CLC Newsletter

February 2022

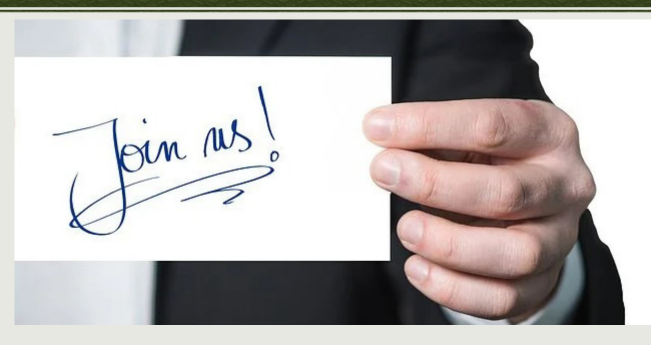












CLC Communities

How long will it take to create an alternative common law community for the people?

Not long, we have our own courts, constables, healthcare system, education facilities, media, and monetary system.

As living men and women, you now have a choice.

We are no longer slaves.



https://clc-media.uk/

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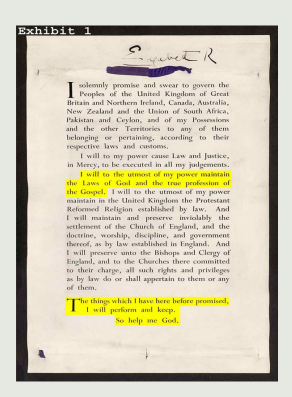
We Have No Queen?

The Coronation in 1953 was not just a ceremony, because Elizabeth has been pretending to be the monarch for over 58 years.

In actual fact the Coronation is a binding oath and a contract, requiring the monarch's signature.

Having signed above her oath (see opposite), Elizabeth voided it. When you sign, you always sign at the bottom so to confirm you are bound by the above.

This confirms that she is not bound by the oath she swore, and that she has not lawfully been swore in as the queen.



Do The Statutory Courts Have Any Authority?

Following on from the above, it stands as a fact in law that the statutory courts, barristers, solicitors and judges have no authority. The perceived authority that they believe they have is obtained from the queen and as we can confirm that we do not have a queen, they have no authority.

This position is also applicable to overseas judicial systems as they are all registered through the BAR system.

Now before you start asking questions, YES this is applicable throughout the world.

Question: If a country is not part of the Commonwealth or is independent, why does this apply to them?

Answer: This has been pointed out above, although they are not part of the commenwealth or connected to the UK, all these countries have their own BAR accreditation system. This means that as they are registered through the BAR system, they are all connected to the City of London and the Queen. As we have no queen, they have no authority.

How easy is it to collapse the statutory court system?



If everyone began using this defence tomorrow in all statutory courts, the entire legal system could be brought to its knees in a matter of weeks if not days.

A preliminary argument and challenge to both the jurisdiction and sovereignty of Elizabeth Battenberg/Mountbatten, should be made.

An additional challenge to the authority and jurisdiction of the court should be made and the issue of slavery should be addressed.

- 1. Given that the coronation was not lawfully conducted in 1953, we have no queen.
- 2. If we have no queen, the solicitors, barristers, and courts have no authority.
- 3. This means that all statutory laws and legislation are void, as a Bill MUST have Royal Assent before it can become an Act of Parliament (law).
- 4. The person who purports to be queen was, in fact, as proven above, never rightfully nor Lawfully the Sovereign/Crown. Therefore, the Crown/Prosecution/Regina has NO authority to put a defendant on trial and the judge has NO authority to try them, because the judge's authority comes from her

Interesting Facts:

The word Parliament means "Speaking Lies" from the French words Parler which means to speak, and mentir which means to tell lies.

Also, the word Politics, poly meaning many; tics are blood-sucking parasites; thus politics means many blood-sucking parasites.







David Noakes Released

Once again David Noakes has been released from prison, this time from Fleury-Mérogis prison in France.

David is safely back in the UK after having been unlawfully detained again and prosecuted as a slave (legal fiction).

David's crime was to try and help those who were suffering from various ailments, including cancer. Regardless of whether or not this was successful, as it effected profit margins and the pharmaceutical industry, David was unlawfully prosecuted.

Once again this confirms that we no longer have a justice in the statutory system, as all their courts are run for profit. How long is it going to take before the people understand what is happening.





Our Next Advocates Course

Welcome to CLC Education, as part of our education plans we wish to announce that our next course for Advocates will be held between the 4th to 8th April 2022, inclusive of these dates.

Anyone interested in attending this course may apply through our 'CLC Education' link under the 'Work With Us' heading on the homepage. Remember that places for this course are limited and anyone wishing to attend will have to ensure that their application has been submitted in time.

Our Advocates will be trained in all aspects of the Common Law Court system and will receive instruction on how to convene their own courts. This course also offers a light-hearted look and the failings of the statutory system and their courts.

The course will offer various roll-play scenarios and will provide templates and documentation to provide a lawful remedy.

To finish off the course, we take a look at the additional related issues, further development, CLC Communities and our way forward.





What Do The G7 Really Want?

The UK is currently the head of the G7 Group. That's the world's most economically advanced countries. And the UK currently chairs the G7 group. Our Chancellor of the Exchequer, who deals with our economy is called Rishi Sunak, he confirmed that what they want to do is to bring in the Central Banking Digital Currency. They want to replace fiat paper money with digital money as a competitor to Bitcoin and crypto money.

Instead of being decentralized currency, it will be controlled by a government. It's digital currency but controlled centrally by the banks, Bank of England etc. So instead of having a bank account with HSBC or Bank of America, you'll have a bank account, directly with the central bank, with the FED in America and with the Bank of England in the UK etc.

Everyone will have a personal bank account and you will be given digital money in that bank account, these are called central baking digital currencies (CBDC).

The Chancellor of the Exchequer in the UK has already announced the intention of the G7 to do this and the Daily Telegraph has also discussed the issue of it being programmable.

Bank of England tells ministers to intervene on digital currency 'programming'

Digital cash could be programmed to ensure that it is only spent on essentials, or goods which an employer or Government deems to be sensible.

by Tim Wallace 21 June 2021

By making it programmable, they can dictate what foods you can buy or if they don't like what you are doing, they can prevent you from spending your money, even closing your account and restricting access.

Do you have to use this system? NO You now have a choice 'The Cruinn' The Currency for living men and women

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CLC Currency Launch

The 'Cruinn'





Welcome to our new monetary system, a system for the people, backed, secured, and will assist in the development and setup of our common law communities.

The world is now at a turning point, not since the creation of the printing press have, we seen such a change. The power structure is changing and unless we choose carefully, the state will tighten their control.

The monetary system as we know it is collapsing, we now have to make a choice to make.

You decide, are you are free and living or do you wish to remain a slave?



https://clc-currency.uk/