

4th evidence filing to our court

Dave-John: Clapham

Yesterday at 07:12 · 13.12.2017

To:

Chief Constable Dee Collins

West Yorkshire Police Headquarters

PO Box 9

Wakefield

WF1 3QP

From:

:David-John of the House of Clapham

C/O 7 Lapwing View

Horbury

Wakefield

[Wf4 5NZ]

Non- Domestic free from the United kingdom

Date: 10th day of January year of the lord two thousand and seventeen,

NOTICE OF LAWFUL OBJECTION AND NOTICE OF UNDERSTANDING MISPRISION OF TREASON WITH INTENT.

Notice to agent is notice to principle – Notice to principle is notice to agent.

Greetings Dee Collins doing business as Chief Constable of West Yorkshire Police

Magna Carta CH.61.

This is a lawful notice. Please read it carefully. It informs you. It means what it says. i do not stand under the law society's 'Legalese' and there are no hidden meanings or interpretations beyond the simple English statements herein. If you fail to comply with this notice then you will be deemed to be in absolute agreement with the points raised. Do not ignore it.

A reply to this notice is required and is to be made stating the respondent's clearly legible full name, sworn or attested in affidavit format and on his or her full commercial liability and penalty of perjury. Your response is required within Three (3) days from the delivery date on this notice; failure to comply will signify your tacit agreement with the FACTS of this notice.

Please be fully aware that this is a lawful instrument and may be used as evidence. Whereas i, a sovereign man am, by the constitutional law arising from the invocation of Chapter 61 of Magna Carta 1215, and am obliged to stand in defiance of the treasonous Rules which pretend to be law, that today "govern" this country under the direction of evil traitors in Westminster using European Union Directives and, that i have a duty to inform You personally; to put You on notice of the Fact of my lawful standing. i provide the Proof of my lawful standing herein with an enclosed copy of my Oath of Allegiance to the committee of the Barons (See exhibit 'A').

Please also be aware that failure to act upon this notice in accordance with the 1795 Treason Act which, being a current law of this realm, contravenes the lawful duty of every/any British sovereign man or woman within or without the realm of the United Kingdom and is an Offence under the 'Misprision of Treason Act 1795,' Section 1. Whereby: "it is an Offence at common law ("misprision of Treason" –See Halsbury's statutes, 4th edition Volume 11, pg. 818) for any person who knows that Treason is being planned or committed, not to report the same As Soon As He/she Can to a justice of the peace.' Also be aware that the penalties for committing 'Misprision of Treason' is life imprisonment, and that my sole intention of informing you of this fact in law is one of duty and not malice, menace frivolity or ill-will.

i would like to take this opportunity to make you and your Police Constables aware of my lawful standing and provide you with as much information as i can, as to avoid any confrontations between myself and your Police Constables in the future, and to inform you of the Facts so that you may give this your immediate professional attention as Chief Constable of West Yorkshire Police.

i, and many others have reason to believe that the treaties of Nice, Lisbon, Rome, Maastricht and Amsterdam are illegal in the United Kingdom. Further, we argue that their ratification, the enactment of the European Communities Act 1972, and all consequential laws, directives, regulations and judicial decisions which purport to draw authority from that Act were and are illegal in this sovereign kingdom.

We argue that the signatories to those treaties on behalf of the United Kingdom have indeed exceeded their powers; that, since and including the passage of the 1972 Act, successive executives have systematically compromised the constitution of this sovereign nation and that all such actions are illegal and prima facie acts of treason; and that we have the right to seek redress by petitioning the hereditary House of Lords, which has an obligation to take such a petition to The Queen, who has an obligation to resolve the matter within forty days.

Further, we argue that the United Kingdom's membership of the European Union is a nullity, that it can and should be so declared, and that all consequential laws, regulations, directives and judicial decisions fall with such a declaration.

Our justification for such awesome statements starts with Magna Carta, 1215, which gave sovereign recognition to already long-standing Anglo-Saxon common law, rights and customs. Some 150 years earlier William the Conqueror had made the first attempts to acknowledge those rights and customs, which ultimately go back at least to the time of King Alfred.

Magna Carta is a treaty, not an Act of Parliament. As we understand it, Magna Carta, like all treaties, cannot be repealed. As a contract or covenant between sovereign and subjects, it can be breached

only by one party or the other, but even in the breach it still stands. It is a mutual, binding agreement of indefinite duration. Any breach merely has the effect of giving the offended party rights of redress.

The present Queen referred to Magna Carta as a Peace Treaty in a speech in New Zealand in 1997.

So, Magna Carta is an affirmation of common law based on principles of natural justice. These principles - and the document itself - pre-date Parliament.

To summarise our understanding of these principles and customs:

- Common law is the will and custom of the people.
- Statute law is the will of parliament. Statute can and does give expression to
- Common law, but that common law cannot be disregarded by parliament, nor can it be repealed. It can only be extended - "improved" is the word used, but it is open to misuse.
- No Briton, including members of the police and armed forces, is above the law. We are all subjects of the crown first.
- Parliament is made by the law, and is not above it.
- Parliament is answerable to the people, is elected by the people to protect their interests for a maximum of five years, after which time power is returned to the people who may grant it to another parliament for a further five years - and so on ad infinitum.

(Thus is the sovereignty of the people established over parliament?)

Article 61 of Magna Carta - the famous enforcement clause - specifically establishes majority voting, and requires four of the quorum of barons to take any grievances or petitions to the Monarch, and admonishes the people to rise up against the Monarch if and when such grievances are not corrected. (I have attached a copy of the text from Article 61; (See exhibit 'B').

Although the Magna Carta pre-dates Parliament by some 50 years it was subsequently enacted in 1297 with the passage of Edward 1's Confirmation of the Great Charter Act, which included the words:

"And we will that if any judgment be given henceforth contrary to the points aforesaid by the justices or by any other (of) our ministers that hold plea before them against the points of the charters it shall be undone and holden for nought."

The text later includes words to the effect that the "charter of liberties shall be kept on every point."

The invocation of Article 61 of Magna Carta 1215 occurred on the 23rd March 2001 and is evidenced by the report in The Daily Telegraph on the 24th March 2001: (<http://www.telegraph.co.uk/.../peers-petition-Queen-on-Europe...>)

Take Notice i have enclosed a copy of my lawful Oath; (See Exhibit 'c') and which is also evidenced by researching the letters available on the internet between Robin Janvrin and the Committee of the Barons at the time. This means that i, David-John along with all people of this realm have a lawful duty under common law / constitutional law, to stand by the invocation of Article 61 and, whilst remaining a lawful and loyal sovereign man, i take full responsibility for my actions and i hereby notify you of my standing to:

- a) To avoid confrontation between myself and Police Constables and,

b) To inform “you” Dee Collins of the fact that you also have the same duty to serve and protect the Constitution according to your Oath of Office, and to stand by Article 61 yourself and collectively as a Constabulary due to the fact you are all Police Constbles.

It is my understanding and evidenced herein that:

1. A long range deception strategy to create a single Federal European state with the erosion of each nation’s sovereignty, currency and the powers to determine its own laws and affairs was finalised by the Geopolitical Centre of the third Reich in Berlin 1942. This was done with the effect that should the Nazi’s lose the war militarily, they could continue their plans for European dictatorship economically by way of corporatism and political subversion. Their future vision of Europe is detailed in the seminars entitled ‘Europäische Wirtschaftsgemeinschaft’ (public document worldcat OCLC number 31002821). Translated into English as ‘European Economic Community’ and has herein been presented as evidence. The chapter headings of this Nazi document were replicated almost verbatim in the 1992 Maastricht Treaty.

2. Since the end of the Second World War, diverse treasonous persons, groups and movements supporting this ideology have conspired to build on this agenda, which has become known as the EUROPEAN UNION.

3. The involvement of the United Kingdom of this agenda began in 1948 with the formation of the European movement. This was a state funded Anglo-French pro-federal European lobbying posing as a non-governmental grass roots pressure group. A link outlining the detailed origins of this group has been provided herein.

4. The said movement is still publically active today, lobbying for complete European integration and European constitution.

5. The first move towards a Federal Europe did not involve Britain directly; it was the signing of the Treaty of Rome in 1957 by Germany, France, Italy, Belgium, Luxembourg and the Netherlands.

6. Meticulous research has uncovered a wealth of official, archived documents from the period 1970 – 1972, which shows the deceit perpetuated by the ruling elite at the time, and these documents have been released under the thirty-year rule.

7. The common law applies to all sovereign living breathing men and women and dictates that we are all born free to do what we chose for ourselves provided we do not cause harm, injury or loss to another’s life, liberty or property or their rights to life, liberty or property.

8. England, within the United Kingdom of Great Britain, is common law jurisdiction and British Parliament has no lawful authority ever to breach, surrender, lend or transfer, even temporarily, sovereignty except when conquered in war.

9. No one (either the Monarch, nor the Prime Minister, nor any prelate, politician, judge or public servant) is above the common law of Great Britain that forms the British constitution (Magna Carta 1215, The Declaration and Bill of Rights 1688/89, the Coronation Oath Act 1689 and the Acts of Union Succession and Settlement 1701 – 1707).

10. The Declaration of Rights 1688 is an unrebutted claim of Right by the people and therefore beyond the reach of parliament and still stands to this day. That declaration includes the clause no foreign prince, person, prelate, state or potentate hath or ought to hath any jurisdiction, power, superiority, pre-eminence or authority, ecclesiastical or spiritual, within this realm. This is mirrored in the Bill of Rights 1689, which still stands as legislation today.

11. Treason in statute law was redefined by the Treason Act 1795 for the principle forms to include;

a) Compassing the death or serious injury of the sovereign or his/her spouse or eldest son.

b) Levying war against the sovereign in his (or her realm), which includes, any insurrection against the authority of the sovereign or the government that goes beyond riot or violent disorder.

c) Giving aid or comfort to the sovereign's enemies in wartime.

12. Treason committed at common law is the offence of attempting to overthrow the government of a state to which the offender owes allegiance; or betraying the state into the hands of a foreign power.

13. Sedition at common law means overt conduct such as speech and organisation, which is deemed by the legal authority as tending towards insurrection against the established order. Sedition includes the subversion of a constitution and incitement of discontent (or resistance) to lawful authority.

14. The evidence presented in the 'Shoehorned into the EU' files shows that the Heath government of 1972 was well aware that an essential loss of British sovereignty would occur within thirty years with the passing of the European Communities Bill and knew it would, in all likelihood be rejected if brought to the people, which of course it was not. This in itself is an act of Sedition at common law.

15. The passage of the European Communities Act 1972, establishing the principle that European law would always prevail over British law in the event of a clash, thereby overthrowing the supremacy of British Parliament, was a criminal act of treason at common law by the Heath administration.

16. The signing of the single European Act in 1986 reducing Britain's independent decision making powers further by extending majority voting in certain areas of policy making was, a criminal act of treason at common law by the Thatcher Administration

17. The signing of the Maastricht Treaty in 1992, based on the original EEC Berlin document (1942), surrendering sovereign powers of the Queen in parliament to an unelected body in Europe was a criminal act of treason at common law by the Major Administration.

18. The signing of the Amsterdam Treaty in 1997 increased the European Unions powers at community level. This included further European integration into legislative, police, judicial, customs and security matters and strengthened Europol. The signing of this treaty was a further act of treason at common law by the Blair administration.

19. With the full knowledge of this treason and to escape prosecution, the Blair government repealed the Treason legislation in section 36 of the 'Crime and Disorder Act' of 1998 abolishing the death penalty. This included the repealing of the Treason Act 1795. However, the crime of Treason at common law still stands as common law has primacy and is beyond the reach of parliament. A link outlining these changes to the statute has been provided herein.

20. The signing of the Nice Treaty in 2001 and the EU constitution in 2004 were further acts of treason at common law by the Blair Administration.

21. In an attempt to further protect themselves against criminal prosecution, the Blair government removed the word 'sovereignty' from the oath of office of Constable in the Police Reform Act 2002 [section 83] and also modified the legislation to enable non-British Nationals to become officers [section 82]. These are acts of both Sedition and Treason at common law. A link to evidence these changes to the statutes has been presented herein.

22. The signing of the Lisbon Treaty 2008 surrendered further control of policy including that related to immigration and borders. This was a further crime of Treason at common law by the Brown Administration.

23. The Treasury department of the European Community has never allowed an independent audit by professional accountants of their books in the last 15 years running. One year of non-publication is a criminal offence. In fact, its financial accounts have been disapproved by the EU's own court of auditors for the past 15 years running. The former MP Ashley Mote has already reported this crime to the UK serious fraud office. They are in possession of the evidence and have confirmed to him that the remittance of British tax payers funds into the hands of this criminal enterprise, is of course a criminal offence.

24. A signed letter written to the former constable of Thames Valley Police, Albert Burgess, from Leolin Price QC on the subject of the Heath Treason evidence states that the case he (Burgess) puts forward is 'arguable' and does 'merit serious consideration and investigation.' To the best of my knowledge the letter is authentic and a link to this evidence has been herein provided.

25. The six EU Treaties since 1972 are unlawful and should be struck completely from the statute books, void ab initio.

26. One (1) computer disc herein provided called 'shoehorned into the EU' contains the complete documented evidence of the sedition and treason that has been collected as evidence from the public records office. The said disc requires Your Immediate And Professional Attention.

27. Whereas i am a peaceful man and, that i seek to conduct myself lawfully and honourably, i hereby serve you with this 'Notice of Lawful Objection and notice of understanding misprision of treason with intent and request from you any objections you may have to my common law rights to stand under article 61, whereas you have a 'Duty of Care' to protect and to serve people according to the Constitutional Law under the Constitutional Monarchy, which has been usurped by criminals in public office for over 40 years.

i urge you to investigate this criminality as a matter of urgency. On November 1st 2014 the Nice Treaty came into effect and by doing so it is destroying the Constitutional Laws of the entire realm of Great Britain and the Commonwealth. This is an act of treason at common law and must not be allowed to occur. The Nice Treaty was part of the grievance that the committee of Barons were referring to with the petition of the office of the sovereign on the 7th February 2001 and which the office of the sovereign failed to correctly respond, resulting in the invocation of Magna Carta Article 61.

i, :David-John have sent an Oath of Allegiance to the committee of the Barons and stand fully under the Constitutional, Common Law Tenant of Magna Carta 1215, Chapter 61 by Royal command, invoked according to the correct protocols of law on the 23rd day of March 2001 that does "remove myself at law from all and any allegiance to Elizabeth II the Queen, to the purpose of removing myself at law from the authority of all those evil persons who have taken it upon themselves to hold "Elizabeth II the Queen a prisoner in Her own land." i include a copy of my oath of allegiance (and a copy of its receipt of postage) as evidence herein and proof that my claims and lawful position is entirely lawful, so that you may have Credible Evidence of my Honourable Intent.

Therefore, let it be known to you a fellow woman Dee Collins doing Business as "The Chief constable of West Yorkshire" (to whom i have served this notice) that i, the injured party do seek Remedy and Justice in requiring "your" assistance in bringing the perpetrators of these evil crimes before a "Justice of The Peace".

As this matter is of the most serious nature and that the law under the Treason Act 1795 requires you to submit this evidence to a "Justice of the Peace" As Soon As Is Possible, you must do so or be guilty of the crime of "Misprision of treason" or, if it is deemed by a judge that you acted in full knowledge of the crime, it would be the crime of High Treason.

i consider these the greatest crimes perpetuated against this country and its people in a thousand years. Those responsible must be brought before a properly convened court de jure and tried by the people under the common law of the land.

i now Affirm that all of the foregoing is true and correct and i am of lawful age and competent to serve this "Notice Of Understanding Misprision of Treason and intent".

i hereby affix my own name to all the affirmations in this entire document with explicit reservation of all my "Natural Inalienable Rights" and my specific "Common Law Rights not to be bound by any contract or obligation which i have not entered into knowingly, willingly, voluntarily and without misrepresentation, duress or coercion.

Should you decide to answer this Notice i require of you to answer personally to i a flesh living sentiment being in full and in substance.

Without ill will or vexation.

WITHOUT PREJUDICE, i.e. all Natural and Unalienable Rights Reserved

For and on behalf of the principal legal embodiment by the title of MR DAVID CLAPHAM

For and on behalf of the attorney general of the House of Clapham

For and on behalf of Baron David of the House of Clapham

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