the Charter of Liberties of 1100:

“The Charter differed from that of 1215 in only having 42 as compared to 61 clauses; most notably the infamous article 61 of the Runnymede Charter was removed.”

http://en.academic.ru/dic.nsf/enwiki/12758#Clause_61

3. Why do I reject ‘Lawful Rebellion under Article 61’ as an impossibility under the Common Law?

Because the Charter of Liberties 1216, which was reissued in an amended form in 1217, replaced MC1215, which was held to be invalid in any event, on the ground that it was sealed by king John at knife-point, which rendered it unenforceable.

Because Article 61 was excluded from the charter, on the basis that the barons who drafted it realised that it was an impossibility to rebel lawfully and no monarch would voluntarily agree to those terms.

Because rebellion, even against blatant tyrannies and unjust laws, is never lawful, just as unjust laws are adjudged to be void by the Common Law.

The Common Law does, however, provide us with the lawful excuse to defend ourselves from all who seek to do us wrong, including a tyrannical government.

4. What is Lawful Excuse?

A lawful excuse arises under the Common Law, when somebody acts in good conscience in contravention of legislation.

In other words, if your conscience dictates that you cannot obey government dictates, the Common Law grants the lawful excuse to disobey them.

The signatories of MC2020 executed it under the protection of lawful excuse, having been compelled by conscience to take action to restore the Common Law and preserve freedom in our homelands.

Everybody who refuses to comply with COVID-1984 edicts because their conscience dictates that they must, is acting under the protection of lawful excuse, as per the seminal Common Law case called *Chamberlain v Lindon* [1998].

This argument can be used in defence to all alleged breaches of the COVID-1984 restrictions, provided the alleged offender does so genuinely believing that such actions are what all reasonable people would undertake in such circumstances.

5. Why are the Bill of Rights 1689 and the other constitutional documents insufficient for the 21st century?

Because all of the articles in all of those constitutional documents have been breached by successive Parliaments.

Because the right to bear arms prescribed by the 1689 bill technically only applies to protestants, to the prejudice of those of all other religions.

Because, not since the Molmutine laws, has the Common Law on these shores been expressed in such a way that prevented tyranny, corruption and mass murder by government from arising.

It is this lack of expression which MC2020 seeks to redress, so that everybody fully comprehends the rights, freedoms and protections guaranteed by the Common Law, no matter what circumstances befall us.

6. Why has Parliament forfeited its legitimacy?

In passing section 38 of the EU Withdrawal [Agreement] Act 2020 into lawlessness, Parliament implicitly deposed QEII by acknowledging itself as being 'sovereign'.

The Common Law classifies this as a treason felony, since it effectively removes the royal prerogatives that enable the monarch to refuse assent to unlawful acts and to dissolve a tyrannous Parliament as the acknowledged sovereign.

However, Parliament has always consisted of the commons, the lords and the sovereign monarch, in a tripartite constitutional system of lawmaking, constituted to uphold the Common Law. This Parliament has dishonestly cast those long-established conventions aside without the consent of the People.

The effect of this at law is to render void every act of this Parliament, for leaving the People subject to a totalitarian government, which it has subsequently made unaccountable at the ballot box, by way of the unenforceable Coronavirus Act 2020.

This suspension of democratic accountability alone renders the government de facto in nature. Every action it has taken since 31/01/2020 has been ultra vires [without jurisdiction] under the Common Law.

In so doing, Parliament has fatally breached articles 1 and 2 of the Bill of Rights 1688, which means that it automatically forfeited its supreme legislative authority to make and enforce statutes given the force of law.

Therefore, in the absence of a legitimate monarch, commons and lords, the Common Law dictates that sovereignty reverts back to the People from the deposed monarch.

7. What are the next steps for MC2020?

As soon as the final draft has been approved by all the jurors, the Grand Jury will issue a public declaration regarding the application of MC2020 on these shores.

That declaration will also open up MC2020 for additional signatories, who will sign in front of witnesses in due course.

Common Law courts will then be set up in each constituency and proceedings will begin to indict the accused for multiple acts of fraud, treason and genocide.

<https://www.thebernician.net/7-questions-arising-from-magna-carta-2020-declaration-of-rights/>

Lawful Rebel Interviews MOB About Common Law & Magna Carta 2020

The Bernician talks to Lawful Rebel his common-law strategy to deal with the encroaching and relentless loss of personal freedoms in the British Isles - https://www.youtube.com/watch?v=M9UIxZq-iSc&feature=emb_logo

4. Criminal prosecution against parliament for pandemic fraud, treason and genocide - A Time For Totalitarian Non-Compliance & Non-Violent Direct Action

20th September 2020 - A Summary of The Elements of Genocidal Pandemic Fraud

A Summary of The Elements of Genocidal Pandemic Fraud

Whatever trolls, tools and fools might claim to the contrary, I have a 100% track record in nailing fraud to the masts of the rigged system because I am prepared to use their language [legalese] to argue Common Law maxims that few in the legal professions would ever contemplate.

For those who don't know, without spending a penny on legal fees, I've discharged fraudulent claims by a film sales company, a car franchise, a travel agent, two utilities companies, three major credit card companies, dozens of debt collection agencies and legal services companies, five councils, the DVLA, the police, HMRC, the Registrar of Births and two of the cartel's protected banks, almost all of which has been well documented on various web platforms over the past twelve years [including this blog].

Proven Track Record

Whilst the vast majority of those disputes were settled in accordance with the Common Law, without once going before a judge, I have also proven fraud in the Magistrates, County and High Courts, as well as in Property Chamber and Land Registry applications. In other words, when I allege fraud, I only ever do so when there is evidence that fraud has been committed and I can therefore always prove it in a court of law, whenever that is required. Which is the reason why the arrogant cowards and thieves who defame my character and my work on social media, fraudulently claiming credit for the remedies I invented and gave away for free, always do so behind my back. Nevertheless, with that proven track record in mind, here is a brief summary of the elements of the genocidal pandemic fraud we are all witnesses to.

Elements of Genocidal Pandemic Fraud

- 1. Imperial College, Jenner Institute, Oxford University, BBC and UK government materially gained when they received substantial funds from Bill Gates, prior to COVID-1984 beginning on 23/03/2020.
- 2. The parties involved then conspired with the Gates controlled WHO to cause the People to rely upon a series of entirely dishonest statements, made by the UK government to justify the lockdown.
- 3. The reliance upon those false statements has already caused many tens of thousands of unnecessary deaths, destroyed the economy and caused untold misery, distress and fear, as well as procured unaccountable totalitarian power for the UK government.
- 4. The government is partnering with and funding Gates controlled GAVI, the openly stated objective of which is to vaxxterminate the entire world.
- 5. The secretary of state for health is the owner of Porton Biopharma Limited, a company dedicated to making profits for the government from pharmaceuticals, including vaccines.
- 6. One hundred million brand new, untested, DNA altering vaccines have reportedly been ordered by Porton Biopharma, from Oxford University's development partner, AstraZeneca, in partnership with Gates controlled GSK.
- 7. All of the conspiring parties have been indemnified against all claims of vaxxtermination injury, including death, even if vaccines are forcibly administered without consent. The government is, however, offering to pay compensation for vaccine injury from tax-payer's money.

Grand Jury Indictment

When I initially presented the complaint of pandemic fraud several months ago, a Common Law Grand Jury ruled that there was enough prima facie evidence to justify a full blown investigation into the alleged frauds. This was followed a few weeks later by the submission of additional evidence, which proved the government was relying upon entirely false statements about supposed COVID deaths, according to the data published by the Office of National Statistics. However, since then, following a concerted counter-propaganda campaign by the real independent media and genuine grass roots activists, the government has conceded through gritted teeth that every piece of data which they relied upon to justify the unjustifiable lockdown measures has proven to be false.

A few weeks ago, following an investigation of emphatic evidence of pandemic fraud, as well as treason and genocide, the Grand Jury unanimously decided that it has seen more than sufficient evidence to indict every cabinet minister for crimes against the People. In simple terms, this means that the decision of the Grand Jury, formal notice of which will soon be made public, in addition to the now increasingly widespread allegations of statistical fraud, have been emphatically sustained by the voluntary admission of the accused.

Banged To Rights

Indubitably, we've got the government banged to rights on criminal charges of fraud by false representation, non-disclosure and abuse of position, under sections 2, 3 and 4 of the Fraud Act 2006, since neither they, nor Parliament, has any excuse for not knowing that the data relied upon in the shutting down of the entire country by statute was entirely false.

Moreover, since it is public policy that fraud unravels all, as per the Supreme Court decision in Takhar [2019], this session of Parliament is void and the government is acting ultra vires [without jurisdiction].

That's before we even mention the growing evidence that genocide is being carried out by government decree and that every MP has committed treason against the monarch and the People, by deposing QEII and making the government unaccountable to the electorate.

Private Criminal Prosecutions

Therefore, a Private Criminal Prosecution against the government is now being prepared, seeking to indict the cabinet for multiple breaches of sections 2, 3 and 4 of the Fraud Act 2006. It is also anticipated that a top QC, who specialises in criminal fraud, will be engaged to present the allegations before a jury.

Parliament will also be put on notice that, in the event the Coronavirus Act 2020 is not declared a legal nullity by 30/09/2020, Private Criminal Prosecutions will be issued, alleging that every MP has committed petty treason against the People in allowing the act to pass into lawlessness; and that the consequence of the resulting government policy was to cull the elderly and vulnerable in their tens of thousands.

Genocide, by another name, under the Convention on the Prevention and Punishment of the Crime of Genocide.

https://www.un.org/en/genocideprevention/documents/atrocities-crimes/Doc.1_Convention%20on%20the%20Prevention%20and%20Punishment%20of%20the%20Crime%20of%20Genocide.pdf

<https://www.thebernician.net/a-summary-of-the-elements-of-genocidal-pandemic-fraud/>

30th September 2020 - MP's Served Notice of Private Criminal Prosecution For Pandemic Fraud

MP's Served Notice of Private Criminal Prosecution For Pandemic Fraud

Here lies the Notice of Intended Private Criminal Prosecution, which was served upon every serving MP by email this morning, for and on behalf of the British people.

NOTICE OF INTENDED PRIVATE CRIMINAL PROSECUTION

Dear Sirs,

You are hereby served notice that it is my intention to lay information in a Private Criminal Prosecution against yourselves, alleging that the following crimes have been committed against the British people:

- 1. Section 2 of the Fraud Act 2006 has been repeatedly breached in the enactment of the Coronavirus Act 2020 [the CV Act] – an act which was founded upon a series of dishonest statements relied upon by every serving MP. Namely:
 - a. That there was a genuine public health emergency, which justified the draconian measures taken.
 - b. That there was a legal basis for such an act to be passed into law.
 - c. That there was no viable alternative course of action that could be taken to “flatten the curve” of alleged COVID-19 deaths.
- 2. In addition, the CV Act unlawfully purports to have suspended the democratic right of every Briton to remove the government from office, as well as the individual rights guaranteed by the Common Law, which are beyond the jurisdiction of the legislature.
- 3. The CV Act also purports to have legislated for the falsification of death certificates, which has enabled the government to grossly inflate the number of people who have reportedly died of the COVID-19 virus, which in any event has never actually been proven to exist.
- 4. Nevertheless, the ONS data shows that the government policy which was enabled by the CV Act doubled the average five year UK mortality rate, which is considered tantamount to genocide under international law, when the fatal refusal of care to patients in care homes and hospitals is taken into account.
- 5. Furthermore, the enactment of the CV Act also comprises a fundamental breach of the Treason Felony Act 1848, in that it treasonously purports to authorise ministers of the Crown to govern the People by royal decree or proclamation, which is strictly prohibited by articles 1 and 2 of the Bill of Rights 1689.
- 6. In any event, as Lord Coke, the draftsman of the Petition of Right, said in the 1610 decision of *Thomas Bonham v College of Physicians* 8 Co Rep 107a; 77 Eng Rep 638, commonly known as *Dr. Bonham’s Case*, in the Court of Common Pleas:

“In many cases, the common law will control Acts of Parliament, and sometimes adjudge them to be utterly void: for when an Act of Parliament is against common right and reason, or repugnant, or impossible to be performed, the common law will control it and adjudge such an Act to be void.”

Should you collectively move to set aside the act which the Common Law adjudges to be repugnant, as well as void ab initio, as per the *Dr Bonham case*, no later than the midnight on the 2/10/2020, this action will be suspended.

However, in the event you fail to do so, for any reason whatsoever, a QC and legal team will be engaged to lay the information before a court of competent jurisdiction at the earliest opportunity and the Private Criminal Prosecution will commence.

Please be advised that a Grand Jury of the People has already determined that there is sufficient evidence to indict every MP for fraud, treason and genocide. This is your last chance to leave your mark on the right side of history because there is no jury that would not convict every complicit member of Parliament on the charges that will be laid.

Nevertheless, I trust you will see the devastating error you have made, before it is too late.

Yours sincerely,

[Name Redacted]

For & on behalf of the British People – All Rights Reserved

Last Chance Saloon

This notice represents the last opportunity that every serving MP has to put right their wrongdoings against the People and was served upon them all this morning, as they prepared for a Parliamentary debate about whether the unlawful and void Coronavirus Act 2020 should be treacherously applied for another two years. In the event that enough MP’s do not rise in opposition to block the de facto government’s attempt to perpetuate its own unaccountability until next spring, by midnight on 02/10/2020, a top QC will be engaged and the charges will be laid in a criminal court against every serving MP.

Let’s hope that enough consciences are sufficiently agitated to make sure that the tyrannous act is struck out as void and unlawful, with those responsible for crimes against the People being prosecuted with the full force of the Common Law. Because the most likely alternative is that the People will hold them all jointly and severally liable for every one of those crimes, in Common Law courts and genocide tribunals.

<https://www.thebernician.net/mps-served-notice-of-private-criminal-prosecution-for-pandemic-fraud/>

3rd October 2020 - Revoking Consent To be Governed, Sovereign Claim of Right

In August 2008 CE, I came to a seemingly inevitable crossroads in this present incarnation. Unforeseen circumstances had presented me with two choices: declare Lawful Rebellion under Article 61 of the Magna Carta; or revoke my consent to governed by serving Elizabeth II a SOVEREIGN DECLARATION & CLAIM OF RIGHT. For two very simple reasons, I chose to do the latter.

Firstly, Lawful Rebellion never made any sense to me, since I have never had any allegiance to the monarchy, notwithstanding any invisible or implied social contracts, which meant that I was simply not able to declare that I was withholding my allegiance until the restoration of the monarch's constitutional responsibilities.

Secondly, my own research on the Common Law had already revealed to me that:

- a. Rebellion is never lawful; and
- b. Lawful Rebellion is therefore a legal oxymoron.

Furthermore, serving a claim of right allowed me to express my own feelings about the state of the world and the nation I was adopted by at birth, as well as my intentions regarding the way in which I was going to proceed in my life, from a philosophical perspective, as well as a legal or lawful one.

In the autumn of 2008, I served such a document by Post Office Recorded Delivery upon the Queen at Buckingham Palace, to which I received no sort of response.

In the spring of 2009, I amended the document to reflect the knowledge I had gleaned over the previous six months and sent it to Buckingham Palace by Special Delivery. The redacted version of the superseding document is transcribed below.

- READ: SOVEREIGN DECLARATION & CLAIM OF RIGHT - <https://www.thebernician.net/revoking-consent-to-be-governed-sovereign-claim-of-right/>

So what did serving this document actually achieve? Exactly what I intended it to: the unchallenged revocation of my consent to be governed under the laws of the United Kingdom of Great Britain & Northern Ireland.

Upon reflection over the months and years which have passed without challenge or counter-claim, I have come to understand that what I originally hoped would be all-in-one administrative remedy, was ultimately a declaration to the woman who represented the interests of the monarchy, that I would be proceeding to live freely in peace and in accordance with natural law. Rather than acquiescing to the statutory dictates of tyrannical corporatist government.

However, in the event that as of COVID-1984, I had not revoked my consent to be government by tyrannical diktats and I wanted to achieve the same end, I would send such a document to BoJo's de facto government, on the basis that QEII was deposed by way of section 38 of the EU Withdrawal (Agreement) Act 2020.

October 2020 - Private Criminal Prosecution Against Parliament Moves Forward

Private Criminal Prosecution Against Parliament Moves Forward

I have major progress to report. A senior barrister who specialises in private criminal prosecutions for fraud asked for a telephone appointment this afternoon, to talk about taking on the pandemic fraud case against all the MP's who didn't vote to end the Coronavirus Act 2020.

Having already read the summary of the case, as well as the Notice of Intended Private Criminal Prosecution they were all served last week, this is an emphatic indication that they recognise that the arguments have merit. Otherwise, it would have been a polite "thanks, but no thanks".

In the event they take the case, they will first have to agree to take instructions from myself, rather than a firm of solicitors, which is the non-negotiable condition of the complainant's engagement of their services. However, the case is very simple to understand and prosecute – each MP intentionally relied upon [and then caused the People to rely upon], a series of false statements, which caused the deaths of untold thousands, destroyed the economy and enabled unaccountable and tyrannical government, in breach of section 2 of the Fraud Act 2006, the Treason Felony Act 1348 and articles 1 and 2 of the Bill of Rights 1689.

Watch this space for further details as they unfold and rest assured that when [not if] these allegations are presented in a criminal court, there is no jury that wouldn't convict every MP, as charged.

COVID-1984 PRIVATE CRIMINAL PROSECUTION UPDATE

Just two hours after I posted the foregoing paragraphs on my Facebook page, the barrister agreed in principal to take the case and we will move forward on Monday, when she will present it to her partners.

Nevertheless, in her words, she doesn't anticipate any problems, even after we told her we strongly suspect that certain chambers have been warned not to take the case, as she is confident that the allegations are founded upon enough evidence to convict and that her partners will be in agreement. In other words, our arguments have the backing of a barrister who specialises in convincing juries that fraud has been committed, in private criminal prosecutions.

If this course of events was a Star Wars movie, it would be called The People Strike Back. So may the force of truth, freedom and justice be with us all because we are aiming to hit the Death Star where it hurts, before it blows us all to smithereens.

<https://www.thebernician.net/private-criminal-prosecution-against-parliament-moves-forward/>

16. october 2020 - Private Criminal Prosecution of MPs - Interview On The Good Vibrations Podcast

Yesterday afternoon we received confirmation that the partners of the firm of barristers we are talking to about the case against Parliament are all in agreement - the case is one that can be won. We are now moving forward into the preparation of the court papers, including an affidavit containing all of the allegations of fraud, treason and genocide. We will also be seeking an order placing the entire cabinet and their advisers under house arrest, to prevent the rogue government from attempting to murder more people [as well as its opponents, under the new homicide enabling act] with purported statutory impunity.

Yesterday afternoon we received confirmation that the partners of the firm of barristers we are talking to about the case against Parliament are all in agreement - the case is one that can be won, despite the hurdles that we will have to get over to achieve that. This means that we are now moving forward into the preparation of the court papers, including an affidavit containing all of the allegations of fraud, treason and genocide. It will be the first time allegations of treason have been made since the aftermath of WWII, whilst genocide is a crime under international law and the such allegations would almost certainly be dealt with in the Hague.

Nevertheless, with Liverpool and Northern Ireland already under regional lockdown diktats , as well as Newcastle and London having been threatened with the same, along with the rest of Britain [save for the more affluent areas], we are aiming to lay the charges in a criminal court as soon as they have been properly drafted.

We will also be seeking an order placing the entire cabinet and their advisers under house arrest, to prevent the rogue government from attempting to murder more people [as well as its opponents, under the new homicide enabling act] with purported statutory impunity.

VIDEO - Here's a conversation I had with Mark Devlin this week on that very subject and much more. Please listen and share fare and wide. -- Private Criminal Prosecution of MPs - Private Criminal Prosecution of MPs - Mark Devlin Talks To MOB On The Good Vibrations Podcast - <https://youtu.be/w9pm3Z6nFnk>

16th October 2020 - Private Criminal Prosecution of Parliament | Top Legal Team Engaged

Private Criminal Prosecution of Parliament | Top Legal Team Engaged

Yesterday afternoon we received confirmation that the partners of the firm of barristers we are talking to about the Private Criminal Prosecution of Parliament are all in agreement – it is an argument that can be won, despite the hurdles that we will have to get over to achieve that. This means that we are now moving forward into the preparation of the court papers, including an affidavit containing all of the allegations of fraud, treason and genocide against every MP who voted to enact and retain the unlawful Coronavirus Act 2020. It will be the first time allegations of treason have been made since the aftermath of WWII, whilst genocide is a crime under international law and the such allegations would almost certainly be dealt with in the Hague.

Lockdown Genocide Continues

Nevertheless, with Liverpool and Northern Ireland already under regional lockdown diktats , as well as Newcastle and London having been threatened with the same, along with the rest of Britain [save for the more affluent areas], we are aiming to lay the charges in a criminal court as soon as they have been properly drafted.

We will also be seeking an order placing the entire cabinet and their advisers under house arrest, as well as the dissolution of Parliament, to prevent the rogue government from attempting to murder more people [as well as its opponents, under the new homicide enabling act] with purported statutory impunity.

However, this action on its own is nowhere near enough to stop tyranny it its tracks.

An Equal & Opposite Reaction

Since an equal of opposite reaction to totalitarian tyranny is guaranteed under natural law, totalitarian non-compliance and non-violent direct action is now mandatory for the real resistance movement.

Protest achieves nothing except to identify the most vocal opposition to government oppression. A merrygoround of the same speakers, saying the same things, without any realistic strategy being laid out is a recipe of disaster.

To make matters worse, the leaders of the fake resistance have almost all been hand picked by MI5, for the purposes of leading everybody into Common Purpose controlled 'real democracy', committed to achieving UN sustainable development goals, including dramatic population reduction.

Non-Violent Totalitarian Direct Action

So What Strategies Would Have Force & Effect?

A whole nation refusing to pay taxes to the government that has betrayed them? Now that would be a different matter.

Every man, woman and child refusing to go to work, school and university, in a series of national strikes? That would bring the wheels of tyranny to a halt.

Every government collaborator being held liable for crimes ancillary to fraud, treason and genocide? That would give every unlawful

oath keeper something to think about.

All government mail, bills and bank letters being returned to sender unopened? That would create a big problem enforcing COVID fines, as well as fraudulent mortgage possession claims.

All violent Serco mercenaries, employed as fake riot police, tasting the Common Law right to self-defence? That would make the bastards hesitate before taking the next treacherous job they are offered.

Restoring the Common Law to this currently lawless land, using Magna Carta 2020 to remove criminal government from office and hold those responsible accountable? That is the only realistic peaceful resolution to the tyranny of COVID-1984.

Here's a conversation I had with Mark Devlin this week on this very subject and much more. Please listen and share far and wide.

<https://www.thebernician.net/private-criminal-prosecution-of-parliament-top-legal-team-engaged/>

18th October 2020 - COVID-1984 - A Time For Totalitarian Non-Compliance & Non-Violent Direct Action

COVID-1984 - A Time For Totalitarian Non-Compliance & Non-Violent Direct Action

There is no doubt that COVID-1984 is a time for totalitarian non-compliance and non-violent direct action, during which many people will be forced to deal with the prospect of false arrest.

In the event you are apprehended by a criminal government enforcement officer, over refusing to comply with unenforceable COVID-1984 diktats, you might first consider reading them their Common Law rights:

“Under the protection of Magna Carta 2020, you are hereby notified that everything you say or do will be used as evidence against you in a Common Law court, where you will be charged with crimes ancillary to fraud, treason and genocide, should you choose not to immediately cease and desist in your unlawful aggression against the People.”

If they persist in their criminal action and falsely arrest you, make sure you are not carrying anything that will identify you and stay silent until they are forced to release you 24 hours later, unable to enter a name or a crime on the charge sheet.

No Powers of Arrest

They can only arrest you under section 2 of the Criminal Justice Act 1967 without a warrant if there is evidence you have committed a Common Law offence.

Which means they can't arrest you for breaching COVID-1984 diktats, without being able to prove the government actually lurgy exists, which nobody can, including Doris, Demonic, Wankock and Shitty.

However, should they attempt to use violence [unlawful aggression] against you, the Common Law dictates that you have the right to defend yourself with all reasonable force necessary, in which case the aggressor is responsible for any injury either of you incur, whether they are wearing fancy dress or not.

Common Law Right To Self-Defence

In other words, if they smack you in the face, it would be considered within the boundaries of reasonable force for you to incapacitate them by smashing them back in the nose, solar plexus or bollocks [if they have any].

How do I know all of this is true? Because ten generations of my family lived in the Geordie mining communities which Thatcher's police state declared war on in the early eighties. I witnessed for myself that the riot police only stopped beating up striking miners because they exercised their unalienable right to self-defence in sufficient numbers.

The only reason Thatcher was able to neuter the power of the working class was too many people believed the government and controlled media propaganda, which pretended that the miners and the families represented everything that was wrong with this country, when they were fighting to preserve the power of the People to bring tyrannical governments to their knees. Things have been getting steadily worse ever since that power was lost.

Fatal Mistake

However, the moment we can start to seize back that power is finally here because the de facto government has made a fatal mistake in trying to bring the jackboot down in the north, as if we're just going to roll over and die on command.

Thankfully, there are still far too many of us who will never forget or forgive the betrayals of the working class in the eighties and we will not rest until the criminals in office are carted off in handcuffs, to start their new careers in the showers at Belmarsh.

License To Kill Bill

Nevertheless, after the passing of the License To Kill Bill through the Commons last week, which purports to grant every government agency, from MI5 to the Food Standards Agency and HMRC, the right to murder British citizens in the name of the 'national security', MP's are now faced with the following stark reality.

Under international law, enacting such a murderous bill will authorise the People to use the same level of lethal force against any criminal government operatives who seek to destroy us.

This is the legal right to forcibly overthrow a genocidal regime, by another name, which the Common Law also prescribes as the last resort in times such as these.

With everything I have, I will fight to prevent that nihilistic scenario decimating the lives of our children, but our last chance of peaceful resolution lies in the People taking down the government in a Common Law court, which I discuss in great depth with Mark Devlin, on his latest Good Vibrations podcast at the link below.

Totalitarian Non-Compliance & Direct Action

We also discuss the need for Totalitarian Non-Compliance and Non-Violent Direct Action, which are two pre-requisites of ensuring we provide an equal and opposite resistance to the tyranny that seeks to destroy everything that makes life worth living.

However, against all the odds, real resistance is now rising and I have no doubt that the People will prevail, no matter how long we have to fight to restore freedom to these formerly green and pleasant lands, which our ancestors fought and died to preserve for us.

It is in the footsteps of those mighty warriors we must fearlessly walk where only cowards fear to tread, since the future of all our children depends upon our willingness to risk our lives and stand up now, before our enemy starts eliminating those they deem to be 'a risk to national security'.

So long live the resistance, tyrants shall reap what they have sewn and fuck the banksters' Great Reset.

- LINK - <https://www.thebernician.net/covid-1984-a-time-for-totalitarian-non-compliance-non-violent-direct-action/>
- VIDEO - With everything I have, I will fight to prevent that nihilistic scenario decimating the lives of our children, but our last chance of peaceful resolution lies in the People taking down the government in a Common Law court, which I discuss in great depth with Mark Devlin, on his latest Good Vibrations podcast at the link below -- <https://youtu.be/w9pm3Z6nFnk>

26th October 2020 - Summonses To Be Issued Against Every Criminal MP

26th October 2020 - Summonses To Be Issued Against Every Criminal MP

The barrister we have engaged is preparing to have summonses issued against every MP charged in the Private Criminal Prosecution, which alleges multiple COVID-1984 crimes against the People. They will lay the information as soon as the drafting of the paperwork is completed and the summonses will be issued on the same day, requiring every defendant to appear in court to answer to the charges soon afterwards. Just imagine the hoo-hah that's gonna cause, in the event it transpires [all being well] by the end of this week, as anticipated. So please make sure you spread the news far and wide.

In addition, I'm delighted to say that our numbers are now growing exponentially and the momentum is about to turn in our favour, when every MP knows that the common law adjudged Parliamentary Privilege to be automatically vitiated by their acts of fraud, treason and genocide against the people, from 31/01/2020 to the present day.

To date, ten MPs have resigned since they all received notice that the People were holding them to account for their crimes, but I strongly suspect that number will rise before we lay the charges. Watch this space for all the latest developments, as and when they happen.

Workplace Remedy For Mask Diktats

Meanwhile, legally unenforceable demands that people wear face masks at work are becoming increasingly common and should be dealt with in a simple administrative process, using the common law to establish the indisputable facts, which I am in process of drafting a detailed template for.

However, in simple terms, if you are threatened with the sack for refusing to wear a mask, you need to send your employer a Notice of Conditional Acceptance, promising to wear a mask if they provide you with the following:

- 1. Evidence that masks prevent infection.
- 2. Evidence that masks don't cause oxygen deprivation which can lead to seizures.
- 3. Evidence that breathing in your own carbon dioxide does not cause bacterial infections and respiratory disorders.
- 4. Evidence that wearing masks does not cause stress and anxiety.
- 5. Evidence that wearing masks prevented the spread of the Spanish Flu.
- 6. Evidence that dismissal for not wearing a mask at work would not represent a material breach of the Equality Act, which entitles you to claim compensation for discrimination, as well as unfair dismissal.
- 7. Evidence that the government lurgy has ever been proven to exist.
- 8. Evidence that the Coronavirus Act and the regulations which arose out of it are not adjudged to be repugnant and void under the common law.
- 9. Evidence that it is not a crime ancillary to genocide to collaborate with government policy, which has already resulted in hundreds of thousands of deaths in care homes and hospitals.
- 10. Evidence that the government has not relied upon fraudulent data to frighten the population into fearful compliance with its legally unenforceable diktats.

Potential Damages Claim

Needless to say, they will not be able to provide you with what you ask for, but you will have shown that they are unable to justify their actions, which render them liable for all potential damages caused if they try to dismiss you, as per the common law.

Nevertheless, even if they do, by implementing such a strategy you will have already established the basis to successfully challenge them in an employment tribunal, as they would almost certainly back down before judgment, when faced with the realistic prospect of having to cough up far more in damages than they pay you for your work.

Once I have completed the template for a simple three notice process, I will post it on this blog.

People Power Rising

Before I disappear for a few days, to submerge myself into the final drafting of the criminal allegations against Parliament, with a view to having the information ready to lay by the end of the week, I feel compelled to promise you this. The Power of the People is rising in the north, south, east and west of these ancient isles and there is nothing that criminal government can do to stop it.

When the rallying cry comes, just make sure you are ready to join the People's Union of Britain in #TotalitarianNonCompliance with tyranny and nationwide #NonViolentDirectAction, under the protection of #MagnaCarta2020.

As my friend and fellow warrior, Mick Kehoe, recently pointed out, COVID-1984 ends when we all say "no" and refuse to comply without exceptions. If we get a shift on and achieve that nationwide over the next few weeks, we'll have the cabinet under house arrest before Christmas, with genocide tribunals set for early in the new year. Therefore, if I was the government's senior legal advisor, I'd advise that the every cabinet minister has every reason to start bricking it, despite the unlawful, void and murderous License To Kill Bill, which is, in any event, emphatic confirmation that Parliament is literally legislating to commit the most heinous of crimes.

In addition, I'd also advise them that the notorious Bernician recalcitrant has a growing army of very angry people from every British demographic, passionately supporting his action to dissolve this Parliament, on the ground that a series of the most heinous common law crimes have been committed, by every MP who did not oppose the legalisation of crimes against their own people.

Moreover, it is now impossible to deny that the UK government has implicitly declared war against us all, in the most deceitful, treacherous and cowardly of ways. When karma comes a calling, I wouldn't fancy being in their shoes, for all bats in Wuhan.

#TotalitarianNonCompliance

<https://www.thebernician.net/summons-to-be-issued-against-every-criminal-mp/>

29th October 2020 - COVID-1984 FOI Request - UK Government Admits Virus Doesn't Exist

COVID-1984 FOI Request | UK Government Admits Virus Doesn't Exist - the secretary of state for mandatory vaccinations has now admitted in a Freedom of Information Request [FOI] that they have no records which show that the cause of the COVID 19 virus has ever been proven to exist

While preparing the court papers for the Private Criminal Prosecution of MPs for pandemic fraud, we have discovered that the office of the secretary of state for mandatory vaccinations has now admitted in a Freedom of Information Request [FOI] that they have no records which show that the cause of the COVID 19 virus has ever been proven to exist.

Yes, you did read that correctly.

Admission of Guilt

To put this in perspective, this is akin to the UK banks admitting that they never lend any money, when we started alleging that against them more than a decade ago.

It therefore doesn't take much effort to work out that the pressure the Private Criminal Prosecution has placed upon every serving MP has catalysed the beginning of the end for this treacherous Parliament. One way or another.

Moreover, since the UK government has confessed that they have no record of the existence of the cause of the supposedly deadly virus, upon which the validity of Parliament's COVID-1984 policies is entirely dependent, no MP is capable of successfully pleading not guilty to our allegations of pandemic fraud.

DHSC HOLDS NO INFORMATION ON ISOLATION OF SARS-CoV-2 [THE ALLEGED CAUSE OF THE PANDEMIC]

Nevertheless, here lies the very heart of the dishonesty, which all COVID-1984 policies continue to be predicated upon: In short, the cause of the virus [and therefore the virus itself] have never been proven to exist and everybody in the Department of Health knows it. Criminal law treats such evidence as proof of intent to commit fraud, for material gain.

Especially when the secretary of state in question, who has corporate interests in Big Pharma, as PSC of Porton Biopharma Limited, is knowingly pushing the mandatory vaccination agenda, for a virus that doesn't exist.

The Smoking Gun of the COVID-1984 Massacre

Please read the Freedom of Information request for yourself below. It represents the nearest we can get to a smoking gun in the COVID-1984 massacre, by fraudulent, treasonous and genocidal government policy.

- 1. 25 July 2020: Freedom of Information request – Full, accurate and complete disclosure of SARS-COV-2 virus records.
- 2. “Please provide a full, accurate and complete list of records held within your office, and or under your authority, describing the isolation of a SARS-COV-2 virus, directly taken from a symptomatic patient of COVID-19 where the sample was not first combined with any other source of genetic material (not limited but by way of example monkey kidney cells, aka vero cells, liver cancer cells) thereby eliminating contamination as a possible alternative source of sampling.

Please note isolation is used in the normally understood meaning of the word – the act of separating a thing from another. I am not referring, and hence not requesting, to isolation meaning the culture of something else, the performance of an amplification test (eg PCR test which only detect mRNA or DNA) or the sequencing of “something”. If any records match the above description and are available to the public elsewhere, please provide enough information so that I may identify and access each record with certainty (i.e. title, author(s), date, journal, and weblink or location where the public may access it). I remind you full, accurate and complete disclosure is required.”

- 2. 24 August 2020: Your request has been handled under the Freedom of Information Act (FOIA). “DHSC does not hold information on the isolation of a SARS-COV-2 virus.”
- 3. 25 August 2020: Request for internal review.
- 4. “There is plenty of assumptions and presumptions, however there is no definitive evidence requested in my FOI request. In order to make legislation presumptions and assumptions is a breach of duty of care and can even be gross negligence. Legislature relies upon expert opinion, and must be able to show proportionality and for the common good, failing which the legislation is null and void being against logic and reason. Accordingly you are required to provide the records upon which PHE relies upon to show it has followed its lawful obligations, and that means you are required to show evidence not based upon the opinions of others assumptions and presumptions resulting from your response to my original FOI.”
- 5. 28 October 2020: FREEDOM OF INFORMATION ACT (FOIA): INTERNAL REVIEW: CASE REFERENCE IR 1243364.

Conclusion

After careful consideration of the subject matter, I have concluded that the response you received was compliant with the requirements of the FOIA and I uphold DHSC’s statement that the Department does not hold the requested information.”

https://www.whatdotheyknow.com/request/full_accurate_and_complete_discl_5?nocache=incoming-1666239#incoming-1666239

A Bonfire Night To Remember

After receiving additional evidence from witnesses to COVID-1984 crimes, the initial drafting of the court papers should now be completed by close of business tomorrow.

The final drafting will be done over the weekend and Monday has been set aside by our legal team for the information to be laid in a criminal court, with summonses to follow without delay.

In addition, the People will also seek an order placing the accused under indefinite house arrest, to prevent any further government crimes being committed.

If such an order for house arrest takes effect on or by the 5th of November, that would give us all a Bonfire Night to remember, in celebration of the metaphorical blowing up of a criminal Parliament and the end of COVID-1984.

<https://www.thebernician.net/covid-1984-foi-request-uk-government-admits-virus-doesnt-exist/>

4 November 2020 - Mark Devlin Talks To MOB About Potential Arrest of UK Government, on the Good Vibrations podcast - COVID-1984 PCP Update

This afternoon, our legal team asked for another three weeks to prepare the case, just as Parliament voted in favour of a 2nd fraudulent, treasonous and murderous lockdown. Since we simply don't have three weeks to wait and we don't agree that the arguments are complex enough to justify such a delay, especially given the circumstances, we will therefore aim to have the information laid ourselves tomorrow. In the event we do get it done by then, house arrest warrants will be issued against the accused and we would seek to enforce them without hesitation or delay, treating the new authoritarian decrees with the contempt they deserve. However, even if we are unable to lay the information in a criminal court tomorrow, we will rely upon the Grand Jury indictments we have already secured, which will be made public by the morning. This alone authorises the arrest and charging of all the accused, under the protection of the Common Law and Magna Carta 2020.

Parliament must now be considered dissolved and devoid of both authority to act and legitimacy, on the ground that it has been proven to be criminal in nature. The puppet masters and minions will also be indicted on the same charges in due course, after the political puppets inevitably squeal on those pulling their strings. Just imagine the spontaneous street parties, bonfires and fireworks, in celebration of the Freedom, Sovereignty and Power of the People, if we bear witness to the metaphorical blowing up of a criminal Parliament, on November the 5th 2020. COVID-1984 would be at a sudden abrupt end and justice would soon be done.

History would then record that on the anniversary of the notorious recalcitrant Guy Fawkes's foiled plot to bring down tyrannous government, his descendants arrested Doris and his criminal cabinet, before building a new advanced civilisation upon the ruins of the Empire of Ill-Gotten Gains, by protecting the rights of the individual above those of the collective, so that such tyranny can never rise

again on these shores. This is our moment to act, so we must seize it now, in the name of securing the freedom of all our children and holding traitors to account for their crimes, under the protection of the Common Law. Let's make it happen peacefully with nationwide totalitarian non-compliance and non-violent direct action, uniting into an unstoppable force for good in this world, without any more fanning around.

Remember remember, the 5th of November.

#PeoplesUnionofBritain #MagnaCarta2020

VIDEO - <https://www.youtube.com/watch?v=ZxFm7tk4yQ&feature=youtu.be>

For more information

For more information on Michael O’Bernicia

- Website: <https://www.thebernician.net>
- Youtube channel: <https://www.youtube.com/c/TheBernician/videos>

The Antidote To COVID-1984 Is Magna Carta 2020 – Declaration of Rights

- Video - <https://youtu.be/5TGaYOdWNZ4>
- Transcript: <https://www.thebernician.net/magna-carta-2020-a-new-declaration-of-rights/>

Interviews

Michael O’Bernicia is Suing UK Parliament for Covid Fraud It will be the first time allegations of treason have been made since the aftermath of WWII, whilst genocide is a crime under international law and such allegations would almost certainly be dealt with in the Hague. We will also be seeking an order placing the entire cabinet and their advisers under house arrest, as well as the dissolution of Parliament, to prevent the rogue government from attempting to murder more people [as well as its opponents, under the new homicide enabling act] with purported statutory impunity. Indeed, what they’ve done is, in fact, treason.

- Mark Devlin Talks To Michael O’Bernicia About Potential Arrest of Criminal MPs - <https://youtu.be/ZxFm7tk4yQ>
- Lawful Rebel Interviews MOB About Common Law & Magna Carta 2020 - The Bernician talks to Lawful Rebel his common-law strategy to deal with the encroaching and relentless loss of personal freedoms in the British Isles - <https://www.youtube.com/watch?v=cyjYRXOuxx>
- Private Criminal Prosecution of MPs | Mark Devlin Talks To MOB On The Good Vibrations Podcast - <https://youtu.be/w9pm3Z6nFnk>

Other interesting references

MOB Interviews Dr Sherri Tenpenny | The Eugenics Vaxtrap

Dr Sherri Tenpenny lays out the irrefutable facts about the dangers posed by the mandatory vaxing agenda. Find out why Dr Tenpenny has spent 40,000 hours over the past 20 years researching the problems caused by injecting up to 200 hundred chemicals per shot into the human body, along with the vaccine-viruses which cause the very illness they are supposed to prevent. Dr Tenpenny also discusses the horrifying fact that 6,000 children died in a recent vaxing trial in the Philippines.

- MOB Talks To Dr Sherri Tenpenny - Mastering Vaccine Info Boot Camp and the information war over vaccines - <https://www.youtube.com/watch?v=uetID12vWYk>
- MOB Interviews Dr Sherri Tenpenny - The Eugenics Vaxtrap - Dr Sherri Tenpenny lays out the irrefutable facts about the dangers posed by the mandatory vaxing agenda - <https://www.youtube.com/watch?v=w3Xuy3YYtM4>

Find out more information about the dangers of vaxing:

- <https://www.drtenpenny.com>
- <https://www.vaccineu.com>

MOB Interviews Andy Wakefield - The Truth About Vaccines

The Bernician interviews courageous former doctor turned filmmaker, Andy Wakefield, about the vaxxtermination industry and his new film, 1986 The Act. Sincere apologies for the poor audio quality of the recording, due to connection issues which persisted throughout the interview and prevented a usable picture being recorded. However, despite the less than perfect sound, it’s well worth fifty minutes of your time to hear the truth about vaccines and vaccine injury, from the founder of the anti-vaxxtermination movement.

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- VIDEO - <https://youtu.be/jaNGB5hbyCM>

- #1986TheAct #VaccineInjury
- Watch 1986 The Act: <https://1986theact.com/>

Other interesting links

- 24th May 2020 - UK Doctor Warns That Lock-Down Is Killing The Elderly In Their Thousands - <https://www.thebernician.net/uk-doctor-warns-that-lock-down-is-killing-the-elderly-in-their-thousands/>
 - 28th March 2020 - UK Healthcare Worker Says COVID-19 Testing Kits Do Not Work - <https://www.thebernician.net/uk-healthcare-worker-says-covid-19-testing-kits-do-not-work/>
 - 11th July 2020 - NHS Consultant Says Staff Are Being Silenced Over COVID-19 - <https://www.thebernician.net/nhs-consultant-says-staff-are-being-silenced-over-covid-19/>
 - 9th August 2020 - Retired Nurse Blows The Whistle On Attempted Murder By Government Decree - <https://www.thebernician.net/retired-uk-nurse-blows-the-whistle-on-attempted-murder-by-government-policy/>
 - 13th September 2020 - Oxford University & AstraZeneca's Toxic Vaccine Tested On Children - <https://www.thebernician.net/oxford-university-astra-zenecas-toxic-vaccine-tested-on-children/>
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3 important PDFs - The Corona Scandal: 1) The case against the promoters of the corona panic, 2) Documentation and references, & 3) Important News and Facts

- 1-The Corona Scandal - The case against the promoters of the corona panic - <https://docdro.id/8AOuPjI>
- 2-The Corona Scandal - Documentation and references - <https://docdro.id/SFpB70k>
- 3-The Corona Scandal - Important News and Facts - <https://docdro.id/YrxqkUw>