



Rule of Law

# The Winchester Declaration

**RESTORING THE RULE OF LAW TO DISPERSE  
THE GATHERING STORM OF TYRANNY.**

*by Justin Walker (British Constitution Group)*



## **Declaration Overview....**

Under the gaze of King Alfred the Great - also known to history as Alfred the Lawgiver - constitutional experts and activists from all around the country will gather at the Guildhall in the ancient capital of **Winchester** on **Saturday, 19<sup>th</sup> November** to make a public and historic declaration requiring that the Rule of Law be immediately restored within the United Kingdom.

This has been deemed necessary because there is on the horizon a gathering storm of tyranny. A secretive and powerful cabal, made up largely of unelected and unaccountable international bankers, financiers and industrialists, is now starting to exert its corporate globalist ambitions to the extent that Britain's constitution of ancient laws and customs, which effectively protects all of our individual and essential freedoms, is at very real risk of being replaced by an authoritarian system of government and judiciary that George Orwell would immediately recognise.

Using a closely linked network of international ‘think tanks’ and ‘conferences’, highly placed decision-makers and opinion formers are busy engineering a gradual but steady shift towards imposition and acceptance of some form of corporate global governance – a form of modern day feudalism whereby the elite one per cent directly control the lives of everybody else. And, of course, this is being achieved at the expense of individual sovereign nations and the freedoms of sovereign human beings. None of us are born to be debt slaves to the corporate elite. But we are born to be equal under the Rule of Law.



## **Interfere with the 1215 *Magna Carta* at your peril....**

This process of creating corporate tyranny, known by most informed people as ‘globalisation’, is now at a very advanced stage and it would appear that successive governments, with the connivance and support of the world’s financial centre, the City of London, have deliberately and treasonously driven a coach and horses through the 1215 Great Charter (*Magna Carta*) and our ancient Trial by Jury Common Law of the Land constitution.

*Magna Carta* was a peace treaty to bring to heel a wayward, tyrannical and lawless monarch. The sealing of this agreement restored King John firmly back under the ancient and proven Common Law of the Land and, because the Great Charter pre-dates by fifty years the 1265 first-ever, statute creating English Parliament of Simon de Montfort, it enjoys complete precedence and supremacy over **all** statutes passed by **all** Parliaments since. In other words, *Magna Carta* 1215 cannot lawfully be repealed or tampered with in any way by our self-serving, agenda-driven and, in some cases, treasonous politicians.

The strictures of the Great Charter are completely binding on Executive, Legislature, the Judiciary and the entire population. Unfortunately, this simple constitutional fact has been overlooked by our politicians who continue to legislate and pass hundreds, if not thousands of statutes in order to micro-manage all of our lives. Regrettably – and it has to be said, deliberately - many of these statutes are designed to unlawfully impinge upon our inalienable common law rights.

Our elected representatives, both erroneously and treasonously, now believe that Parliament is the supreme law making body in our country. In the seventeenth century our island nation suffered from monarchs who believed in the 'Divine Right of Kings'. Today, we have to endure the pronouncements of politicians who believe in the 'Divine Right of Parliament'. They have forgotten that they are simply our elected servants and are compelled by the Law of the Land (*legem terrae*) - as indeed we all are - to be completely subservient to the Trial by Jury Common Law constitution as laid down in the Great Charter.

Over the years, politicians of all persuasions, and from both sides of the House of Commons, have increasingly allowed an alien system of supposed justice to invade our shores whereby the Common Law, the Law of the Land, with its universal and authentic Constitutional Trial by Jury (as clearly defined and confirmed by binding Articles in the 1215 Great Charter), is now being gradually replaced or usurped by what many constitutional activists refer to as the Law of the Sea.

Using blatant deception (such as the hidden use of the 'Legal Fiction' and the *Cestui que Vie* Act of 1666 by the legal profession), not to mention actual treason itself, commercial Maritime or Admiralty Law (using juryless courts and having characteristics not dissimilar to Roman or Napoleonic Law used on the Continent) is being deliberately inflicted upon the British people without their knowledge or indeed their consent. What should be universal People's Courts of Trial by Jury are now increasingly becoming juryless Government Administrative Courts. These completely treasonous courts are designed simply to legally sustain the financial elite's hidden and unlawful grip of the British people by upholding the politicians' invasive, corporate-driven and blatantly unjust statutes and legislation.

This juryless process, where judges and magistrates are acting as both judge and jury to administer their version of 'justice', is currently being allowed to happen in County Courts, Magistrates Courts and the secretive Family Courts. Not only is this in clear breach of Article 39 of the Great Charter but it is also in clear breach of the judges' and magistrates' oaths of office which means that they are effectively committing treason. The sight of judges and magistrates unceremoniously fleeing their courts when politely challenged about their oaths proves this! But the sad fact is this – in lawless Britain today, corporate-driven juryless courts can take your children, your house, your business and your assets, all in complete breach of *Magna Carta* 1215.

What we are now witnessing are effectively 'kangaroo courts' or 'star chambers' being allowed to dispense 'justice' where unfathomable legalese, outright deception and commercial interests prevail over proper justice and the rule of law. This is nothing but straight forward tyranny and we, the British people, are allowing this all to happen virtually unchallenged. It might just be pertinent to say here that history records that King Alfred had Justice Frebern and Justice Cadwine both hanged because, in a treasonous manner, they interfered with the Common Law Trial by Jury process.

And even where juries can still occur (in the Crown courts, the High court, Queen's Bench Division, the County court and Coroners' courts). essential knowledge about the process of Annulment by Jury – whereby unjust and flawed legislation passed by Parliament can be neutralised or annulled by any jury of randomly selected people – is being deliberately withheld from the jurors by judges who should know better.

Annulment by Jury is the people's ultimate defence and shield against the emergence of tyrannical government. And the absolute supremacy of the 1215 Great Charter means that this process cannot, in anyway whatsoever, be challenged, ignored or watered down by today's judiciary or parliamentarians.....to do so is simple treason.

It is a sad reflection upon our system-serving and party-whipped politicians that they don't seem to comprehend that all people are born equal under the law and equal to judge over the law as jurors. Displaying unbelievable ignorance and arrogance, we are always being told by our MPs that our country enjoys no written constitution and that *Magna Carta* holds no real and lasting sway over the day to day running of the country. Indeed, because of flawed, agenda-driven and subversive academia, there is now a whole generation of young people who are living their lives in almost complete ignorance about Trial by Jury Common Law and our ancient rights and customs as confirmed by the 1215 *Magna Carta*.

**To preserve our freedoms from the gathering storm of organised corporate and financial tyranny that is about to break over our heads, we, the British nation, need to wake up quickly to our real and proven history and to our constitutional responsibilities.**

## **Justice for sale...**

Wherever you look today, we are living in a country where blatant fraud, deception and treason are all being practised by both our elected government and by the judiciary in league with the greed and corruption of the financiers in the City of London along with the globalist ambitions of the private central bankers. The British people are being deprived of their most basic freedoms and rights, along with their access to real and true justice, as we witness the increasing and insidious approach of complete corporate globalisation.

Within the parameters of the corporate and financial centre of the City of London, you will find the hub of the United Kingdom's legal profession in the form of the Middle Temple and the Law Society – both organisations involved in making obscene amounts of money out of today's so-called justice system; seemingly putting the pursuit of profit before the pursuit of justice and so pricing many people out of being able to seek justice.

Articles 36 and 40 of the Great Charter make it quite clear that money should never ever reflect justice and that private prosecutions against infractions of Common Law by government personnel and others can be brought cost free. So to those lawyers, judges, politicians, civil servants and others who knowingly practice treason and who profit at the expense of justice, watch out, the British people are becoming aware of our lawful rights.

## **Who creates the money calls the tune....**

But the crucial reason why this advance towards corporate fascism is now becoming a reality for so much of the world is because of how money is created and by whom. Humanity has very stupidly allowed a tiny number of usury-practising and dynastic psychopaths to unlawfully create, issue and control the world's money supply by simply creating that money completely out of thin air as debt. That's it! In one sentence the world's predicament is accurately summed up.

Wars, famines, austerity, debt and human misery are all allowed to happen because we permit a secretive, unaccountable, unelected and privately controlled central banking system to exist. Why? Because corrupted and cowardly politicians of **all** persuasions and nationalities have unlawfully given away the right of any sovereign nation to create, issue and control the amount of debt-free and interest-free money or liquidity needed for that nation to be secure, happy and prosperous. It is now extremely important that economists wake up to this simple and absolutely essential truth and stop supporting and giving credibility to a completely unlawful system of money creation and money supply. In other words, the world would be a far better place if economists stopped believing what the criminal central bankers and the City of London tell them and instead start applying some simple common sense and common decency where money creation is concerned.

Certainly the Great Charter of 1215, recognises that the practise of Usury is a crime whilst the Common Law, which is fundamentally based on the application of sound common sense and what is morally right, not only condemns as unlawful government borrowing at interest, but also banks and financial institutions that lend money that doesn't actually exist at interest - a practice that the banking industry term as 'Fractional Reserve Lending'.

The simple historical fact is this – **no sovereign nation ever, repeat ever, has to borrow debt-based money from the private financial sector.** Any sovereign nation can create debt-free and interest-free money through its treasury that is based simply on the credit and potential of that nation. This simple fiscal measure, known as **Sovereign National Credit**, can be practised by any nation and in doing so will sound the death knell for the privately run central banking system, especially for the 'central bank of the central banks' - the very low profile and secretive Bank for International Settlements (BIS). This one organisation's demise would see humanity's immediate release from unlawful debt bondage thus leaving the peoples of the world to live peaceful, happy and prosperous lives.

For the United Kingdom to restore the process of Sovereign National Credit, and to remove the unlawful influence of the City of London upon our elected representatives, the Rule of Law movement calls for the immediate bringing back of the debt-free, interest-free **1914 Treasury-issued Bradbury Pound** (see links below for further details). This very little known example from history will completely end austerity; will ensure proper funding for the NHS and the vulnerable in our society; will completely end debt for students; will give the funding needed for major infrastructure projects; and will give our armed services the wherewithal to defend properly our nation's sovereignty.



## The Restoration Amendment....

The Rule of Law movement is **not** a political party. But to fully restore our Trial by Jury Common Law constitution and to take back complete control of our money and wealth creation from the private bankers and financiers, we need honourable and wise people to stand in the next General Election as **independent** Rule of Law candidates.

Their task would be to simply put before the electorate the Restoration Amendment. This calls for the immediate and lawful restoration of trial by jury for **all** cases of law whilst at the same time calling for the immediate and lawful restoration of sovereign national credit (the Treasury-issued Bradbury Pound) to meet the needs, happiness and prosperity of the British nation. That's it! Just these two requirements will disperse forever the gathering storm of corporate tyranny whilst at the same time setting our nation on a course for real peace, truth and prosperity. But for every constituency in the country to have a Rule of Law presence, it's now time for good people everywhere to do the right thing and to come forward to put an end to the lawlessness of our country.



## Join us and be a part of history....

The Winchester Declaration event will begin at 11.00am sharp and will end with the actual Declaration itself at 6.00pm. Tickets if bought on-line here <http://www.britishconstitutiongroup.com/winchester-conference-tickets> are £10 each. If bought on the day they will be £20 each. The Hall takes an absolute maximum of 600 people and as tickets are selling fast we would advise people to buy on-line to avoid disappointment.

This will truly be an event of historical importance – the people's effective backlash against corporate and financial greed and tyranny....not to mention organised and Establishment-led child abuse....will begin on November 19<sup>th</sup> 2016. The Rule of Law is coming back!

[www.britishconstitutiongroup.com](http://www.britishconstitutiongroup.com)  
[www.ukcolumn.org](http://www.ukcolumn.org)

### *Recommended reading:*

<http://www.democracydefined.org/democracydefinedmaterial.htm>

<https://www.amazon.co.uk/Democracy-Defined-Manifesto-Kenn-dOudney/dp/1902848241>

[http://www.thebcgroup.co.uk/What\\_Exactly\\_is\\_Austerity\\_V1.0.pdf](http://www.thebcgroup.co.uk/What_Exactly_is_Austerity_V1.0.pdf)

<https://www.ukcolumn.org/sites/default/files/pdf/bankers-bradburys-carnage-western-front.pdf>