
The Corona Scandal - The Bernician is suing UK Parliament for pandemic fraud, treason and genocide

BERNICIA IS SUING THE MEMBERS OF THE UK PARLIAMENT FOR PANDEMIC FRAUD, TREASON AND GENOCIDE (part 1 of 3) -

This is an overview of Michaels case. I have separated it into 3 parts:

1. Scamdemic: Evidence of Pandemic Fraud and Totalitarianism,
 2. Magna Carta 2020 - A New Declaration of Rights,
 3. Criminal prosecution
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Scamdemic: Evidence of Pandemic Fraud and Totalitarianism

Michael O’Bernicia: As of 19 March 2020, coronavirus no longer considered HCID (High Consequence Infectious Disease) in the UK. The Coronavirus Bill is Unconstitutional, and was preparing a Class Action to strike out the treacherous Coronavirus Bill.

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.

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.

Urgent Questions Need Answering: why are they ignoring scientific evidence? why are they censoring this on every platform?

- * 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!!

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: <https://www.thebernician.net/truth-fears-no-investigation-but-lies-always-do/>

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.

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

9th May 2020 - Scamdemic: Evidence of Pandemic Fraud and Totalitarianism - 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.

Summary of Dishonest Statements by UK government

The UK government appears to have made dishonest statements to Parliament and the People, for the purposes of procuring unaccountable totalitarian power- In relying upon the government's dishonest statements, the People 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 proven guilty before a Common Law jury.

Here is a summary of the dishonest statements allegedly made by Party A [the UK government] 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.

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 the UK government 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].

Magna Carta 2020, a new Declaration of Rights

MAGNA CARTA 2020: A NEW DECLARATION OF RIGHTS

The following declaration is made by and for the Sovereign People of Britain, 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. 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 unalienable rights, which no government has the authority to suspend or impede.

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.

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.

The Antidote To COVID-1984 is Magna Carta 2020, a new Declaration of Rights. 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.

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.

Interview 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

Revoking Consent To be Governed, Sovereign Claim of Right

In August 2008 CE, crossroads, unforeseen circumstances had presented me with two choices: declare Lawful Rebellion under Article 61 of the Magna Carta; or revoke my consent to be 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.

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

Form more info

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

* <https://www.thebernician.net/critical-thinking/>

* #KeepBritainFree #PowerToThePeople #MagnaCarta2020

<https://www.youtube.com/watch?v=onuf2indRQI>

Criminal prosecution

BERNICIA IS SUING THE MEMBERS OF THE UK PARLIAMENT FOR PANDEMIC FRAUD, TREASON AND GENOCIDE (part 2 of 3) - CRIMINAL PROSECUTION -

SEPTEMBER 2020, THE ELEMENTS OF GENOCIDAL PANDEMIC FRAUD - The parties involved 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. 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. -- 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. 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.

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 has seen sufficient evidence to indict every cabinet minister for crimes against the People

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. 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.

We've got the government banged to rights on criminal charges of fraud by false representation, non-disclosure and abuse of position, 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. 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 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.thebernician.net/a-summary-of-the-elements-of-genocidal-pandemic-fraud/>

MP's Served Notice of Private Criminal Prosecution For Pandemic Fraud - The Coronavirus Act 2020, an act which was founded upon a series of dishonest statements relied upon by every serving MP. Namely: That there was a genuine public health emergency, which justified the draconian measures taken. That there was a legal basis for such an act to be passed into law. That there was no viable alternative course of action that could be taken to "flatten the curve" of alleged COVID-19 deaths. In addition, the CV Act unlawfully purports to have suspended the democratic right of the people, legislated for the falsification of death certificates, the fatal refusal of care to patients in care homes and hospitals, a fundamental breach of the Treason Felony Act. 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.

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]

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

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.

OCTOBER 2020 - PRIVATE CRIMINAL PROSECUTION AGAINST PARLIAMENT MOVES FORWARD

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

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.

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 in its tracks.

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.

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

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

People Power Rising - 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 Totalitarian Non Compliance with tyranny and nationwide Non Violent Direct Action, under the protection of Magna Carta 2020. COVID-1984 ends when we all say "no" and refuse to comply without exceptions.

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.

In addition, I'd also advise every cabinet minister 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.

#MagnaCarta2020 - #PeoplesUnionofBritain - #NonViolentDirectAction - #TotalitarianNonCompliance

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

29 OCTOBER 2020, COVID-1984 FOI REQUEST - UK Government Admits Virus Doesn't Exist. Freedom of Information request: 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 – Answer: "DHSC does not hold information on the isolation of a SARS-COV-2 virus."

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. Yes, you did read that correctly.

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.

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.

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

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

13 NOVEMBER 2020 - PEOPLE'S UNION OF BRITAIN V MATT HANCOCK | APPLICATION FOR ARREST WARRANT APPROVED

The prosecution in People's Union of Britain v Matt Hancock has just sent the executed form, applying for his arrest warrant, to the court of issue. We have already got the green light from the court's legal advisers and now we have the chief magistrates' permission to proceed. They also sent us the form to fill out for the arrest warrant, which has now been acknowledged by the same as having been received. However, the form won't be processed till Monday, when it will be sent up to the crown court to be administered and then served upon Hancock, without delay, by the arresting officers, who will soon be appointed by the court. Therefore, the case will now proceed as directed, unless the Director of Public Prosecutions [DPP] intervenes, which is unlikely because nobody will want to take the poisoned chalice. However, even if they do, we can object on the ground that the DPP is working for the government, so they are obviously conflicted. If they refuse to back down, we will insist that the case proceeds with our legal team.

In other words, my family, friends and growing army of peace-keepers and freedom fighters, we are all about to witness the most significant events that have transpired on these shores, since Charles I lost his head. Words simply cannot adequately express the truly humbling experience of the love, support and commitment I've received, from people who all tell me that my words have moved and inspired their hearts into resisting this tyranny, for the sake of our children and grandchildren. Thank you, from the bottom of my heart, for rising to the call. Very soon, our number will be millions.

This truly is our moment to seize the opportunity to build an advanced civilisation, on the rubble of the corrupted one, which is crumbling around us by COVID-1984 design. In other words, fuck the great reset, the fourth industrial revolution and fraudulent debt based slavery. In that new civilisation, we will protect the unalienable birthrights of the individual from the tyranny of the collective, to become truly self-governed under the Common Law, as expressed in Magna Carta 2020, an idea whose time has come.

From now until you see the arrest live-streamed on the mainstream and alternative media worldwide, let's make #ArrestMattHancock go viral on every platform, to the point where the People are chanting it in the streets nationwide.

****17th November 2020 - Private Criminal Prosecution Moves To Final Pre-Court Stage****

My experience of the past few days, in relation to the Private Criminal Prosecution against Matt Hancock for pandemic fraud, reminds me of Muhammad Ali's journey through the Rumble in the Jungle. After being bludgeoned with George Foreman's sledgehammer fists for seven rounds, Ali knocked him out in the eighth round, when Foreman had exhausted himself and could hardly lift his arms, let alone defend himself.

We have received the following email from the Chief Magistrates office, regarding the private prosecution, they nominated a District Judge based at Westminster Magistrates Court to deal with your application.

The ruling the nominated judge will have to make is as follows:

1. Whether the criminal procedure and practice directions have been adhered to, in which case the arrest warrant must be issued.
2. Whether the accused should be arrested, or ordered to give himself up at the local police station by a certain time, to be charged and brought before the crown court to plead.
3. Whether the case is of such public importance that it must be taken over by the Director of Public Prosecutions.

26th November 2020 - Private Criminal Prosecution Proceeds. However, we have been advised that we need to acquire more prima facie evidence

Private Criminal Prosecution Proceeds Despite Refusal of Hancock Warrant Application. After initially being told on Monday morning that we wouldn't receive the judge's decision [on whether to issue the Hancock arrest warrant] for another ten days, by late afternoon he had already made up his mind and ruled as follows:

1. That he was satisfied that we have the authority to bring the private prosecution.
2. That he has the jurisdiction to decide the application.
3. That it is not a prosecution which can only be run by the CPS.

However, we have been advised that we need to acquire more prima facie evidence.

22 December 2020 - we have amassed a plethora of prima facie evidence of pandemic fraud

Over the course of the past month, we have amassed a plethora of prima facie evidence, which proves that the defendants in the Private Criminal Prosecution are responsible for COVID-1984 and are guilty of multiple acts of pandemic fraud. Here lies a summary of the allegations we can prove beyond reasonable doubt.

False Representation - The defendants knowingly relied upon the following dishonest statements for material gain, in breach of section 2 of the Fraud Act 2006:

- a. 510,000 people would perish due to Sars-Cov2 in the UK alone, if the draconian measures imposed had not been introduced.

- b. Sars-Cov2 is an airborne High Consequence Infectious Disease [HCID], worthy of being declared a worldwide pandemic, as well as a Public Health Emergency.
- c. Sars-Cov2 has been isolated and purified, and therefore, proven to exist.
- d. Masks are a safe and effective method of preventing the spread of Sars-Cov2.
- e. The policies introduced were entirely founded on the latest scientific data available.
- f. PCR tests detect the presence of Sars-Cov2 in the human body.

Non-Disclosure - In breach of section 3 of the 2006 Act, we have prima facie evidence that shows the defendants have also knowingly failed to disclose that:

- a. Two days after the WHO declared a worldwide pandemic on 11/03/2020, which was also the day that the inflated Imperial College predictions were pre-published and disclosed to the WHO, Sars-Cov2 was reclassified as not being an HCID on 13/03/2020. The WHO's declaration was founded upon Neil Ferguson's computer-generated Imperial College Model released on 16/03/2020, which falsely predicted that there would be 510,000 Covid deaths in the UK, if the strict lockdown restrictions were not imposed. He did so on the same day of the 1st reading of the Coronavirus Bill 2020, sponsored by Matt Hancock.
- b. The Advisory Committee on Dangerous Pathogens, the Department of Health & Social care [DHSC] and Public Health England [PHE] unanimously agreed that Sars-Cov2 should no longer be classified as an airborne HCID, before the 1st reading of the 2020 Act on 16/03/2020. Three days later, on 19/03/2020, news of the reclassification was published by PHE, which was six days after the decision to reclassify the supposed pandemic. - Yet, on the 23rd of March 2020, BoJo decreed the first lockdown, which was given the force and effect of the legislature on 26/03/2020, despite the fact that Neil Ferguson had reduced the Imperial Model predictions from 510,000 to 20,000 deaths by no later than 24/03/2020 – the day after the initial lockdown decree and two days before the 2020 Act was passed. - Moreover, the so-called undisclosed 'science' relied upon by the defendants was and remains the Imperial College model, the credibility of which had been emphatically destroyed before the Coronavirus Bill was enacted, along with the purported legitimacy of the Public Health Emergency declared by the secretary of state, upon the advice of other defendants to this action.
- c. It is well established that Sars-Cov2 has never been isolated or purified and has therefore never been proven to exist. In fact, no supposed strain of Coronavirus ever has been.
- d. The defendants have all materially gained or stand to gain from long-standing commitments to maximise vaccination uptake in the UK, for the purposes of which they engaged in engineering an entirely fraudulent pandemic, in order to justify a mandatory or compulsory vaccination agenda.
- e. PCR tests have been scientifically proven to detect human RNA sequences, not viruses or disease, whilst a Portuguese court recently declared that the tests are useless in relation to detecting the presence of a virus or disease.
- f. It is also alleged that the WHO approved flu vaccines that have been administered from 2019-20 in the UK, which kill 377 of every 100,000 healthy people who take them and have never been tested on the sick and the vulnerable; and that these flu vaccines have been responsible for many of the deaths which have been dishonestly recorded as Covid deaths, in accordance with the 2020 Act, which provides for the falsification of death certificates. Since the new Covid vaccines have never been subjected to rigorous and empirically controlled safety tests and because they contain many, if not all, of the same ingredients, it can be reasonably presumed that all the deaths due to the administering of all of these vaccines have been falsely recorded as Covid deaths, on the basis that no vaccine mortalities have been recorded in the UK this year, as far as we are aware. Nevertheless, the only way to know for sure what caused those deaths would be to conduct autopsies, which have been prevented by the provisions of the Coronavirus Act 2020. Thus we are seeking a declaration from the court that those autopsies are conducted, under independent supervision, to determine how many of those people died shortly after being injected with this year's vaccines.
- g. A German court has recently ruled that unequivocal scientific evidence shows that wearing masks for long periods of time causes significant brain damage, via oxygen deprivation and carbon dioxide poisoning. Yet the UK government continues to mandate mask wearing in all public settings, including schools and universities, when there is no evidence of any benefit derived from mandating that they be worn.

In summary, we've nailed the charges with such an abundance of prima facie evidence that only the suspension of the criminal justice system is capable of protecting the accused from the consequences of their heinous crimes.

****This is an overview of Michaels case suing the members of the uk parliament for pandemic fraud, treason and genocide****

This is an overview of Michaels case. I have separated it into 3 posts:

1. Scamdemic: Evidence of Pandemic Fraud and Totalitarianism,
2. Magna Carta 2020 - A New Declaration of Rights,
3. Criminal prosecution

Form more info

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

* <https://www.thebernician.net/critical-thinking/>

* #KeepBritainFree #PowerToThePeople #MagnaCarta2020

VIDEO -

Interview with Bernician - https://www.youtube.com/watch?v=M9UIxZq-iSc&feature=emb_logo

MAGNA CARTA 2020 - A NEW DECLARATION OF RIGHTS - <https://www.youtube.com/watch?v=onuf2indRQI>

Mark Devlin Talks To MOB About Potential Arrest of UK Government, on the Good Vibrations podcast - COVID-1984 PCP Update - 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.* - <https://www.youtube.com/watch?v=ZxFm7tk4yQ&feature=youtu.be>