

Petition of Right, claim of right of redress and remedy of grievance.

His Royal Highness King Charles III

We the people below undersigned, being born as the case may be to the lands known respectively as England, Scotland, Wales, Northern Ireland and the Commonwealth seek urgent intervention from his majesty. To address our serious concerns surrounding the criminal acts being committed against us by the U.K Government and Parliament.

Since July 2023 many thousands of men and women across Britain have written to and emailed then Prime Minister Rishi Sunak and all sitting members of Parliament removing our consent to be governed by any corrupt, compromised, belligerent, criminal government or Parliament and that we will not comply. We demanded they stand down and must no longer receive anymore public money.

The Government and Parliament no longer represent the interests of the people, they represent corrupted and unelected corporations and foundations. These same non Government organisations, The World Economic Forum, World Health Organisation, The United Nations and others are seeking to interfere with and change our laws, subvert our sovereignty and our constitution. This must not be allowed to happen.

The constant state of fear, worry, stress, uncertainty and debt inflicted upon us at every turn from Government and Parliament must be stopped. Of huge concern is the fact there is no viable or credible opposition. With this in mind the people seek urgent remedy from his majesty and request Parliament is suspended, ministers are sacked and a temporary interim Government of the people is installed to bring about much needed reassurances, to remove the fears, stress, worry and the significant burdens of unprecedented and rising debt. This notice now applies to Keir Starmer and his incompetent government.

Our supreme protection is His Majesty's obligation under the Coronation Oath. This Oath is a signed contract between his majesty and the people. The duties arising from the relationship of sovereign and subject are reciprocal. Protection, that is the security and governance of his dominions according to law.

It must be observed that the prerogatives are vested in his majesty for the benefit of his subjects and that his majesty is under and not above the law.

We refer to previous interventions by the people where our Parliament was acting outside of its jurisdiction and committing Treason against her majesty Queen Elizabeth II and the people.

In 1972 then Prime minister Ted Heath signed the European Economic Committees Bill handing over our sovereign rights to a foreign entity thus committing Treason and Sedition. The official secrets act protected these documents for a period of thirty years, but, now, they are in the public domain showing and proving this Bill was signed by the Government of the day with malice and aforethought. The full document is available and accessed here in the archives.

<https://archive.org/details/fco-301048/mode/2up>

Sir, your attention is also drawn to the 23rd of March 2001. Article 61 of the great charter of Freedoms The Magna Carta, sealed in perpetuity and never repealed came into effect. High Treason was evidently committed by then Prime Minister Anthony Charles Lynton Blair whom signed the Treasonous EU Treaty of Nice on the 26th of January 2001

The Barons petitioned Her Majesty Queen Elizabeth II regarding the Treasonous Treaty of Nice and the fact this act was contrary to and without the wishes and permission of the people.

Her Majesty was duty bound to protect the realm and thus acted in breach of her Coronation Oath, a signed and binding contract to protect and serve the people under God.

Sir Robin Janvrin, private secretary to Her Majesty The Queen replied to the Barons and he cites;

“As a constitutional sovereign, Her Majesty is advised by her Government who support this treaty.”

If this be the case, since 2001 Her Majesty Queen Elizabeth II was in clear breach of The Coronation Oath and this has very serious and far reaching implications.

Of huge importance and significance this dictates that Article 61 of the Magna Carta is still invoked and that satisfactory remedy by the monarch, for the people, has still not been made to this day.

So it is clear that no one, neither Sovereign nor Parliament, nor Government nor people, may tamper with, dismantle, destroy or surrender our constitution. We are all tenants of it and trustees.

We inherited these rights and we have a supreme responsibility to pass them in good order for future generations. They are not ours to discard or diminish.

Which is why the oaths of allegiance place an essential limitation on parliament's power and on the monarch and for that very reason the Coronation Oath is crucial.

Sir, The Coronation Oath is a moral obligation, a religious obligation, a sworn obligation, a contractual obligation, a statutory obligation, a common-law obligation, a customary obligation and an obligation on all who swear allegiance. It is the duty of government and it is sworn for the nation, the Commonwealth and all dominions.

Therefore the Coronation Oath is the peak of a pyramid and all subordinate oaths are bound by its limitations.

We are in unprecedented times, the people of Britain are victims of many grievous crimes at the hands of this belligerent Government and Parliament. The police are rogue, not independent and fail to act without fear or favour.

The most important duty of the monarch is for the protection of the people and the safe guarding of our land and our constitution. Your loyal subjects are being persecuted by the incumbent Government and Parliament. The many cries for help and assistance made to The Police, The Judiciary and The Civil Service are being wilfully and deliberately ignored. Why?

We respectfully bring to your attention the following powers bestowed upon the monarchy.

Constitutional Arbitration - In times of Crisis, as with a hung Parliament, the lack of an automatic choice of Prime Minister or an unjustifiable and unnecessary request for a dissolution of Parliament, the Monarchy provides an impartial and non-political arbitrator, like an umpire called in when the players

cannot agree. It would also be able to intervene if the government acted unconstitutionally by, say putting the opposition in jail, abolishing elections, or *instructing the police not to prosecute members of the government for criminal offences.*

Sir, right now many obvious criminal offences are being committed against us and have been since March 2020. The police have wilfully ignored our many requests for help and blatantly dismissed a vast amount of irrefutable and damning evidence of crimes being committed by Government ministers. We therefore deem this a time of crisis and we seek your intervention to instruct the Police to act in our best Interests, without fear or favour, to uphold the laws of the land and remain independent of government and politically neutral.

The other powers of Royal prerogative include but are not limited to;

The power to appoint and dismiss the Prime Minister.

The power to appoint and dismiss other ministers.

The power to summon, prorogue and dissolve Parliament.

The power to make war and peace.

The power to command the armed forces of the United Kingdom. The power to regulate the Civil Service.

Our borders are not secure and we are being invaded by hundreds of thousands of fighting age men from foreign shores. This is a threat to our security and our women and children are at risk of harm. This is costing us, the tax payer, upwards of eight million pounds per day to house these illegal immigrants in three, four and even five star hotels. All of this is happening while we have an epidemic of homelessness of our own men and women and this includes many of our own hero veterans. How is this allowed to continue?

Sir, we therefore deem this a time of crisis and we seek your intervention to instruct our Royal Navy to patrol and protect our waters and our borders from a criminal invasion.

We are victims of a rogue and criminal Government and Parliament. We are asking you to exercise your sovereign powers and protect the people, our borders, our land, our constitution, our country and our future. Child sexual

abuse and Human trafficking continues unabated, we are facing a mental health crisis, our young men and women are suffering the most. Our children are being sexualised, indoctrinated and confused by a wicked and evil agenda regarding gender transitions and reassignments, this must stop. Our food and water are being deliberately contaminated exasperated by the constant spraying of our skies with Chemtrails.

We have exhausted every legal avenue demanding the crimes being perpetrated against us are stopped. We are seeing a catastrophic amount of excess deaths all since the rollout of the very dangerous, unsafe and ineffective Covid-19 injections. Despite the vast amount of evidence clearly pointing to the injections causing mass death and harms, they continue. The harrowing treatment and mass Democide of our elderly using end of life drugs in the hospitals and care homes is an indelible stain on our nation, our morality and our souls. May God almighty forgive all of us for allowing these wicked and evil acts to have happened.

The following ministers, police forces, military, organisations, governing bodies and regulators have been contacted many times, by thousands of people from all over the British Isles via, phone calls, emails, letters, face to face interactions and many meetings. Yet all are either ignored or dismissed and the crimes and harms continue.

- 1, Significant Criminal complaints to The Metropolitan, West Midlands, Warwickshire and Thames Valley police. Plus thousands more to all other police forces U.K. wide, all either dismissed or ignored.
- 2, The IOPC (independent Office of Police conduct).
- 3, To many of the police Crime Commissioners.
- 4, Sadiq Khan Mayor of London's office.
- 5, The police federation of England and Wales.
- 6, The Metropolitan Police Federation.
- 7, Direct to Sir Graham Brady MP, head of the Conservative 1922 committee in a meeting with sixteen world renowned experts in September 2021.
- 8, Direct to Nadhim Zahawi MP vaccine minister.
- 9, Direct to Theresa Coffey MP Health secretary.
- 10, Direct to Chris Philp MP policing minister.
- 11, UKHSA Head office.
- 12, NICE Head office
- 13, NHS Head office

- 14, Direct to Cressida Dick former commissioner of the Met.
- 15, Direct to Stephen House former acting commissioner of the Met.
- 16, Direct to Sir Mark Rowley current commissioner of the Met.
- 17, Direct to Baroness Hallett chair of independent inquiry.
- 18, Direct to Hugo Keith lead barrister at independent inquiry.
- 19, Direct to Andy Cooke head of Her Majesty's Inspector of Constabulary.
- 20, Direct to the Association of Crime Commissioners and Chief Officers.
- 21, Direct to General Sir Mark Carlton Smith head of the British Army.
- 22, Direct to the High Court in London.
- 23, Direct to the International Criminal Court in The Hague December 2021.
- 24, Multiple submissions to the MHRA.
- 25, Multiple submissions to the GMC.
- 26, Direct to Lord Chancellor Robert Buckland.
- 27, Direct to the Lord Chief Justice Burnett,

It is incomprehensible only one MP in Parliament was raising the alarm, representing the people and trying to protect our country and that MP is Andrew Bridgen. Yet he was ridiculed, investigated, de-platformed and openly mocked on social media, but of more concern, he was abused by his colleagues while carrying out his duties in Parliament. This is overt bullying of the worst kind towards a democratically elected representative of the people, the people and our country he so honourably served.

The rights and protections of the people are laid out in the Great Charter, The Magna Carta of 1215 and in particular we refer again to Article 61.

The Magna Carta and The Declaration of Rights are contracts between the Sovereign and the people. They are not statute laws therefore they cannot be repealed. Both were claimed to be self-evident freedoms, existing by right equally and both were based on a concept of permanence.

Sir, if you choose not to intervene as is your sworn duty and royal prerogative, the people will have no choice, but, to protect their families, their properties and their country from this belligerent Government and Parliament. The wilful and on-going failings of our publicly paid servants, The Police, The Judiciary and The Civil Service leaves us to fend for ourselves. How can this be?

Article 61 states; Until redress has been obtained as deemed fit by the community of the realm, distraint and distress in all possible ways will take

place, by seizing the castles, the lands and possessions and in any other way they can. No harms will come to any person and when redress has been obtained our relationships will continue as before. (Literal quote of Article 61 is on the last page).

Your Majesty, we are at your mercy and seek your immediate intervention in order to save lives, save our country and to save and protect our constitution. The children really are our future. We all have an on going duty to make sure it is safe, secure, fulfilled and a happy one to enjoy with all of our God given freedoms fully intact. These very freedoms are what we owe our children and we must guarantee and secure them.

In order for our communities to succeed we must have a democracy built on fairness, transparency and equality in law. Right now we are living in an autocratic dictatorship. Our freedom of speech, freedom of movement, our innate and inalienable rights and freedoms under God are being stripped from us by a rogue Government and Parliament unduly influenced by unelected, non governmental organisations and foundations and using our police as enforcers.

We say no, enough is enough. We will not accept them and we did not vote for them. This is an act of Treason against His Majesty and against every sovereign Man and Woman of the realm, a realm that we call home. We will protect it and her people.

The people await your earliest response by national broadcast, so we may look forward to resuming in full, the proper and lawful relationship between we the people and our constitutionally aligned Government. It is the decision of each living man and woman if they choose to distrain and seek remedy, be it by seizing public buildings, withholding taxes or by any other lawful constraints they feel appropriate to them. Without causing harm to another or damaging any property and by standing in their own sovereign truth.

Your Majesty,

Please honour the oath you swore to the people, to our constitution and with God as your witness.

In peace, truth and gratitude, we are all man, made in the image of the creator

Void where lawfully prohibited

THE GREAT CHARTER OF FREEDOMS THE MAGNA CARTA 1215

Article 1; part quote,

We have first of all granted to God and by this our present charter confers for ourselves and our heirs in perpetuity (eternity, forever), that the English church is to be and to have its full rights and its liberties intact and we wish this observed accordingly.

Article 13;

And the city of London is to have all its ancient liberties and free customs, both on land and on water. Moreover we wish and grant that all other cities, boroughs, towns and ports are to have all their liberties and free customs.

Article 39;

No free man shall be taken, imprisoned, stripped of his rights or possessions, outlawed or exiled or in any way ruined, nor will we proceed against or prosecute him except by the lawful judgement of his peers and by the law of the land.

Article 40;

We will not sell, or deny, or delay right or justice to anyone.

Article 61; part quote,

The following security was granted, if we, our Chief Justice, our officials or any of our servants offend in any respect against any man, or transgress any of the articles of the peace or of this security and the offence is made known, the twenty five Barons may distrain upon and assail us in every way possible, with the support of the WHOLE COMMUNITY OF THE LAND, by seizing our castles, lands, possessions, or anything else saving only our own person and those of the queen/king and our children, until they have secured such redress as they have determined upon, they may then resume their normal obedience to us.

The Magna Carta has been triggered (invoked) five times in our history.

1216, 1258, 1500, 1688/89 and 2001 The Treaty of Nice.