

# The New Ensign

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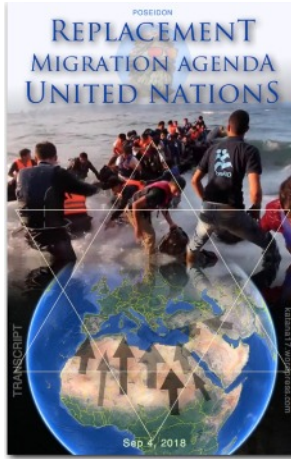


# Calling The True Israel Peoples

# Editorial

Dear Reader,

## Missionaries and Migration



It is probably true to say of those who were church goers in the 1950's and later, were supporters of missionaries to third world countries and even many in the identity movement. However, praise Yahweh, he has been opening our eyes to this false doctrine of Universalism and that "God loves everybody" promulgated from the pulpits of our Judeao-churches. From which most of our present day troubles can be laid at the feet of the false Shepherds (Edomites) who have infiltrated the church down the centuries

Whilst the reformation opened the previously closed Bible to the common people, there was however, a downside, it was hijacked by the Edomites who introduced two deadly poisons — 1) Usury (to enslave) and universalism (to genocide the white race through miscegenation)

This two pronged attack was started immediately when the money power's agent, William of Orange took over the throne of England, who then set up the Bank of England, (Central Bank). At the same time under the guise of spreading the Gospel, slaves from Africa and Ireland were transported to the West Indies and inter-bred with the Negroes whose offspring would be then more useful in achieving the enemy's ultimate goal of annihilating us!

This project can be seen in the UN's Replacement Migration plan to open the borders and bring more than 200 million people into Europe until 2050. Which is already in motion with the help the EU and others.

The UN, is the front organization, which hides the hand of the Edomites and its agenda to destroy White countries throughout the world, through the racial and cultural destruction, thus removing their major obstacle towards the creation of a one world government tyranny over all.

We praise Yahweh, for He tells in the Scriptures, that the earth will swallow-up this invasion and that every man will flee to his own country!!!

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# The Immaculate Deception

By  
Pastor Eli James



**B**RETHREN, in my ongoing attempt to explain to Christian Israel how the Jewish people originated, I am going to use a very well researched but unfortunately flawed study by Pastor FF Bosworth, who is of the British Israel persuasion.

The fundamental difference between the British Israel and American Israel schools of religious thought is that BI teaches that the Jewish people are those descendents from the Tribe of Judah who adopted a new form of worship called "Judaism" after their return from the Babylonian Captivity.

They teach that these Judahites brought Babylonian teachings with them from Babylon and incorporated these teachings into the Mosaic Law, thus beginning an inevitable downward slide toward corruption. Thus, they believe that a small portion -- a very small portion -- of the Tribe of Judah "became Jews." Although this scenario sounds very plausible, American Israel teaches that this belief is totally false.

AI teaches that **under no circumstances** can any Jew be counted as a linear descendant of the Tribe of Judah, for the simple reason that Judahites are, exclusively, the racial domain for the descendants from the patriarch Judah; and that includes the Returnees from Babylon.

Since both the Jewish people and their religion (Judaism) actually began with the merger of Judah and Idumea, somewhere around the year 150 BC, any historical reference to the Jewish people as existing before 150 BC is anachronistic and therefore false. Let us say that their claim of originating from the loins of the patriarch Judah is pure pulp fiction.

If we do not understand this epochal historical period, then we cannot possibly understand who the first Jews were. The first Jew was not a Judahite of the Tribe or House of Judah. Rather,

the first Jew was the first Idumean (a racial Canaanite) who accepted circumcision by the direct edict of John Hyrcanus in the year 140 BC. By definition, Idumeans, or any other race or species, cannot convert to another race!!!!

One can convert to another religion but not to another race! The Judahites were and are part of our Israelite/Hebrew/Adamic Race. This can be stated with absolute certainty because being a Judahite is simply a matter of descent from the patriarch, Judah. Of this there is absolutely no doubt.

Anyone who says otherwise is either ignorant or insincere. Since the British Israel faction of Christian Identity continues to confuse this matter of racial descent with matters of religion, they therefore falsely call the returned Babylonian exiles "Jews" when the Bible itself categorically identifies them as "Judah," not as "Jews."

This fact is proven by reference to any Concordance, which will demonstrate that the original Hebrew word employed was always 'Judah,' not 'Jew.' Logic dictates that the Idumeans could only "convert" to another religion; they could NOT "convert" to another race!

Since the modern word 'Jew' carries with it religious connotations that the Hebrew 'Judah' never had, it is both illogical and historically incorrect to substitute the word 'Jew' for the word 'Judah.'

So, to be historically concise, the first Jew was that first Idumean male who accepted circumcision under the decree of John Hyrcanus in 140 BC. As these two racially distinct nations began to merge (primarily in and around the city of Jerusalem where the vast majority of the commingling and commerce occurred between these two distinct peoples), the newly combined nation began to be collectively known as "Judea." But the confusion does not end here.

That event was just the beginning of two millennia of confusion! British Israel also asserts

that these Idumeans, by becoming citizens of Judea, joined the existing "Jews" of Judah and became known as "Jews" themselves. This is again a false, convoluted teaching, because the Judahites of the nation of Judah were NEVER known as "Jews" and they ALWAYS referred to themselves as "Judah."

So, the correct way of describing these historical facts is thus: It is these first Idumeans who "converted" to Mosaism who were the first Jews. These Idumeans **DID NOT** convert to "Judaism," as is so commonly believed, because the Judahites **NEVER** practiced Judaism in the first place! These Idumeans, in fact, created the religion called Judaism by first appropriating the entire Torah (the Five Books of Moses) and then adding their pagan beliefs to it.



Thus, Judaism can only be understood as an entirely new phenomenon that resulted from this forbidden union between two unrelated peoples. Judaism's supposed origin in the Old Testament is thus shown to be a complete fabrication, a gigantic lie that will be recorded in future history books as the **BIG LIE!**

The fact is that this so-called "conversion" was just another feigned conversion by these Edomite Canaanites. The Judahites were the Covenant People who practiced the Levitical Law, which was based on the teachings of Moses and the prophets of Israel.

The religion that resulted from the merger of these two nations was called by Yahshua Messiah "the tradition of the elders" and "the traditions of men." These were terms of derision employed by Jesus Christ Himself to show His disgust for their teachings.

BI has unwittingly confused the traditions of the elders with the Law of Moses. It is this tradition of the elders which was practiced by the Pharisees. Now, note very carefully this admission by the Jewish Encyclopaedia, Volume VIII (1942), p. 474:

"The Jewish religion as it is today traces its descent, without a break, through all the

centuries, from the Pharisees. Their leading ideas and methods found expression in a literature of enormous extent, of which a very great deal is still in existence. The Talmud is the largest and most important single member of that literature." This is probably the most singularly important fact that every Christian must realize about the Jews and their religion, Judaism: Judaism IS NOT the religion of Moses. Everyone in Christendom must eventually come to this understanding that Judaism is based on the **PRETENCE** that it is identical to the Law of Moses.

Everyone should know, rather, that Judaism is based on the Babylonian Talmud, which is the written version of the "traditions of the elders." Judaism incorporates parts of the Torah and attempts to blend them with the "traditions of men," thus being passed off as a religion of respectability to those **WITHOUT** eyes to see and ears to hear (i.e. Judeo-Christianity, Christian Zionists, and modern churchianity).

**Moses never taught anything like that!!!** Judaism, when examined closely, is, in fact, the **DENIAL** of the Mosaic Law; and yet these deniers/pretenders claim to be its authors, inheritors and protectors!!! BI has fallen victim to this deception!

Getting back to the racial difference between Judahites and Jews: Since Judahites were always the racial descendants of Judah (as they still are today as the descendants of the Jutes of Germany), no mongrel and no non-Judahite can ever be counted as a Judahite.

This should not be very difficult to understand. As an example, just think of your own family. Can someone not born into your family be an immediate family member? No! The only way a non-family member can be added to your family tree is by adoption. But if the adoptee is of a different race from yours, then obviously that person is still not a member of your race, so he or she cannot be counted as a member of your race.

In addition, Yahweh's Law does NOT grant the right of inheritance to non-Israelites. So, if you marry outside of your race, any potential descendants from that union are **AUTOMATICALLY EXCLUDED** from the Covenants of inheritance. That means that they

are not considered family or as descendants by Yahweh.

So, in terms of family and in terms of genetic integrity, a Jew is an in-law via a forbidden marriage. All Jews who claim to be of Judah are, in fact, **BASTARDS!**

**"A BASTARD SHALL NOT ENTER THE CONGREGATION OF YAHWEH."** (Deut. 23:2) This is Yahweh's Law and it cannot be redefined by anyone. But, of course, the rabbis of Judaism have redefined it by claiming that a Jew is simply one who has a Jewish mother. This teaching is Talmudic, **NOT** Scriptural. I challenge anyone to show me where Yahweh's Law was changed from direct descent to allow half-breeds or no-breeds into the family!!!!

BI has it partially correct. They understand that **MOST JEWS** are not Israelites. Where they have it wrong is in believing that even a single Jew could be an Israelite.

(These historical and lawful facts have been related by me in an article entitled "The Origin of Talmudism," which can be accessed by [this link](#):

This article demonstrates the impossibility of the British Israel belief; and it also demonstrates that that belief is based on deceptive teachings promulgated by the rabbis of Judaism. If anything, anyone in Christian Identity should know better than to take a Jew's version of history seriously.

The reason I am presenting this sermon by Pastor Bosworth is to show where BI thinking has gone wrong. Although it may seem to some that I am picking on him, that is not the case. Sometimes, only a point by point analysis can get the message across; so if there is a lot of redundancy in my criticisms, it is because I feel that he makes the same mistake over and over again. My comments are designed to show the difference between BI and AI understanding of who the Jews are. Enjoy! -- Pastor Eli James.)

### **RADIO ADDRESS**

**By Evangelist F. F. Bosworth**

Today there is much teaching on the subject of prophecy, and it is important that there should be. It is very important for every student of

prophecy, in fact, it is absolutely necessary for their understanding, to see the distinction the Bible makes between the Jews and the other Tribes of Israel. [Here, the BI fallacy is already apparent, because the correct way of stating the difference should be something like this: "the distinction the Bible makes between the Jews and the Tribes of Israel.]"



**Evangelist F. F. Bosworth**

The use of the word 'other' PRESUMES that the Jews were of the Tribe of Judah. They were not. The Bible DOES NOT refer to the Tribe of Judah nor to the House of Judah as "Jews." This is an irrefutable fact. The fact is that the word 'Jew' was inserted into the Bible as an interpolation, that is, a false translation of the word 'Judah' 2,500 years after the fact. [The gradual historical change in usage from the word 'Judah' toward the word 'Jew' is documented by Benjamin Freedman in his article, "Jesus Was NOT a Jew." [Here is a link to that article:](#) ]

In other words, the original Hebrew NEVER uses the word 'Jew.' It only uses the word 'Judah.' It is the translations that replace certain instances of the word 'Judah' with the word 'Jew,' thus deceptively planting the seed of equating the two concepts.

This is the immaculate deception, the fact that the meaning of the word 'Judah' has evolved into the meaning of the word 'Jew' by very clever and diabolical manipulation of the translations of Scripture, plus gradual changes in the listed meanings contained in lexicons, dictionaries, biblical commentaries and concordances (like Strong's), etc. -- Eli] Until this distinction between the two Houses, Israel

and Judah, as that distinction is taught in the Scriptures, is clearly understood, a great portion of the Bible will remain a closed book. [This statement is absolutely correct and is of the utmost importance in understanding the Bible in its entirety. – Eli]

This clear distinction between the two Houses is never lost sight of in the Bible, and until it is understood, it is impossible to follow the truth of Scripture on this subject, or to understand the Bible story of Israel. If we had time we could show you that ignorance of this distinction is responsible for much of the infidelity today. Because the pre-millennial promises God made to the "House of Israel" have not been fulfilled to the "House of Judah," they have accused God of unfaithfulness.

Many people today suppose that where Israel is mentioned in the Bible, it means the Jews. We read articles and hear sermons today in which the writers and speakers refer to "Abraham, the

Jew." Isaac and Jacob are often called Jews, the most absurd and impossible thing as we shall see from the Scriptures. It is a common thing today to hear ministers and writers use such phrases as the following:-

- "The Jews in Egypt"
- "The Exodus of the Jews"
- "The Jews at Mt. Sinai"
- "When the Jews entered Canaan"
- "12 Tribes of the Jews"
- "Abraham, the Jew"

Thousands of Christians use the terms "Israel," and "Jew," "The House of Israel," "The House of Judah," employing these and similar words and phrases as if they always referred to the same people. They do not know that according to Biblical history, there were no "Jews" known as such until about 15 centuries after Abraham was born, and until 600 years after the death of Moses.

To be Continued OS17703

## Old Testament

### “ Word for Word” Genesis Part 20

#### Translation by Stephen Howard Anderson



### Chapter 31

1. He heard the words of the sons of Laban, saying, "Has taken Yaaqob all that was our father's; and from that which our father did all his honor by this!"

2. Saw Yaaqob the countenance 6440 of Laban, and behold, it was not with him as in former 8543 times 8032.

3. Said Yahweh to Yaaqob, "Return to the land of your father, and to your kindred 4138, and I will be with you."

4. Sent forth Yaaqob, and called Rachel and Leah to the field towards his sheep,

5. and said to them, "I see the countenance of your father, and it is not towards me as in former times; but Elohey of my father has been with me.

6. You know that with all my power 3581 I have served your father;

7. and your father has deceived 2048 me, and has changed 2498 my wages ten 6235 times 4489; but did not allow him Elohiym to do harm 7489 to me.

8. If thus he says, The speckled shall be your wages;' then all the sheep bare speckled; and if thus he says, The striped shall be your wages;' then all the sheep bare striped.

9. Has taken away 5337 Elohiym the livestock of your father, and given them to me.

10. And it was at the time when conceived the sheep, that I lifted up my eyes, and saw in a dream 2472, and behold, the rams 6260 that

climbed upon 5927 the sheep were striped, speckled, and spotted.

11. Spoke to me the messenger of Elohiym in a dream, '**Yaaqob**;' and I said, 'Behold me!'

12. And he said, '**Lift up now your eyes and look, all the rams that climb upon the sheep are striped, speckled, and spotted; because I have seen all that Laban does to you.**

13. **I am the El 410 of Beyth-El, where you anointed there the pillar, where you vowed to me there a vow, now arise, and go forth from this land, and return to the land of your kindred 4138."**

14. Answered Rachel and Leah, and said to him, "Is there yet for us a portion 2506 or inheritance 5159 in the house of our father?"

15. Are we not as racially alien women 5237 considered 2803 by him? For he has sold 4376 us, and devoured 398 also 1571 completely 398 our money 3701.

16. For all the riches that has taken away Elohiym from our father, that is ours, and our children's, and now, all that says Elohiym to you, do."

17. Rose up Yaaqob, and lifted up his sons, and his wives upon camels 1581;

18. and he carried away 5090 all his livestock, and all his possessions 7399 which he had gotten 7408, the livestock of his getting 7075, that he had gotten in Padan-Aram, to go to Yits'chaq his father in the land of K'naan.

19. And Laban went to shear 1494 his sheep; and had stolen 1589 Rachel the teraphiym 8655 that were her father's.

20. Stole away 1589 Yaaqob the mind 3820 of Laban the Arammiy 761, over not telling him that he was fleeing 1272.

21. So he fled with all he had, and rose up and passed over the river, and set his face toward the hill country 2022 of Gil'ad 1568.

22. It was told to Laban on the third day that had fled Yaaqob.

23. Took he his kinsmen with him, and pursued 7291 after his way 1870 seven days, and overtook 1692 him in the hill country of Gil'ad.

24. Came Elohiym to Laban the Arammiy in a dream that night, and said to him, "**Guard 8104 yourself, lest 6435 you speak with Yaaqob either good or evil.**"



25. Overtook Laban Yaaqob, and Yaaqob had pitched 8268 his tent in the hills: and Laban had pitched with his kinsmen in the hill country of Gil'ad.

26. Said Laban to Yaaqob, "What have you done, that you have stolen my mind, and carried away 5090 my daughters, like captives 7617 taken 7617 with the sword 2719?"

27. Why did you hide 2244 your fleeing 1272, and steal away from me, and not tell me. that I might send you away with gladness 8057, and with singing 7892, with tambourines 8596 and lyres 3658?

28. And you have not 3808 permitted 5203 me to kiss my sons and daughters! Now 6258 it was foolish 5528 to do so.

29. It exists 3429 to my hand to do with you harm 7451; but the Elohey of your father last night 570 spoke to me, saying, '**Guard yourself from speaking with Yaaqob either good or evil.**'

30. Now, you would surely walk away 1980/1980, because you long for 3700 the house of your father; but why have you stolen my elohay 430?

31. Answered Yaaqob, saying to Laban, "Because I was afraid, for I said *to myself*, 'Lest you tear away 1497 your daughters from me.'

**32.** With whom you find *your* eloheycha 430, let him not live 2421: before 5048 our kinsmen, discern 5234 you what is with you, and take it." And did not know Yaaqob that Rachel had stolen them.

**33.** Entered Laban the tent of Yaaqob, and the tent of Leah, and the tent of the two maidservants, and did not find *them*, and he went forth from Leah's tent, and entered the tent of Rachel.

**34.** And Rachel had taken the teraphiym, and put them in the saddle 3373 of the camel, and sat upon them. And searched 4959 Laban all the tent, and did not find *them*.

**35.** Said she to her father, "Let not 408 it kindle anger 2734 in your sight 5869 my lord 113, because I am not able to rise up before you, for in the way 1870 of women am I." And he searched 2664, but did not find the teraphiym.

**36.** Was kindled the anger of Yaaqob, and he quarreled 7378 with Laban. And answered Yaaqob, saying to Laban, "What is my trespass 6588? What is my sin 2403, that you have hotly pursued 1814 after me?"

**37.** For you have searched all my things 3627, and what have you found of all my things in my household? Put it before your kinsmen and my kinsmen, that they may judge 3198 between us both!

**38.** These twenty years have I been with you; your ewes 7353 and your goats 5795 have not cast their young 7921; and the rams 352 of your sheep I have not eaten.

**39.** *That which was torn of beasts 2966 I did not bring to you; I bore the loss 2398 of it; from my hand you sought 1245 it, stolen 1589 by day or stolen by night.*

**40.** So it was; by day consumed me the heat 2721, and the frost 7140 by night; and fled 5074 my sleep 8142 from my eyes 5869.

**41.** Thus I was, twenty years in your household; I served you fourteen years for your two daughters, and six years for your sheep; and you have changed 2498 my wages ten times 4489.

**42.** If not 3884 Elohey my father, Elohey Ab'raham, and the fear 6343 of Yits'chaq were

with me, for *surely* you would empty 7387 have sent me away. Now 6258 my affliction 6040, and the labor 3018 of my hands 3709 has seen Elohiym, and rebuked 3198 you last night."

**43.** Answered Laban, and said to Yaaqob, "The daughters are my daughters, and the children my children, and the sheep my sheep, and all that you see is mine; and to my daughters, what can I do to these this day, or to the children that they bore?"

**44.** Now come, and make a covenant, I and you; and let it be a witness 5707 between me and between you."

**45.** And took Yaaqob a stone, and set it up 7311 for a pillar 4676.

**46.** Said Yaaqob to his kinsmen, "Gather 3950 stones." And took they stones, and made a heap 1530, and they ate there upon the heap.

**47.** Called it Laban Y'gar-Sahadutha 3026; but Yaaqob called it Gal'ed 1567.



**48.** Said Laban, "This heap 1530 is a witness 5707 between me and between you this day." Upon this was called the name Gal'ed;

**49.** *and also Mits'pah 4709; for he said, Watch 6822 Yahweh between me and between you, when we are hidden 5641 one man from another.*

**50.** If you afflict 6031 my daughters, and if you take wives besides my daughters, though no man is with us; see, Elohiym is a witness between me and between you."

**51.** Said Laban to Yaaqob, "Behold this heap, and behold this pillar that I have cast 3384 between me and between you:

**52.** a witness 5307 *shall be* this heap, and a witness 5713 the pillar, so I will not pass over to



you this heap, and so you do not pass over to me this heap and this pillar, for harm 7451.

**53.** Elohey 430 Ab'raham , and Elohey Nachor judge 8199 between us, Elohey the forefathers." Swore Yaaqob by the fear of his father Yits'chaq.

**54.** Slaughtered 2076 Yaaqob a sacrifice 2077 upon the hill, and called his kinsmen to eat bread, and they ate bread, and stayed all night upon the hill.

**Note - Verse 55 is 32:1 in the Hebrew, and I have placed it there, as it fits better in context – S.A.**

## Chapter 31 Notes

**Verse 1** - Laban's sons are angry over the turn of fortune of their father. Their inheritance is dwindling.

**Verse 2** - Laban's facial expressions were no longer favorable when looking at Yaaqob.

**Verse 3** - Yashar (Jasher) 31:37 - Yahweh directly tells Yaaqob to return to his kinfolk.

**Verses 4 - 16** - Yaaqob calls Rachel and Leah, and tells them they are all leaving, and why. Rachel and Leah are both angry with their father, and agree with their husband Yaaqob.

**Verse 13** - Gen. 28:18 – 22;

**Verse 18** - Yashar 31:38;

**Verse 19** - Teraphiym were household weather "gods", and Rachel stole them. This would really upset Laban, as he appeared to be a pagan because of these idols. Hurrian law of the times recognized these as deeds to a family's succession and property. Big trouble here.

**Verse 20** - "stole away the mind" as "deceived".

**Verses 23,24** - Laban catches up to Yaaqob, but Yahweh appears to him in a dream, and warns him not to be harsh with Yaaqob. Yaaqob was in Yahweh's favor, and Laban was definitely not.

**Verse 30** - 430 elohay means "my gods", referring to the teraphiym Rachel stole.

**Verses 31, 32** - Yaaqob gets angry with Laban, and does not know about the teraphiym.

**Verses 33, 34** - Laban searches the tents, and finds nothing.

**Verse 35** - "the way of women" refers to her menstrual cycle, and she could not be physically touched. He searched, but found no teraphiym. Sneaky lady.

**Verses 36 - 42** - Yaaqob really tells off Laban. Laban had been dishonest throughout all their dealings, and Yahweh had punished him for this treatment toward the father of His future Chosen People - Yis'rael.

**Verse 47** - 3026 is a Syriac idiom, and means "throw together mound". 1567 means "heap of a witness", a combination of 1530 and 5707.

**Verse 49** - 4709 means "lookout point".

**Verse 50** - Yashar (Jasher) 31:51; The rest of the chapter is about the pact of no harm between Laban and Yaaqob. Verse 55 in the KJV and others is actually 32:1 in the Hebrew.

**To be continued**

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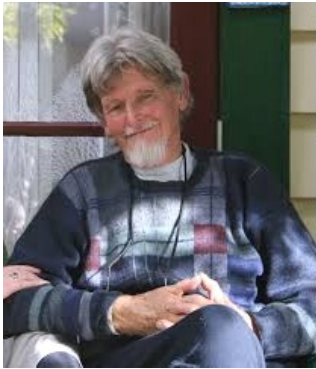
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# British Israel Doctrine Problems - Part 5

By Arnold Kennedy



**This is specifically limited to Israelites.**

**A**CTS 2:39 For the promise is

unto you, and to your children, and to all that are afar of, even as many as the Lord our God shall call.

Please note that this verse is post-Pentecost and again isolates to whom the promise is made. The many of Israel are called, but few of Israel are chosen. Those of Israel who were afar of and not dwelling in Judea were not excluded. It is still our God, the God of Ye men of Israel [v 22] who were being addressed.

**Acts 3:25** *Ye are the children of the prophets and of the covenant which God made with our fathers, ...*

Since every one of the prophets were Israelites by race, their children must be of the same race. [Note: Nationality must not be confused with race. This is a mistake often made by traditional teachers who try to prove non-Israel stock by nationality or place of domicile].

**Acts 5:31** *Him hath God exalted with his right hand to be a Prince and a Saviour, for to give repentance to Israel, and the forgiveness of sins.*

Yet again, we have definition of race that is post-Passion, and post-Pentecost. It is a definition which carries on through the New Testament.

**Acts 7:37** *... A prophet shall the Lord your God raise up unto you of your brethren, like unto me, him shall ye hear.*

The question that has to be asked here is, “Were Moses and Paul both wrong?” This is what the traditional teachers are saying when they say Jesus was not raised up “UNTO YOU”, but unto all races. Their teaching is a blatant denial of

Scripture and of what Moses and Paul have said. The of your brethren fixes very firmly to whom Jesus came as being to Israel only.

**Acts 10:36** *The word which God sent unto the children of Israel, preaching peace by Jesus Christ ...*

This confirms the Old Testament teaching that God gave His Word only to Israel, as a race. The peace was proclaimed to those who were near [Judeans] and to those who were afar off [the dispersion – called Grecians in Acts]. This is still no different from Psalm 147:19,20, he showed His word unto Jacob, or unto all Israel.

**Acts 13:22,23** *... I have found David the son of Jesse, a man after mine own heart ... of this man's seed hath God, according to his promise, raised up unto Israel a Saviour, Jesus.*

Is there any record of the promise of a Saviour being raised up to people other than Israel? All the references refer to the promise that is made to Israel only. This again shows this is fulfilment of Old Testament prophecy unto Israel.

**Acts 13:32,33** *And we declare unto you glad tidings, how that the promise which was made unto the fathers, God hath fulfilled the same unto us their children ...*

Note to whom Paul was speaking and that he was speaking at Antioch. This Apostle to the Gentiles was still speaking to Israelites, to those among the stock of Abraham who feared God [v 26]. For a long time it has been a traditional belief that the word “Gentiles” refers specifically to non-Israelites, but it cannot be avoided that the stock of Abraham is specifically mentioned in verse 26 of this passage!

The word for “stock” is *genos* [race and offspring]. The children are shown in relationship to “The Fathers”. The “us their children” is too explicit to bend to fit the mould of tradition. There is still no change in the New Testament as to the exclusiveness of Israel.

**Acts 26:6** *And now I stand and am judged for the hope of the promise made of God unto our fathers.*

This is a typical example of a Scripture that is commonly generalised to say that the promise made to “our fathers” is now made to everyone of every race. The promise spoken of here is made to Israel alone.

**Acts 26:7** *Unto which promise our twelve tribes, instantly serving God day and night hope to come ...*

Some might not like having this Scripture pointed out, along with others in the New Testament that present the fact that the Twelve Tribes still feature in the New Testament, after Pentecost. The time of this quotation is about AD 59.

All these Scriptures quoted from Acts onwards are post-Pentecost, after Jesus had fulfilled the Law of Sacrifices. In traditional teachings the people being addressed are supposed to be a multi-racial church as presented in the popular teachings. Again this promise of the resurrection is still made to Israel.

Remember that Jesus had already been resurrected so this particular promise of resurrection could not refer to Jesus. This promise of the resurrection is here shown as being made unto the Twelve Tribes. Can we find, in specific direct statements anywhere at all in the Bible, where this promise is shown to be made to non-Israelites?

**Acts 28:20** *For this cause therefore I have called for you, to see you, and to speak with you: because that for the hope of Israel I am bound with this chain.*

This verse, together with the previous one, speaks about “hope”. The subjects of this hope are stated to be Israel or the Twelve Tribes. Hope is sometimes connected with election [for example, 1 Thess 1:4] and this is connected with Israel in other passages, particularly in the Book of Hebrews where Law and Hope are contrasted [for example, Heb 7:19, For the law made nothing perfect, but the bringing in of a better hope did].

**Rom 1:7** To all that be in Rome, beloved of God, called to be saints, ...

**Rom 1:13** ... brethren ... and ... even as among other Gentiles.

The people Paul is addressing in Rome are defined as those who are, “beloved of God and called to be saints”. The emphasised words can so easily be explained as Israelites are sometimes called Gentiles.

These pin point the racial identity of those Paul was addressing. Called is *kletos* or appointed. These words cannot be found identifying non-Israel races.

**Rom 3:19** *Now we know that what things soever the Law saith, it saith to them who are under the Law: ...*

The Law is not saying anything to anyone else but to Israel. It is not said to others who were not under the Law. This whole epistle is written to Israelites in Rome at that time.

**Rom 4:24** *But for us also to whom it shall be imputed, ...*

In context, for us does not refer to non-Israelites, but to Israelites who believe, as Abraham did, that the Law of Faith in the Atoning Sacrifice superseded the Law of Sacrifices contained in Ordinances.

**Rom 7:1** *Know ye not, brethren, ... how that the law hath dominion over a man as long as he liveth?*

The symbolism here is that of marriage under Israel’s law. When we consider this in the light of the Law having been given to Israel only, we can see that Israelites are those being addressed. Paul confirms this by calling them “my brethren,” [adelphos] or “kinsmen of the womb”. **Rom 9:7** Neither, because they are the seed of Abraham, are they all children: but in Isaac shall thy seed be called.

The seed, [zera in Hebrew or sperma in Greek], refers to semen product, that is, it refers to a line of people genetically. Through the New Testament, the sperma is used this same way. The much-used expression The Fathers both implies and emphasises the genetic line.

**Rom 11:17** *And if some of the branches be broken off, and thou, being a wild olive tree, were grafted in among them ...*

Could other than Olive stock be grafted into an Olive tree? This was part of the House of Israel

which had “become as aliens” rejoining part of the House of Judah under the New Testament. The House of Israel had become as “wild” Olive trees. This is in full accord with the Law, the Psalms and the Prophets. The popular teaching cannot be found prophetically on a proper foundation, or in fact.

Rom 15:8 Now I say the Jesus Christ was a minister of the circumcision for the truth of God, to confirm the promises made unto the fathers.

Here we have a statement that is important, because it tells us the people to whom Jesus came, and why He came. These promises were not made to any but to Israel and this seed of Israel. The exclusive Israel content of this chapter [Romans 15] is extensive, as shown below.

**Verse 9** is a quotation from Ps 18:49 which shows David praising God within Israel.

**V 9** And that the Gentiles might glorify God for his mercy; as it is written, For this cause I will

confess thee among the Gentiles, and sing unto thy name.

**V 10** Rejoice, ye Gentiles, with his people comes from Deut 32:43 where the people [called Gentiles by the translators] are Israel. With his people is all the Israelites together - the dispersed Israelites together with the Israelites in Judea.

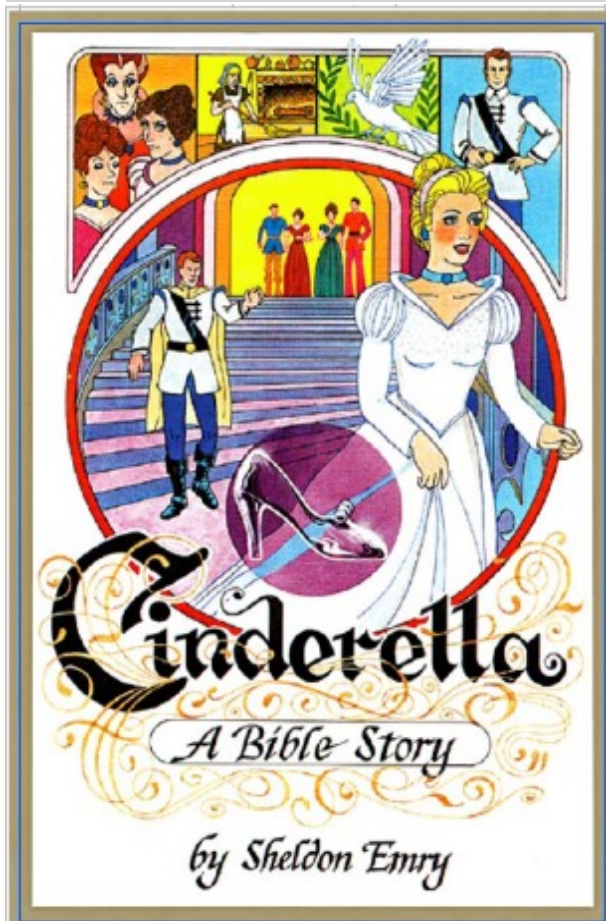
**V 11** Praise the Lord, all ye Gentiles and laud him, all ye people. Psalm 117 from which this quotation comes, again refers to Israel.

**V 12** Esaias saith, There shall be a root of Jesse, and he that shall rise to reign over the Gentiles; in him shall the Gentiles trust. Isaiah was talking to Israel. The only nations [translated as Gentiles] who could trust God were Israelites.

**V 16** That I should be the minister of Jesus Christ to the Gentiles. .... Paul confirms the statement in Rom 11:13 that he is a minister to Israel.

**To be Continued OS 17778**

## Cinderella Israel in Disguise (Part 3) By The Late Sheldon Emery



### Cinderella Found — Israel Identified

**U**P TO THIS POINT the ancient Saxon writer has brought us to the. Twentieth century. What we have already related is history, and the rest of the fascinating tale is prophecy. Eventually, the King's messengers turned from both daughters, saying it was obvious their feet did not fit the slipper, and asked if there were other young women in the house.

The old mother insisted not, but the messengers spied Cinderella in her sackcloth and ashes going about her servant duties and demanded she be brought out. The two sisters attempted to stop them but were unable to do so. Cinderella was seated in a chair, and the slipper tried on. It was a perfect fit. Cinderella, the bride of the Prince, had been found!

And so we find it today. Independent Kingdom ministers, using the Holy Scripture's description of Israel, can preach that "Israel, the bride of

Christ, has been found." The historical and prophetic description of Israel fits ONLY Anglo-Saxon, Celtic, Germanic, Scandinavian, and kindred Christian nations.

While the organized church denominations continue to protest that the younger daughter of Babylon, Jewry, is true Israel, Cinderella-Israel sits quietly, wearing sackcloth and ashes (repentance and humility) before her Lord. The slipper (Scripture proof of her identity) fits.

### **Sackcloth And Ashes — When?**

To those who do not see the White, Christian West in sackcloth and ashes, the author can only suggest you be patient for a few more years. The Christian West is under assault from forces far beyond her power to resist. Mystery Babylon has planned the destruction of Israel; but before she will be able to complete it, the messengers from the Prince will recognize God's true Israel. And in her extremity she will be in sackcloth and ashes.

Hosea wrote God's promise to Israel:—

*“And it shall be at that day, saith the LORD, that thou shalt call me Ishi, (Husband) and shalt call me no more Baali (Lord)—and I will break the bow and the sword and the battle out of the earth, and will make them to lie down safely, and I will betroth thee unto Me for ever; yea, I will even betroth thee unto Me in righteousness, and in judgement, and in loving kindness, and in mercies. I will even betroth thee unto Me in faithfulness: and thou shalt know the LORD.”*

Those who have eyes may see, and those who have ears may hear. Jesus Taught In Parables Most of you know that Jesus Christ used what he called parables to teach His disciples the Mysteries of the Kingdom. After telling one of these stories to the multitude, we read in **Matthew 13:10**, “And the disciples came, and said unto Him, Why speakest thou unto them in parables? He answered and said unto them, Because it is given unto you to know the mysteries of the kingdom of heaven, but to them it is not given.

”**In verse 13** He explains why He hid the kingdom truths from the multitude in these seemingly-simple stories.

“Therefore speak I to them in parables: because they seeing see not; and hearing they hear not, neither do they understand. And in them is fulfilled the prophecy of Esaias, which saith, By hearing ye shall hear, and shall not understand, and seeing ye see, and shall not perceive: For this people's heart is waxed gross, and their ears are dull of hearing, and their eyes they have closed; lest at any time they should see with their eyes, and hear with their ears, and should understand with their heart, and should be converted, and I should heal them.”

So Christ preached in parables so His disciples would understand, but those who were not fully committed to Christ would not understand. You wonder why today so few see the coming Kingdom Age and the Israel truth? Well, it's because their ears are dull, and they've closed their eyes to the Word of God. They still do not understand the mysteries of the kingdom of heaven.

### **Blessed Are Your Eyes**



I quoted from Matthew 13 to show why Jesus hid the mysteries of the kingdom from the multitude in parables. You have heard a parable in "Cinderella." Then in Verse 16, still speaking to His Disciples, Jesus said,

“But blessed are your eyes, for they see: and your ears, for they hear. For verily I say unto you, That many prophets and righteous men have desired to see those things which ye see, and have not seen them; and to hear those things, which ye hear, and have not heard them.”

## Babylon Destroyed

I want to end this Cinderella story as it will end some day in the not-too-distant future. The folk tale says the wicked stepmother and her

**IDENTIFY THE TRUE BRIDE OF THE**

**PRINCE** - for on the correct identity of the Bride of Christ hangs **ALL UNDERSTANDING OF THE PROPHETIC SCRIPTURES.**

To be Continued



## Harold Stough Notes

### George The Third's Funeral Sermon (Part 3) By The Rev. Richard Grime

**T**HE LATE SOVEREIGN, on hearing a flattering Sermon, desired that his Chaplains might be told, that he came to Church to hear GOD praised, not himself. The King during the construction of the Royal Sepulchre, where his remains are now funereally depositing, is said to have pointed to one of the superior niches, and observed, "*Here I shall lie, and, I believe, I shall be one of the worst of those who shall lie in this vault.*" Humility is the loveliest flower of all the Christian graces: it blooms and flourishes nowhere but under the cross of Christ. It was here our beloved monarch found it; hence it derived its nurture; and under the cross it was perfected in him. And now I will endeavour:—

**II.** To shew that our departed Monarch was a great man in Israel. He was a great man,

**1.** In reference to his possessions. Not to speak of his temporal possessions, as the King of the most powerful and exalted nation in the world, let me call your attention to his spiritual riches and power: and here, I would remark, that he was rich in the possession of the Holy Spirit's influence, whereby he was abased in his own eyes, that he might be exalted of God.

He was rich in faith, whereby he became interested in all the un-searchable riches of Christ, and in all the precious promises of scripture, and was made an heir of God, a joint heir with Christ. He was rich in possession of the love of God, which was shed abroad in his heart by the Holy Ghost, and which is better than life itself.

He was rich in Christian courage and fortitude. Having committed the keeping of himself to

God, how composed was he, when he was shot at, and when his life was at other times in danger. He was rich in the possession of the love of all God's children, of whatever name, who are now deploring the loss of a beloved earthly King, and at the same time congratulating an elder and highly esteemed Brother on his obtaining eternal joy and an unfading crown. He was rich in possession of the full assurance of hope. This was the cause of his sitting so loose to this life, and being ready to leave it, at any time, or in any manner, the Lord should be pleased to appoint, or permit.

He possessed the privilege of being a child of God; for, receiving the Lord Jesus by faith, Christ gave him power to become such, whereby he was enabled to love God, to trust in Jesus as his almighty Saviour, and to obey his commandments, living a sober, righteous, and godly life in this present evil world. He possessed the power of prevalence in prayer, alluded to by the Apostle, where he says. The effectual fervent prayer of a righteous man availeth much. This is evident from the blessings resting on his reign, in answer to his prayer on the evening of his coronation-day. Thus our beloved King possessed, such a confluence of honour, greatness, riches, power, and enjoyments, as far exceeded all which even this great kingdom could bestow.

**2.** Our late King was a great man with respect to his understanding.—His Majesty's mind was above being biased by the prejudices of education; for we are informed, that his tutor, the Earl of Bute, endeavoured to instil sentiments so favourable "to Scotland, into the mind of his Royal charge, that, had they prevailed, would have been prejudicial to England. But the whole

tenor of his long reign, manifests the superiority of his own judgment, in paying a proper attention to the interests of both countries.



### Dr. Samuel Johnson

Though some unworthy insinuations have been thrown out in reference to the understanding of our lamented King, (and who is there, occupying a post of eminence, and that is a good man, but is evil spoken of?) the opinion given of him, by the learned Dr. Johnson (above), and the elegant Dr. Beattie, which is before the public in the account of their interview with his Majesty, and the King's own remarks on those occasions, incontestably prove him to have been a man of good understanding.

The late Dr. Watts somewhere says, that one must read a great deal to know what one ought to read. With this sentiment of the extensively learned Doctor, the King's judgment appears to have coincided: for we are told, that he was not a great reader: and why was he not? Because he could employ persons of ability to read books, and convey to him their substance. Thus, without the loss of the time, which great readers spend in ascertaining what they ought to reject, and what they should retain of that which they read, the mind of our Sovereign was stored with the treasures of the best writers, without their admixture of dross. And he was left in possession of more time for thought and reflection, and for the high duties of his exalted and laborious station. That he performed these duties with becoming diligence, is attested, as

well by other innumerable proofs as by the fact, that every paper which he perused, contained good notes on its contents, written in the margin with his own hand.

The liberality of his sentiments, and his superiority to the prejudices, too frequently entertained by little minds, appear in the following circumstances: "The Dissenters belonging to the Royal household, never suffered the smallest diminution of his favour on account of their religious tenets, and his Majesty took pains to accommodate them, that, they might attend at their own places of worship. The Royal Family, in the younger branches, also pay a just regard to the rights of conscience in matters of religion, in respect of their domestics and dependents."

The King was one day passing in his carriage through a place near one of the palaces, when the rabble were gathered to interrupt the worship of the Dissenters; his Majesty stopped to know the cause of the disturbance, and being answered, it was only some affair between the town's people and the Methodists, he replied, loud enough to be heard by many:—

*"The Methodists are a quiet, good kind of people, and will disturb nobody; and if I can learn, that any persons in my employ disturb them, they shall be immediately dismissed."*

The King's most gracious speech was speedily repeated through the whole town, and persecution has not dared to lift its head there, since that period.

At the York Assizes in 1803, a clerk to a mercantile house in Leeds, was tried on a charge of forgery, found guilty, and condemned to death. His family, at Halifax, was very respectable, and his father, in particular, bore an excellent character. Immediately after the sentence was passed upon the unfortunate young man, the late Dr. Fawcett, a Dissenting Minister of the Baptist persuasion, who had long been intimate with the father, presumed to address his Majesty in a most moving petition, soliciting the pardon of the son of his friend. Fully aware it had been almost an invariable rule with the government to grant no pardon in cases of forgery, he had little hope of success; but,

contrary to his expectation, his petition prevailed, and the reprieve was granted.

That the solicitation of a private individual, should have succeeded, when similar applications, urged by numbers, and supported by great interest, have uniformly failed, may excite your surprise, and deserves particular observation. The following circumstances, will, however, fully explain the singularity of the fact In the year 1802, a dignified divine, preaching before the Royal Family, happened to quote a passage, illustrative of his subject, from a living writer, whose name he did not mention. The King, who was always remarkably attentive, was struck with the quotation and, immediately noted the passage for an enquiry.



**Lord Mansfield**

At the conclusion of the service, he asked the preacher, from whom his extract had been taken: and, being informed that the author was a Dissenting Minister, in Yorkshire, he expressed a wish to have a copy of the original discourse. The Royal inclination was accordingly imparted to the author, who lost no time in complying with it, accompanying the work with a very modest letter, expressive of the high sense, which the writer entertained of the honour conferred upon him. His Majesty was so well pleased with the production, as to signify his readiness to serve the author.

The case of the before mentioned young man, shortly after afforded this amiable and disinterested Minister an opportunity of

supplicating at the hand of the Monarch, the exercise of his Royal Prerogative; and that the Sovereign, after having forgiven the general assurance of his Favour to an obscure, but meritorious individual, should be induced rather to depart from an established rule, than violate the sacredness of his pledge, displays dignity of mind, and a benevolence of heart, which cannot fail to elevate his character.

Lord Mansfield on making a report to the King of the conviction of a Catholic priest, who was found guilty, in the county of Surrey of celebrating mass, was induced, by a sense of reason and humanity, to represent to his Majesty the excessive severity or the penalty, which the laws imposed for the offence. The King, in a tone of the most heartfelt benignity, immediately answered:—

“God forbid, my lord, that religious difference in opinion, should sanction persecution, or admit of one man within my realms suffering, unjustly: issue a pardon for him immediately, and see that he is set at liberty.”

Our revered Monarch was a great man:—

3. With regard to his Achievements. Solomon says, “*He that ruleth his spirit, is better than he that taketh a city*”; and a very pious commentator has observed on it, “How honourable is it for one, surrounded with every incentive, and opportunity of gratifying his passions, to rule over them with steady authority, and to spend his life in glorifying God, and doing good to men.”

Are we not here led to suppose the writer had our lamented Sovereign in his eye, when he wrote that sentence, and, in a few words, indicted a description of his character. The rectitude of his judgment, the inflexibility of his resolution, the unfailing fulfilment of his promises, and the uprightiness and consistency of his conduct, yielded, under the blessing of God, a great solace to himself and much support to his government, when the vacillancy of surrounding governments, struck terror into many of the strongest minds: yea they have given a tone to the morals of the nation. By his unshaken faith and Christian conversation, he put infidelity to the blush, strengthened many that were ready to faint. Thus he fought the good fight, finished his course, kept the faith, and has now the crown of righteousness, which the righteous Judge gave him on the day of his consummation.



4. Our deceased Sovereign was great, in his Munificence.—Most Christians are ready to allow, that the various dealings of God with the Israelites of old, were ensamples for our admonition; but how few take which the hint the Lord hath given us in the appointment of tithes, by a devotion of the tenth of all that we possess to his service, to sanctify the remainder for our own purposes. Were this observed by a conscientious disposal of the tenth part of our incomes in the promotion of religious and charitable objects, what a blessing might we expect to rest, on our use, or application of the residue. The Lord having promised to pay again that which we give.

But our late beloved King was not satisfied with merely dedicating the tenth of his private income; he added, as the acceptable fruits of his faith, no small amount of thank and free-will offerings. In illustration of what I affirm, it appears that his Majesty applied about one-fourth of his income to benevolent purposes.

Of this fact we are informed the public papers, many of which agree in stating, that during his Majesty's illness, in 1789, a committee was appointed to examine the state of the privy purse, when out of an income of £60,000, it was found that he never gave away less than £14,000 a year in charity! Yet it is evident, from what has been already remarked of the King's instructions to Princess Amelia, that he considered the blood and righteousness of Jesus Christ, as the alone hope for a sinner in the prospect of eternity This he evinced even so late as the commencement of his last long affliction, in the dereliction of his mental powers. And now we come to contemplate,

**III.** Our late revered Sovereign, as fallen in Israel, and consequently as now sleeping in Jesus.

Having already shewn that he was, while living in this world, in the best sense of the word, in Israel, a true Israelite, or child of God, at least as far as he evinced his faith in Christ, and its unfailling fruits, up to the time

Of the last lamented affection of the Royal mind, we have reason to conclude, he who first called him by his gospel endued him with his Spirit, and preserved him in his ways, did not then, though he permitted a dire affliction to befall him, withdraw from him his favour, or withhold

his grace. having led him all his life, the Lord, no doubt granted him, in this peculiar situation, spiritual strength according to his day.



**George III**

In this opinion I am supported by an eminent living writer, who says:— “Withdrawn from all but those who watch to supply his necessities, In silence and in darkness, to him there is neither sun, nor moon, nor kingdom, nor wife, nor children, nor subjects. He is alone in the midst of the living, and almost as far removed from them, as those that sleep in their graves.

The little world, in which he dwells, is a solitude, peopled only by imagination; but, the inhabitants of it are not those that haunt the guilty mind, even when reason is not overthrown; it is said, that ministering angels are the companions his thoughts, in the loneliness of that circle by which he is cut off from rational intercourse, either with this world, or the next, Yet is he not forsaken in his hoary hairs and deep humiliation, by him, whose loving kindness is better than life, and all its pleasures, could those pleasures be enjoyed for ever.

The venerable Father of the British Empire, we have reason to believe, whatever, else may have failed him, is happily conscious of that presence, which is the hope of earth and the joy of heaven.

To this I will add, we have been informed that his Majesty had, in the early part his bereavement, many lucid intervals, and in one of them he played on the piano, and joined by the late Queen, sung one of Dr. Watts's hymns, and then kneeled down with her and prayed for the nation, his family, the Queen, and that the Lord would be pleased, if it were according to his will, to restore him to soundness of mind; but, if not, that he would grant him resignation: Then bursting into a flood of tears, he became again incoherent.

of the lady— said his Majesty, “*I knew her, she was a very good woman, I hope I shall meet her in Heaven*” After a life of faith, and a growing hope of eternal glory, can we suppose the subject of our mourning to have been left in the awful crisis of the separation of soul and body? No: for the Lord has said to each of his children, I will never leave thee, nor forsake thee. And could our beloved Sovereign have intimated the confidence of his heart, he would no doubt have adopted the language of the Royal Psalmist.

In another he heard the bell toll, and inquiring for whose funeral it was, he was told the name

**To be continued**

## Repeal of Rights Granted in Magna Carta

### Part 2

**Paul Talbot-Jenkins Bsc (Hons)**



#### **DERELICTION OF DUTY**

The centre of the world after 1992 will be the European Community with its command headquarters in Luxembourg. The sleepy Grand Duchy is bursting with Jewish capital and investments, in banking, new buildings and a super computer on line date network for world management. The Jew, Robert Maxwell was seeking to swallow up Japan's state broadcasting channel NHK for use in racial propaganda.

#### **MUSLIMS ATTEMPT TO SET UP AN-OTHER IMPERIUM IN IMPERIO**

It is the function of the Attorney General to advise governments and government departments (see Whittaker's Almanac). Succeeding Attorney Generals have failed to advise governments of the implications of the contents of Magna Carta, The Petition of Rights, the Bill of

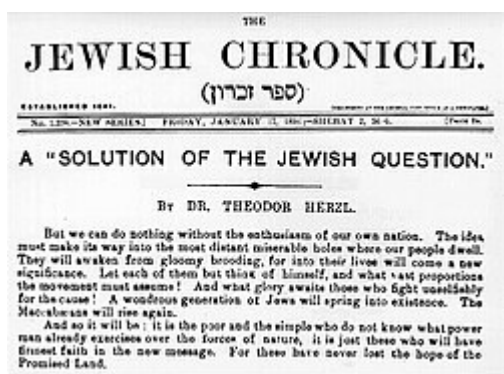
Rights and Habeas Corpus. This is a dereliction of duty. We have currently another attempt to establish an **IMPERIUM IN IMPERIO**. By aliens, a felony of Praemunire. In the Daily Telegraph of 15th July 1990 it was stated that the Muslim leader Kalim Siddiqui called for a special relationship between Muslims here and the government of Iran. He has launched a manifesto to politicise Britain's Muslim community which aims to establish an Islamic parliament, to persuade Muslims to discriminate in favour of other Muslims, to place the names of all Muslims in Britain on a computer and to raise five million pounds to establish a Muslim parliament in Britain. To do this is to commit the felony of Praemunire punishable with death by hanging.

#### **RACE RELATIONS ACT**

The culprits are those subjects of the crown who have allowed this situation to arise and it is up to the present government to give all Muslims their marching orders out of this country or incur the penalties laid down in Praemunire, allowing aliens to establish an Imperium In Imperio. In bringing this matter to the attention of fellow subjects of the Crown I am under the Queen's protection for as Fitzherbert wrote (Vide 7 Co.8,9, Calvin's Case ANT 130a 199) "Every loyal subject is in the Queen's Protection."

#### **THE PURPORTED RACE RELATIONS ACTS**

The purported race relations acts are conspiracies to use acts of Parliament to enforce the racial integration of subjects of the Crown with Negroes and Asiatics especially brought here for the purpose. They are acts of racial hatred against us by prohibited immigrants. The race relations act of 1965 was introduced to Parliament by the Russian Jew, Frank Soskice, purported Labour Attorney General. Further race relation acts were devised by the Board of Jewish Deputies.



The Jewish Chronicle stated that amendments must be made to the Race Relations Act since the 1965 Act was not working the way they wanted it to work, to further their designs. The 1976 purported Race Relations Act was passed in the Commons by default with only 132 of the 635 members present, 124 Labour and Liberal traitors voted for the Bill and the eight Tories voted against.

### INNER CITY GHETTOS

To terrorize the masses it was required to establish a network of so-called human rights agencies, the Race Relations Industry'. Ivor Benson writes that "the task was to penalize the instinctive responses of the local resident population in the presence of inassimilable neighbours who have been forced upon them" ... "Hereto there are rich pickings for decadent, deracinated elements who help to improve the tyranny, like human dregs who rule the roost and spend millions of the taxpayers' money in Britain's innumerable inner city ghettos. Nor should we omit to mention the zealous active connivance of politicians and bureaucrats whose greed for personal advancement is rationalized with a spurious humanistic ideology."

**There are three phases in this Jewish Imposition of race mixing:-**

**PHASE ONE:** Inassimilable population elements were introduced into all white communities of the West as legitimate immigrants, supposedly because their labour was needed. In fact they were used to undermine the security of the Unions and the British working classes.

**PHASE TWO:** Public opposition is circumvented by introducing them as refugees as in the Uganda affair with Idi Amin.

### FORCED RACIAL INTEGRATION

**PHASE THREE:** Which came into effect right from the start is a massive and sustained campaign of mental terrorism aimed at suppressing every form of popular dissent and opposition. The campaign of terrorism has taken two forms, one aimed at the leadership and the other at the masses. Any political leader who dares to give voice to what his own people think and feel is at once made the target by the Jews of an orchestrated campaign of vilification with Jewish devised swear words "Nazi", "Fascist", "Racialist", "Racist" and so on, while support in money and publicity is diverted to political rivals and opponents. The masses are terrorised by Jewish led Socialist workers party mobs who are quite prepared to use violence when necessary.

### IMMIGRATION

The massive immigration of Islamics and other coloured peoples is illegal and the British people, subjects of the Crown, were never consulted upon whether they wanted their country to become a multiracial, multi-cultured society.

Mrs. Margaret Thatcher deceived the nation in 1979 when she declared that Britain was becoming swamped with immigrants using the fears of the subjects of the Crown to gain votes and giving the impression that she would stem the flow. Having got her party into government she has done nothing about it only allowed vast numbers more into the country.

Multiracialism and multi-culturalism has been illegally and unconstitutionally imposed on this nation and the Jewish power controlling the government will ensure that the nation will never be consulted.

### THE PURPORTED PUBLIC ORDER ACT OF 1986

The purported Public Order Act of 1986 is a conspiracy to use an act of Parliament to enable investigators to enter the homes of subjects of the realm to gain evidence to initiate actions in the law courts against those offending against the purported Race Relations Acts.



This Act was placed before Parliament by the purported Conservative Home Secretary, the prohibited Jewish immigrant from Lithuania, Leon Brittanishky (above), also known as Leon Brittan, assisted by his cousin, another Lithuanian Jew, Malcolm Rivkind also known as Malcolm Rifkind.

This bill was primarily to prevent subjects of the realm from discussing and revealing the Jewish takeover of our nation. It always seems to be a mystery why the Race Relations Act has not been used against the Jews to expose their vile publication, the Talmud. No doubt anyone endeavouring to take such action would be hastily silenced by the Jewish controlled judicial system through the Freemasons, who you will discover from this CD are the secret agents of the Jews and every man jack of them does the bidding of Jewish masters.

### **THE PURPORTED NATIONALITY ACT**

The purported Nationality Act is another conspiracy to use an act of Parliament to take away the rights of subjects of the realm. This act makes the place of birth rather than the genetic and racial identity of the individual the criteria for assessing nationality. Britons from Australia and Canada visiting the continent from Britain were surprised on their return to be presented with documents to sign marked “**ALIEN**” while

Pakistanis and other Asians passed through with British passports as if they were British Nationals.

This purported act is to replace ancestral heredity which for generations has been the practical definition of the British subject. So by the new definition the government swept aside all the protection mechanisms for the British people, for which such massive sacrifices were made through the years in life and blood, to be replaced by a notional place of birth, this to encourage the development of a nation of half-breeds, and to swamp and destroy the British people and their customs and heritage. This is nothing new for the Jews, they have done exactly this sort of thing in the past throughout Europe, bringing strife and grief to whole populations where once there was idyll and harmony.

### **THE ESSENTIAL LAW**

180. N2 of the Common Law of England, Sir Edward Coke states: -

“Persons born beyond the seas, if their fathers or paternal grandfathers were natural born subjects, are likewise made so, though with an exception of some unfavourable persons. ...Liegeus is ever taken for a natural born subject..... Liegeance, a liegando, being the highest and greatest obligation of duty and obedience that can be.

Liegeance is the true and faithful obedience of a liegman or subject to his liege, lord or sovereign. Allegiance is born of faith: Allegiance is the essential law”.

Until William Whitelaw’s Nationality Act we have been subjects of the Crown and under the Protection of the Crown. This purported Act seeks to deprive us of this and make us merely British citizens. This purported Act, together with the European Communities Act and the Treaty of Rome aim to destroy the British monarchy as soon as possible. Such actions are High Treason.

By signing the United Nations Charter in 1946 and passing an act before Parliament, so-called British politicians were obliged to carry out the terms of the Charter which entails the mixing of the races of the world to form as far as possible a uniform population and the subsequent eradication of the British and other White races whom the planners regard, together with Christianity,

as the main obstacles to the establishment of a totalitarian one world government.

## GENOCIDE OF THE WHITE RACES

The United Nations Charter was drafted by Alger Hiss, a convicted communist and soviet agent together with Andrei Gromyko, a senior soviet official. Alger Hiss occupied the directional chair at the organisational conference on the United Nations. These people are aiming at **GENOCIDE OF THE WHITE RACES**.

By this purported Nationality Act, the Queen is no longer our Queen and we are no longer her subjects. If we are no longer the subjects of the Crown, this Act deprives us of the protection of the Crown for the patent rolls of the Statute of Northampton 1328, it is the duty of the monarch to protect her subjects despite Parliament, and thus we are protected from a possible anti-White, anti-British parliament. By this purported Act the queen has been deprived of her titles, lands and prerogatives. We no longer go to war for the Crown but for parliament. This is High Treason.



### **The Independent newspaper, Monday 17th June 1988.**

“A letter from the Home Secretary dated 31st May 1988, in which it is made plain that Her Majesty, the Queen, is prepared to place at the disposal of Parliament all her remaining prerogatives - the power to make war or peace, to ratify treaties, to grant honours; the list is formidable, embracing just about all those powers which remained to the monarch after the glorious revolution of 1688.”

The signature at the bottom of the letter is that of Douglas Hurd. The person who has drawn the Home Secretary into weighty correspondence is

the cryptic left winger, Tony Benn. Benn laid before parliament his Crown Prerogatives Bill to deprive the Crown of all the remainder of her prerogatives.

### **The Purported European Communities Act.**

The European Communities Act of 1972 and the Treaty of Rome aim to destroy the British monarchy as soon as possible. Some might say this is no bad thing, after all the monarchy costs the taxpayer a fortune to maintain, why should a head of state be afforded such a life style when there are so many subjects who are homeless. That is another argument entirely.

Let us forget for a moment, the personality of the monarch. What we have to remember is that the monarchy represents a safeguard, a final arena of appeal for a subject who has been denied rights and justice by the establishment of state. Without a monarchy the subject is left at the mercy of a non-elected judiciary who are above and beyond the law and accountable to no one. It is only the people, in such a situation, who can force the judiciary to be accountable.

**THAT SITUATION EXISTS NOW**, and has existed since 1969 when Parliament exceeded its powers and repealed the Magna Carta, a statute set in 1215 guaranteeing the rights and freedoms of every citizen of Great Britain for all time. The Magna Carta was composed by some very astute people who knew the way of things and so they wrote into that Great Charter a clause which stated that any instrument or act of legislature, which attempted to diminish in any way any of the rights and freedoms guaranteed by the Charter, would be null and void. Her Majesty Queen Elizabeth the Second gave her Royal Assent to the Act of Parliament repealing those guaranteed rights and freedoms. All that remains of Magna Carta is that part relating to the established church. By such a deed the British people have been ruled by rogue governments since 1969.

Furthermore, every piece of legislature passed by every government since 1969 is illegal, null and void. **THIS WAS THE FIRST ACT TOWARDS THE ENSLAVEMENT OF THE WHITE RACES TO THE ZIONIST YOKE.** And it was all made possible by those feeble men duped into Freemasonry.

## SLAVES IN DEBT

This is High Treason, the penalty for which is death by hanging. This penalty is still Statute Law. Likewise, any citizen who knows of High Treason being carried out and who fails to report it, is guilty of the offence of Misprision of High Treason whose penalty may be death.

An example of High Treason by the judiciary is to be found in the case of the Shipping Act of 1988, an Act passed by both Houses of Parliament and which received the Royal Assent. The High Court of Great Britain referred the Act to the European Court in order to have the regulations contained therein set aside in the interests of a foreign court. This was the first case in the history of parliament where a British Court has interfered with an Act of Parliament. Remember, the judiciary in Great Britain are non-elected and accountable to no one. Many judges are Jews and those who are not Jews are mainly Freemasons, who, as you will have discovered operate to the Jewish Talmudic agenda.

The Imperial Institute for International Affairs, the Rothschilds and other International Jewish financiers and multinational companies employed Edward Heath to execute their plans to deceive the Queen and her council.

All Members of Parliament, Queen's Councilors, members of the judiciary, clergy of the Church of England, members of the executive and the armed forces take the Oath of Allegiance to serve monarch and country, to maintain the laws, the rights and freedoms earned and guaranteed by the sacrifice of our forebears. And yet we find many of them are working for our sworn enemies, to create a slave state full of debt which we and our children will inherit. Our government and our laws are being overruled by directives from beyond the seas - by foreigners, many of indeterminate origins in Brussels and Strasbourg.

To be continued OS22904

## 30% of UK NHS Deaths Are 'Euthanasia' Posted By Tap Wire News



**Professor Patrick Pullicino**

**NHS DOCTORS** are prematurely ending the lives of thousands of elderly hospital patients because they are difficult to manage or to free up beds, a senior consultant claimed yesterday.

Professor Patrick Pullicino said doctors had turned the use of a controversial 'death pathway' into the equivalent of euthanasia of the elderly. He claimed there was often a lack of clear evidence for initiating the Liverpool Care Pathway, a method of looking after terminally ill patients that is used in hospitals across the country. It is designed to come into force when doctors believe it is impossible for a patient to recover and death is imminent.

There are around 450,000 deaths in Britain each year of people who are in hospital or under NHS care. Around 29 per cent – 130,000 – are of patients who were on the LCP.

Professor Pullicino claimed that far too often elderly patients who could live longer are placed on the LCP and it had now become an 'assisted death pathway rather than a care pathway'.

He cited 'pressure on beds and difficulty with nursing, confused or difficult-to-manage elderly patients' as factors.

Professor Pullicino revealed he had personally intervened to take a patient off the LCP who went on to be successfully treated.

He said this showed that claims they had hours or days left are 'palpably false'.

In the example he revealed a 71-year-old who was admitted to hospital suffering from pneumonia and epilepsy was put on the LCP by a covering doctor on a weekend shift.

Professor Pullicino said he had returned to work after a weekend to find the patient unresponsive and his family upset because they had not agreed to place him on the LCP.

‘I removed the patient from the LCP despite significant resistance,’ he said.

‘His seizures came under control and four weeks later he was discharged home to his family,’ he said.

Professor Pullicino, a consultant neurologist for East Kent Hospitals and Professor of Clinical Neuro-sciences at the University of Kent, was speaking to the Royal Society of Medicine in London.

**Distressing:** The professor has claimed an approved technique of looking after the terminally ill is not being used in all hospitals. He said: ‘The lack of evidence for initiating the Liverpool Care Pathway makes it an assisted death pathway rather than a care pathway.’

Very likely many elderly patients who could live substantially longer are being killed by the LCP.

Patients are frequently put on the pathway without a proper analysis of their condition.

‘Predicting death in a time frame of three to four days, or even at any other specific time, is not possible scientifically.’



This determination in the LCP leads to a self-fulfilling prophecy. The personal views of the physician or other medical team members of perceived quality of life or low likelihood of a good outcome are probably central in putting a patient on the LCP.

He added: ‘If we accept the Liverpool Care Pathway, we accept that euthanasia is part of the

standard way of dying as it is now associated with 29 per cent of NHS deaths.’

# NICE

National Institute for  
Health and Care Excellence

The LCP was developed in the North West during the 1990’s and recommended to hospitals by the National Institute for Health and Clinical Excellence in 2004.

Medical criticisms of the Liverpool Care Pathway were voiced nearly three years ago.

Experts including Peter Millard, emeritus professor of geriatrics at the University of London, and Dr Peter Hargreaves, palliative care consultant at St Luke’s cancer centre in Guilford, Surrey, warned of ‘backdoor euthanasia’ and the risk that economic factors were being brought into the treatment of vulnerable patients.

In the example of the 71-year-old, Professor Pullicino revealed he had given the patient another 14 months of life by demanding the man be removed from the LCP.

Professor Pullicino said the patient was an Italian who spoke poor English, but was living with a ‘supportive wife and daughter’. He had a history of cerebral haemorrhage and subsequent seizures. Professor Pullicino said: ‘I found him deeply unresponsive on a Monday morning and was told he had been put on the LCP. He was on morphine via a syringe driver.’ He added: ‘I removed the patient from the LCP despite significant resistance.’

The patient’s extra 14 months of life came at considerable cost to the NHS and the taxpayer, Professor Pullicino indicated.

He said he needed extensive support with wheelchair, ramps and nursing.

After 14 months the patient was admitted to a different hospital with pneumonia and put on the LCP. The man died five hours later.

A Department of Health spokesman said: ‘The Liverpool Care Pathway is not euthanasia and we do not recognise these figures. The pathway is recommended by NICE and has overwhelming support from clinicians – at home and abroad – including the Royal College of Physicians.

‘A patient’s condition is monitored at least every four hours and, if a patient improves, they are taken off the Liverpool Care Pathway and given whatever treatments best suit their new needs.’

May 4, 2018 in News by RBN

The End OS22916

## Letters And Views



Ian R Crane gives you some pointers as to your [awareness level](#).

Boris Johnson runs out of Parliament rather than answer a question on Israeli massacre of Palestinians.



### Masonic Lodges

Sir \_\_, You only need to realise that there are Masonic lodges and chapters in every country in the world, apart from Yemen, thrown out when the British left Aden, that lodge Light of Arabia was moved to Croydon England. Argentina kicked the masons out during the Falklands war.

The ayatollahs kicked the masons out of Iran after shah was deposed, that lodge is now in California. Thus the Zionists established their empire, all good masons scavenging information about businesses and people of note.

By this means they influence and profit from matters both political and financial. Al Capone at his trial said that the Mafia was tame compared to the Freemasons. He certainly had a point there. **Yours truly, Paul Talbot-Jenkins Bsc (Hons)**

Awareness of evil is one thing, but so too is awareness of what you can actually do to turn things around.

The Internet has not closed down yet. But there are moves afoot to stop people from talking about what they know.

Go through the anger. Go through the fear. And then get ready to take some action to save yourselves and your families.

Death rates in Britain are rising – 11% in just one year. What’s the cause?

Malnourishment of people is happening inside hospitals. People are being euthanased in hospital in greater and greater numbers. Once people are trapped inside the State ‘healthcare’ system, they are coming out dead within days.

**What is your awareness score?  
How aware are you?**

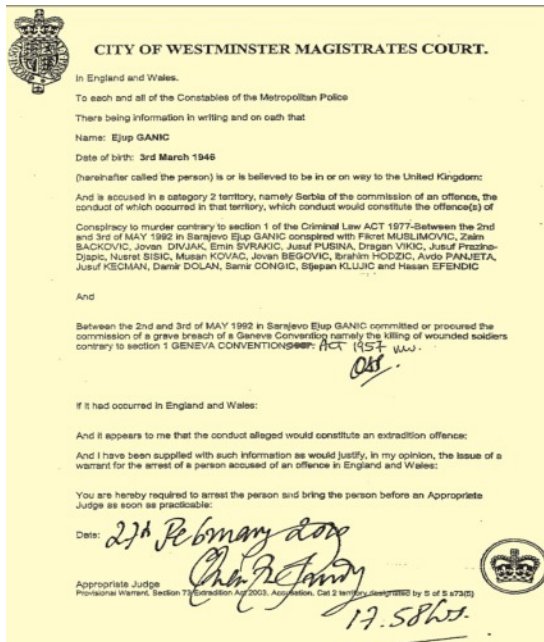
**What news stories do you believe to be true?  
How shocked are you by what’s being done  
in your name?**

Don’t sit back. Participate. Write. Speak. Join the growing band of the aware and the active.  
**Posted by Tapestry.**



## Signing & Sealing of Court Documents

Sir \_\_, I have been researching the sealing and signing of court documents.



The bottom line is that the civil and criminal procedure rules are written by a judge. He has no real lawful power to do this because in an administrative court he is not a judge, merely a clerk working for the ministry of justice. But in an administrative court; all the courts that you have access to, parliament and so called judges can make their company rules.

We still have common law in this country but you need to insist on the administrative courts accepting this because they do not like their control of you slipping away.

Even the Northampton business centre has no judge, but anyone authorised there could send a warrant out if 'authorised' by a so called judge. So my opinion is; do not challenge process by claiming that the warrant or summons has no wet signature or seal etc.

Challenge **LEGAL** process, by exerting your **LAWFUL** rights at common Law. They need you to accept that you will contract with them.

You are used to seeing adverts using clever words to entice you to buy their product and you no doubt see through their devious presentations. The administrative courts are no different, except they are perhaps worse. Don't contract with them and there is nothing they can do. Except that is, unless you are a real threat to the establishment.

Then they will imprison you or section you to silence you.

I'm not suggesting that you do not accept sensible laws, such as speeding past a schools when the children are released, but many infringements are money making scams so that those in control can live easy lives.

What I am suggesting that you should learn about our common law because you owe it to the rest of humanity to educate them. Silence is an evil option. It allows those in control to enslave your offspring. If you care for their future, teach them the real law, the common law.

It is very simple. The administrative law is purposely very complicated, as demonstrated by the law requiring the signing and sealing of documents. It is spread over several acts of parliament which allow the courts to confuse you.

Don't let them frighten and bully you. The statute law needs your consent before it can apply to you. Refuse that consent and there is little they can do to harm you. **Yours truly,**  
**John Trimbrel.**

## The Fraudulent Court System Explained. Here is How The Lies Start:

Sir \_\_, My position of late on going to court has always been: never voluntarily go to court. Live men and women are not meant to be in any place designed solely for the business of fictional entities.

When we attend court, we are deemed dead, in fact, they cannot deal with us until we admit to being dead....a legal fiction....a trust. Court is for titled persons: judge, prosecutor, defendant, bailiffs, cops, and attorneys.

Live men and women are not recognized, so it makes sense to send in a dead person—an attorney—to handle our cases .... except for one thing: they do not know how the system works, due to their indoctrination. If you can find one to do as you say, then you will prevail, but most of them would rather hang onto their BAR cards than behave honourably.

The only thing that dead, fictional entities want from us is our life energy, and the only way they can get it is by our agreement. Without us, they cannot function, so, they are desperate to get us into court, to have us pay the debt which they created by charging the trust.

Since common law courts no longer exist, we know that the case never has anything to do with “facts” or live men and women and so, anyone who testifies (talks about the facts of the case) is doomed. ALL courts operate in trust law, based upon ecclesiastical canon law— ritualism, superstition, Satanism, etc.—which manifests as insidious, commercial law and we are in court to take the hit, if they can get us to do so.

They use every trick in the book—intimidation, fear, threat, ridicule, rage, and even recesses, in order to change the jurisdiction, when they know they are losing, in order to make us admit that we are the name of the trust.

When we do so, we are deemed to be the trustee—the one liable for administering the trust. Ergo, until now, it has been a waste of our time, energy, and emotion to go to a place where it is almost certain that we will be stuck with the liability.



We all know from our indoctrination, programming, and schooling that judges are impartial and have sworn an oath to this effect. This means he must not favour either plaintiff or defendant. But, our experience reveals that he does, indeed, favour the plaintiff, indicating a glaring conflict of interest—that the prosecutor, judge, and clerk all work for the state—the owner of the CQV trust.

So, as the case is NOT about “justice”, it must be about the administration of a trust. They all represent the trust owned by the state and, if we are beneficiary, the only two positions left are

Trustee and Executor. So, if you detect the judge’s partiality, although I doubt the case will get this far, you might just want to let them know that you know this.

If you consider court as entertainment and if you can stand the evil emanating from its officers, the fear and angst oozing from the walls, and the treacherous atmosphere, then go, knowing that under trust law we cannot be the trustee or the executor of a trust, whilst being beneficiary, as that would be a conflict.

The position of beneficiary may lack clout, but the other positions hold liability. Since state employees want to be the beneficiaries of the trust, the only way they can do so is to transfer, to us, the liability which they hold, as trustees and executors, because they also cannot be both the administrators and beneficiary of the trust.

So, trusteeship and executorship, i.e. suretyship, becomes a hot potato and everyone wants to toss it so s/he can be beneficiary of the credit from the trust.

When we were born, a trust, called a Cestui Que Vie Trust (“CQV”) was set-up, for our benefit. Evidence of this is the birth certificate. But what is the value which must be conveyed to the trust, in order to create it?

It was our right to property (via Birth into this world), our body (via the Live Birth Record), and our souls (via Baptism). Since the state/province which registered the trust is the owner, it is also the trustee.... the one that administers the trust. Since they, also, wanted to be beneficiary of this trust, they had to come up with ways to get us, as beneficiary, to authorize their charging the trust, allegedly, for our benefit (via our signature on a document: citation, application, etc.), and then, temporarily transfer trusteeship, to us, during the brief time that they want to be the beneficiary of a particular “constructive” trust.

This means that a trust can be established anywhere, anytime, and the parties of the trust are quickly, albeit temporarily, put into place. But, since a beneficiary cannot charge a trust—only a trustee can do so—it is the state that charges the trust, but they do so for their benefit, not ours (albeit occasionally we do reap some benefit from that charge but nowhere near the

value which they reap.

Think bank loan.... we reap a minute percentage of what they gain from our authorization). So, the only way, under trust law, for them to be able to charge the trust is to get the authorization from the beneficiary—us, and the only way for them to benefit from their charge is to get us to switch roles—from beneficiary to trustee (the one responsible for the accounting), and for them to switch their role—from trustee to beneficiary because no party can be both, at the same time, i.e.: within the same constructive trust.

They must somehow trick us into accepting the role of trustee. Why would we do so when the trust is for our benefit? .... and how do they manage to do this?

Well, the best way is to get us into court and trick us into unwittingly doing so. But, if we know what has transpired, prior to our being there, it is easy to know what to say so that this doesn't happen. The court clerk is the hot shot, even though it appears as if the judge is.

The clerk is the trustee for the CQV owned by the state/province and it is s/he who is responsible for appointing the trustee and the executor for a constructive trust—that particular court case.

So s/he appoints the judge as trustee (the one to administer the trust) and appoints the prosecutor as executor of the trust. The executor is ultimately liable for the charge because it was s/he who brought the case into court (created the constructive trust) on behalf of the state/province which charged the CQV trust.

Only an executor/prosecutor can initiate/create a constructive trust and we all know the maxim of law: Whoever creates the controversy holds the liability and whoever holds the liability must provide the remedy.

This is why all attorneys are mandated to bring their cheque-books to court because if it all goes wrong for them.... meaning either they fail to transfer their liability onto the alleged defendant, or the alleged defendant does not accept their offer of liability, then someone has to credit the trust account in order to off-set the debt. Since the prosecutor is the one who issues bogus paper and charges the trust, it is the Prosecutor /

Executor (“PE”) who is in the hot-seat.

When the Name (of the trust), e.g.: JOHN DOE, is called by the Judge aka Administrator aka Trustee (“JAT”), we can stand and ask, “Are you saying that the trust which you are now administering is the JOHN DOE trust?” This establishes that we know that the Name is a trust, not a live man.



What's the JAT's first question? “What's your name?” or “State your name for the record”. We must be very careful not to identify with the name of the trust because doing so makes us the trustee. What does this tell you about the judge? If we know that the judge is the trustee, then we also know that the judge is the Name, but only for this particular, constructive trust. Now, think about all the times that JATs have become so frustrated by our refusal to admit to being the Name that they issue a warrant and then, as soon as the man leaves, he is arrested. How idiotic is that? They must feel foolish for saying, “John Doe is not in court so I'm issuing a warrant for his arrest” and then, the man whom they just admitted is NOT there is arrested because he IS there.

Their desperation makes them insane. They must get us to admit to being the name, or they pay, and we must not accept their coercion, or we pay. Because the JAT is the trustee—a precarious position, the best thing to say, in that case, is “JOHN DOE is, indeed, in the court!” Point to the JAT. “It is YOU! As trustee, YOU are JOHN DOE, today, aren't you?!”

During their frustration over our not admitting to being a trust name—the trustee and/or executor of the trust, we ought to ask who they are. “Before we go any further, I need to know who YOU are.” Address the clerk of the court—the trustee for the CQV trust owned by the state/province, “Are you the CQV's trustee who has appointed this judge as administrator and trustee of the constructive trust case #12345?

Did you also appoint the prosecutor as executor

of this constructive trust?” Then point to the JAT: “So you are the trustee”, then point to the prosecutor, “and you are the executor? And I’m the beneficiary, so, now we know who’s who and, as beneficiary, I authorize you to handle the accounting and dissolve this constructive trust. I now claim my body so I am collapsing the CQV trust which you have charged, as there is no value in it.

You have committed fraud against all laws!” Likely, we will not get that far before the JAT will order “Case dismissed” or, even more likely, the PE, as he clings tightly to his cheque-book, will call, “We withdraw the charges”.

We have exposed their fraud of the CQV trust which exists only on presumptions. The CQV has no corpus, no property, ergo, no value. Trusts are created only upon the conveyance of property and can exist only as long as there is value in the trust.

But, there is no value in the CQV trust, yet, they continue to charge the trust. That is fraud! The alleged property is we men and women whom they have deemed to be incompetent, dead, abandoned, lost, bankrupts, or minors, but that is an illusion so, if we claim our body, then we collapse the presumption that the trust has value. They are operating in fraud—something we’ve always known, but now we know how they do it. Our having exposed their fraud gives them only three options:

1. They can dissolve the CQV trust—the one for which the clerk of the court is trustee and from which s/he created a constructive trust—the case—for which s/he appointed the judge and prosecutor titles which hold temporary liability—trustee and executor, respectively. But they cannot dissolve the CQV or the entire global system will collapse because they cannot exist without our energy which they obtain via that CQV trust.

2. They can enforce the existing rules of trust law which means, as trustee, they can set-off their debt and leave us alone. Now they know that we are onto their fraud and every time they go into court to administer a trust account, they will not know if we are the one who will send them to jail.

The trustee (judge) is the liable party who will

go to jail, and the executor (prosecutor) is the one who enforces this. This is why they want us to take on both titles, because then, not only do we go to jail but also, by signing their paper, we become executor and enforce our own sentence. They cannot afford to violate the ecclesiastical canon laws, out of fear of ending their careers, so they are, again, trapped with no place to run.

3. They can dismiss the cases before they even take the risk of our exposing their fraud .... which also makes no sense because then their careers, again, come to a screeching halt.

What’s a court clerk to do!? Pretty soon, none of these thugs will take any cases because the risk is too great. This will be the end of the court system.

‘Bout bloody time, eh?

In Halsbury's Laws of England, there are no administrative courts in this country & no acts can be passed to legitimise them.

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## Dangerous Medicines



**Sir\_\_**, Is treatment making it worse? DNA damage to brain cells can be caused by nanoparticles from medical treatments.

Image: Is treatment making it worse? DNA damage to brain cells can be caused by nanoparticles from medical treatments

(Natural News) Nanoparticles are seeing use in an increasingly large number of medical procedures and treatment methods. However, Irish researchers are concerned that their use

might be doing far more harm than good. They report that metal nanoparticles could be damaging the DNA of developing brain cells like neurons, according to an article by NanoWerk.

According to researchers from the Trinity College Dublin and the University of Bristol, when metal nanoparticles come into contact with cellular barriers, they unleash cellular messengers that trigger the destruction of cells. Their paper on this matter can be found in the journal Nature Nano technology.

This unforeseen side effect comes as a massive blow to drugs that rely on nanoparticles to treat neurodegenerative conditions. These heavy use of metal nanoparticles might be aggravating Alzheimer's disease and Parkinson's disease instead of treating them. (Related: Antibacterial book made from nanoparticles of silver and copper cleans water in Third World.)

Nanoparticles are so tiny that they can fit inside the cellular pathways of organisms. This ability to take quick and precise shortcuts to their targets makes them perfect for drug treatment, chemotherapy, medical diagnostics, and imaging.

However, nanoparticles inadvertently change the signalling pathways and processes of the cells that they directly enter and pass through. Furthermore, their potential negative effects are not limited to the cells directly exposed to them. Nearby cells start exhibiting the same degraded effects as the affected cells.

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### **Small but terrible metal nanoparticles trigger DNA damage**

In their experiment, the researchers grew a layer of BeWo cells on a pore-laden membrane. BeWo cells are often used as a way to simulate the placental barrier of pregnant women.

Cobalt chromium nanoparticles were applied to this cell barrier model. The medium beneath the barrier was gathered up and put on cultures of

human brain cells. According to reports, the brain cells exhibited damaged DNA.

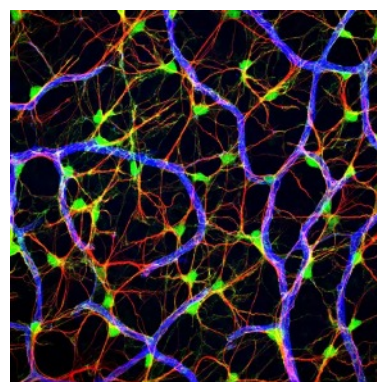
Furthermore, the researchers also exposed pregnant mice to the metal nanoparticles in order to determine the specific part of the brain affected by the particles. When they analysed the brains of the newly born offspring, they discovered damage to the baby rats' hippocampi, the part of the brain that governs learning and memory.

According to their analysis, the nanoparticles passed through a certain cellular pathway in the cells in the human and rat barriers associated with autophagy. While a normal physiological process, autophagy also involves the destruction of old cells to make way for new ones.

When the nanoparticles used that pathway, they triggered messenger molecules like IL-6 that harmed the DNA of astrocytes and neurons, two types of important brain cells. Blocking either the autophagy process or the IL-6 molecule reduced the damage to the DNA, confirming the ultimate source of the problem are the nanoparticles.

The experiment results show that nanoparticles exert hitherto unknown indirect effects on cells. This should be kept in mind by health professionals who have been evaluating their safety based on their direct effects.

### **Astrocytes might be key to neuron health**



Astrocytes took on even more importance during the nano-particle experiment. The most numerous type of cell in the brain, astrocytes perform numerous roles in the central nervous system. Their ubiquitous presence gave them significant influence over nearby neurons.

According to lead author and neuroscience expert Maeve Caldwell, media from nanoparticle-affected cell barriers only caused damage to neurons if there were astrocytes nearby. She also notes that stressed astrocytes showed themselves capable of damaging the DNA of neighbouring neurons.

Caldwell believes astrocytes are an important factor in neuron health. She suggests that future studies could consider these star-shaped cells as possible targets for treatment procedures of neurodegenerative conditions like Alzheimer's disease.

Stay alert about potentially hazardous medicines by visiting [Dangerous Medicine](#).

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## Dealing with The Thought Police

Sir\_\_, What you need to publicise is that there is a complete answer to this. Anyone accused of holding an opinion, whether irrational or not, is protected by our common law. I state protected, because I have proved it to be effective. Effective that is, if you have the courage, or anger that dives me, to exert your common law rights. Any statute needs your consent before it can apply to you or control you. Many, in fact most, are so mind programmed that they believe that they must obey statutes. That is not the case. Research it or ask questions of me to learn that statute law is designed to control your very thought processes. **Yours truly, John T.**

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## The Jailing of Jez Turner

Sir\_\_, On 14 May 2018 Jeremy Bedford-Turner known as Jez Turner was convicted at Southwark Crown Court in London of inciting racial hatred during a speech he gave in 2015 outside Downing Street. He was sentenced to 12 months, six of which will be served in prison and the rest on licence.

In his speech Mr Bedford-Turner attacked Jewish influence, most particularly, the Met Police's support for and enablement of a Jewish organisation known as the Shomrim run by a charity called the Community Security Trust (CST). This organisation has astonishing support from the Met Police including the use of

police cars and the wearing of uniforms which look very similar to those worn by police officers. Did Mr Bedford-Turner have a chance of acquittal? He had a jury trial so that gave him some chance of an acquittal. Had it been a trial without a jury he would almost certainly have had none.



After decades of ever more ruthlessly enforced political correctness judges in England all subscribe to the wonders of diversity multiracial game without thinking and, consequently, it is very difficult to imagine a judge sitting on his own daring to find a defendant accused of racism not guilty.

But even with a jury the odds were heavily against a not guilty verdict. In the minds of jurors must be the fear of being called a racist, a fear which has been so successfully inculcated in the general population that it produces an automated reflex of panic and terror when faced with the possibility of the label being stuck on them. Any juror faced with a case such as this must have it in the back of their minds that to return a not guilty verdict would be to risk being called a racist.

There is also the sheer shock factor of hearing politically incorrect views being unashamedly spoken. As it was the jury was out for less than two hours and returned a unanimous verdict of guilty. (For the record there were two black women and one black man on the jury plus one other man who may have been a Turk. The rest were white).

The Crown Prosecution Service (CPS) initially refused to prosecute Mr Bedford-Turner because the case did not meet their evidential standard for a prosecution. The Campaign Against Anti-Semitism (CAA) then threatened the CPS with a judicial review of their decision not to prosecute. Faced with that the CPS caved in and prosecuted Mr Bedford-Turner. Running a judicial review is very expensive. The fact that

the CAA managed to get the CPS to prosecute by starting the process to have a judicial review effectively created two tiers of justice, one for the rich and one for the poor.

I shall be writing a fuller account of the trial later but I can say unequivocally that the judge, David Tomlinson, showed his bias against Mr Bedford-Turner from the word go in both his actions and manner.



He began by refusing a request by Mr Bedford-Turner's barrister to put questions to prospective jurors to discover if any of them were members of the CAA or the CST. The judge's explanation was that he valued the principle of random selection. In a place such as London that is always likely to throw up a jury which through its diverse composition is likely to hinder any defendant charged with inciting racial hatred.

During this passage of the hearing the judge also said with great distaste that it was shocking that such an organisation as the CAA needed to exist but that was the way of the world.

Tomlinson also intervened on a number of occasions when Mr Bedford-Turner was being cross-examined. These interventions were not to elucidate Mr Bedford-Turner's testimony for either the judge or the jury, but were attempts to contradict the defendant using an aggressive tone and manner.

This behaviour was highly questionable because in effect the judge kept on taking over the prosecution counsel's cross-examination. (If I had been prosecution counsel I would have been more than a little put out because Tomlinson's interjections suggested that prosecution counsel was not making a good job of the cross-examination.)

The other thing to note was the way both judge and prosecuting counsel accepted opinion as fact

and were seemingly oblivious to what they were doing, namely, enforcing the politically correct view of the world. For example, prosecuting counsel thought nothing of citing a case DPP v Collins 2006 on the question of what is grossly offensive, viz:

"It is for the trial court to determine as a question of fact whether a message is grossly offensive. In making this determination the standards of an open and just multi-racial society are to be applied"

That may reasonably be translated as whatever political correctness decrees.

The prosecution have to justify their position that the words are grossly offensive but they do not have to show anyone was grossly offended. This seems mad to the lay person, but there are many crimes which rely on actions carried out before any harm is done, for example, preparations for committing terrorist acts and conspiracies. The real problem with this type of charge is that it allows a high degree of subjectivity in making the value judgement of what is grossly offensive.

Later in the proceedings the judge decided that although the educated classes would not be affected by words written or spoken by Mr Bedford-Turner and his ilk, the uneducated classes might well be prey to such blandishments. (I kid you not).

### **Little media coverage**

The other striking thing about this trial is the paucity of media comment. One might have thought the mainstream media would have jumped all over the matter but the only mainstream press with a representative attending the trial was the Press Association. Why? Well, I suspect it was because although the politically correct wanted the prosecution and a guilty verdict they did not want the politically incorrect nature of much of the evidence to come before the public's eyes.

There was also a very curious incident on day one of the trial. The acoustics in the public gallery were poor and I was unable to catch the name of the prosecuting counsel. After the hearing was adjourned for the day I asked the barrister in question what his name was explaining that I had not been able to catch it

during the hearing. He refused to give me his name. This struck me as very odd indeed because the trial was not being held in camera so his name was public knowledge – it is Louis Malby QC. On the second day of the trial a Press Association journalist also refused to give me his name. Could it be that those involved with a trial which drove a coach and horses through the notion of free expression are ashamed of being part of it?

### Where does all this leave us?

What has been made very clear in this trial (and that of the trial of Alison Chabloz) is that we have an elite which is hell bent on squeezing the range of permitted opinion ever more tightly into a politically correct shape.

The reality is cases such as that of Mr Bedford-Turner are show trials pure and simple. They are show trials because there is only one permissible result, that is, guilty. The evidence is irrelevant.

The intention of the British elite - political, academic and the mainstream media - is to ruthlessly reduce what is permitted to be written or spoken until politically incorrect ideas are, if not entirely eradicated, driven underground or held only by those without power.

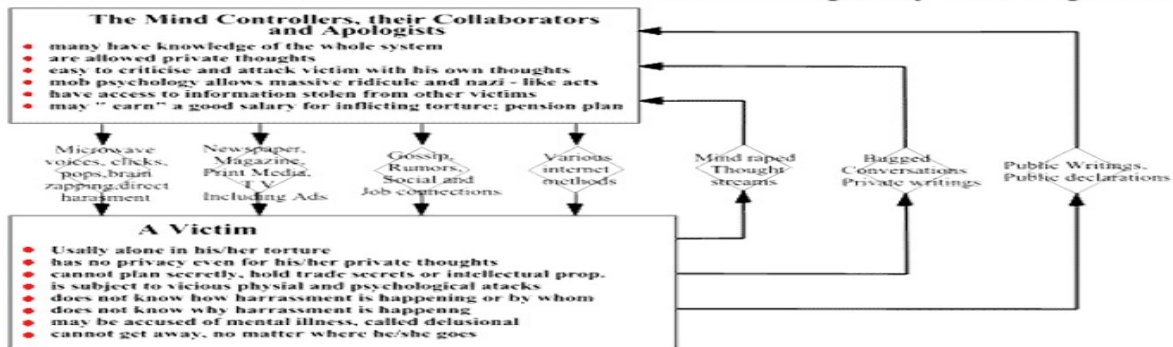
This was what Orwell envisaged with Newspeak, a language so altered and stripped of important meaning that people could no longer rebel because they lacked the language with which to do it.

Free expression is essential to democracy and political freedom. Take it away and oppression soon fills the void. It also has a general cultural value

Britain and the West in general are rapidly losing that essential freedom. We desperately need to fight to save it. [Yours Truly, Robert Henderson](#)

## NSA Covert Operations Lawsuit Reveals Covert Operations of NSA (2) From Our Canadian Correspondent

### Mind Control Information Feedback Paths: Disparity and Repression



### 3. NSA SIGNALS INTELLIGENCE USE OF EMF BRAIN STIMULATION

**N**SA SIGNALS INTELLIGENCE uses EMF Brain Stimulation for Remote Neural Monitoring (RNM) and Electronic Brain Link (EBL).

EMF Brain Stimulation has been in development since the MKULTRA program of the early 1950's, which included neurological research into radiation (non-ionising EMF) and bio-electric research and development.

The resulting secret technology is categorized at the National Security Archives as "Radiation

Intelligence", defined as, "information from unintentionally emanated electromagnetic waves in the environment, not including radioactivity or nuclear detonation". Signals Intelligence implemented and kept this technology secret in the same manner as other electronic warfare programs of the US Government.

The NSA monitors available information about this technology and withholds scientific research from the public. There are also international intelligence agreements to keep this technology secret.

The NSA has proprietary electronic equipment that analyse electrical activity in humans from a



distance. NSA computer generated brain mapping can continuously monitor all of the electrical activity in the brain continuously. The NSA records and decode individual brain maps (of hundreds of thousands of persons) for national security purposes. EMF Brain Stimulation is also secretly used by the military for brain-to-computer link (in military fighter aircraft, for example).

For electronic surveillance purposes, electrical activity in the speech centre of the brain can be translated into the subject's verbal thoughts. RNM can send encoded signals to the brain's auditory cortex, thus allowing audio communications direct to the brain (bypassing the ears). NSA operatives can use this covertly to debilitate subjects by simulating auditory hallucinations characteristic of paranoid schizophrenia.

Without any contact with the subject, Remote Neural Monitoring can map out electrical activity from the visual cortex of a subject's brain and show images from the subject's brain on a video monitor. NSA operatives see what the surveillance subject's eyes are seeing. Visual memory can also be seen. RNM can send images direct to the visual cortex, bypassing the eyes and optic nerves.

NSA operatives can use this surreptitiously to put images into a surveillance subject's brain while they are in REM sleep for brain-programming purposes.

### Capabilities of NSA Operatives Using RNM

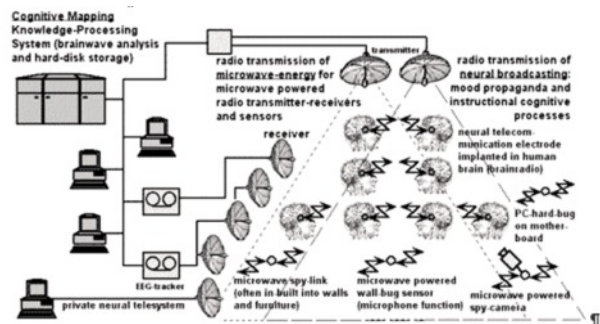
**There has been a Signals Intelligence network in the US since the 1940's.**

The NSA, Ft Meade has in place a vast two-way wireless RNM system which is used to track subjects and non-invasively monitor audio-visual information in their brains.

This is all done with no physical contact with the subject. RNM is the ultimate method of surveillance and domestic intelligence.

Speech, 3D sound and subliminal audio can be sent to the auditory cortex of the subject's brain (bypassing the ears), and images can be sent into the visual cortex. RNM can alter a subject's

perceptions, moods and motor control. Speech cortex/auditory cortex link has become the ultimate communications system for the intelligence community. RNM allows for a complete audio-visual brain-to-brain link or brain-to-computer link.



The above is a simple flowchart of Neuro-Electromagnetic Frequency Assaults showing methods that can be perpetuated by Police and Military Intelligence Agencies toward Remote Mind Control Experiments, Behavioural Manipulation and Murder.

## 4. NATIONAL SECURITY AGENCY SIGNALS INTELLIGENCE ELECTRONIC BRAIN LINK TECHNOLOGY

NSA SIGINT can remotely detect, identify and monitor a person's bio-electric fields.

The NSA's Signals Intelligence has the proprietary ability to monitor remotely and non-invasively information in the human brain by digitally decoding the evoked potentials in the 30-50 Hz, 5 milliwatt electromagnetic emissions from the brain.

Neuronal activity in the brain creates a shifting electrical pattern that has a shifting magnetic flux. This magnetic flux puts out a constant 30-50 Hz, 5 milliwatt electromagnetic (EMF) wave.

Contained in the electromagnetic emission from the brain are spikes and patterns called "evoked potentials".

Every thought, reaction, motor command, auditory event and visual image in the brain has a corresponding "evoked potential" or set of "evoked potentials".

The EMF emission from the brain can be decoded into the current thoughts, images and sounds in the subject's brain.

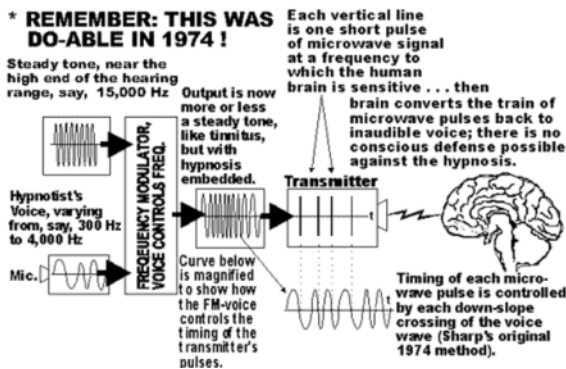
NSA SIGINT uses EMF-transmitted Brain Stimulation as a communications system to transmit information (as well as nervous system messages) to intelligence agents and also to transmit to the brains of covert operations subjects (on a non-perceptible level).

EMF Brain Stimulation works by sending a complexly coded and pulsed electromagnetic signal to trigger evoked potentials (events) in the brain, thereby forming sound and visual images in the brain's neural circuits. EMF Brain Stimulation can also change a person's brain-states and affect motor control.

Two-way electronic Brain Link is done by remotely monitoring neural audio-visual information while transmitting sound to the auditory cortex (bypassing the ears) and transmitting faint images to the visual cortex (bypassing the optic nerves and eyes). The images appear as floating 2D screens in the brain.

Two-way electronic Brain Link has become the ultimate communications system for CIA/NSA personnel. Remote neural monitoring (RNM, remotely monitoring bio-electric information in the human brain) has become the ultimate surveillance system.

It is used by a limited number of agents in the US Intelligence Community.



**HOW SILENT (CONVERTED-TO-VOICE-FM) HYPNOSIS CAN BE TRANSMITTED USING A VOICE FREQUENCY MODULATOR TO GENERATE THE "VOICE" THEN PULSED-MICROWAVE VOICE-TO-SKULL FOR DISTANCE AND COVER.**

The above is a simple flowchart of Neuro-Electromagnetic Frequency Assaults showing

methods that can be perpetuated by Police and Military Intelligence Agencies toward Remote Mind Control Experiments, Behavioural Manipulation and Murder.

**5. [NO HEADING IN ORIGINAL DOCUMENT]**

RNM requires decoding the resonance frequency of each specific brain area.

That frequency is then modulated in order to impose information in that specific brain area. The frequency to which the various brain areas respond varies from 3 Hz to 50 Hz. Only NSA Signals Intelligence modulates signals in this frequency band. (See Table 1 below)

This modulated information can be put into the brain at varying intensities from subliminal to perceptible. Each person's brain has a unique set of bio-electric resonance / entrainment frequencies. Sending audio information to a person's brain at the frequency of another person's auditory cortex would result in that audio information not being perceived.

The Plaintiff learned of RNM by being in two-way RNM contact with the Kinnecome group at the NSA, Ft Meade.

They used RNM 3D sound direct to the brain to harass the Plaintiff from October 1990 to May 1991.



As of 5/91 they have had two-way RNM communications with the Plaintiff and have used RNM to attempt to incapacitate the Plaintiff and hinder the Plaintiff from going to the authorities about their activities against the Plaintiff in the

last 12 years. The Kinnecome group has about 100 persons working 24 hours a day at Ft Meade.

They have also brain-tapped persons the Plaintiff is in contact with to keep the Plaintiff isolated.

This is the first time ever that a private citizen has been harassed with RNM and has been able to bring a law suit against NSA personnel misusing this intelligence operations method.



## 6. NSA TECHNIQUES AND RESOURCES

Remote monitoring/tracking of individuals in any location, inside any building, continuously, anywhere in the country.

A system for inexpensive implementation of these operations allows for thousands of persons in every community to be spied on constantly by the NSA.

- Remote RNM Devices
- NSA's RNM equipment remotely reads the evoked potentials (EEGs) of the human brain for tracking individuals, and can send messages through the nervous systems to affect their performance. RNM can electronically identify individuals and track them anywhere in the US.
- This equipment is on a network and is used for domestic intelligence operations, government security and military base security, and in case of bio-electric warfare.
- Spotters and Walk-Bys in Metropolitan Areas
- Tens of thousands of persons in each area working as spotters and neighbourhood /

business place spies (sometimes unwittingly) following and checking on subjects who have been identified for covert control by NSA personnel.

- Agents working out of offices can be in constant communication with spotters who are keeping track of the NSA's thousands of subjects in public. NSA agents in remote offices can instantly identify (using~ RNM) any individual spotted in public who is in contact with surveillance subject.
- Chemicals and Drugs into Residential Buildings with Hidden NSA Installed and Maintained Plastic Plumbing lines.
- The NSA has kits for running lines into residential tap water and air ducts of subjects for the delivery of drugs (such as sleeping gas or brainwashing-aiding drugs).
- This is an outgrowth of CIA pharmacology (psychopharmacology).
- Brief Overview of Proprietary US Intelligence / Anti-Terrorist Equipment Mentioned
- Fixed network of special EMF equipment that can read EEGs in human brains and identify/track individuals by using digital computers. ESB (Electrical Stimulation to the Brain) via EMF signal from the NSA Signals Intelligence is used to control subjects.
- EMF equipment that gathers information from PC circuit boards by deciphering RF emissions, thereby gaining wireless modem-style entry into any personal computer in the country. All equipment hidden, all technology secret, all scientific research unreported (as in electronic warfare research).
- Not known to the public at all, yet complete and thorough implementation of this method of domestic intelligence has been in place since the early 1980's.

### Editor's Note:

I tried ringing Mr Akwei to find out what was the out-come, if any, of his court case. He firmly

but kindly told me that he could not speak about anything to do with the case over the phone and hung up. A subsequent conversation of similar length resulted in the information that he did not wish his address or phone number published with this article.

So, if we hear of any developments, we'll let you know.

**The End OS22910**

## **How Intrigue Was Used To Depose The Right Honourable H. H. Asquith MP Extract From Pawns in The Game By Guy Carr**

**Political Intrigue — 1914 – 1919**



**T**HE WAY INTERNATIONAL INTRIGUE was used to depose the Right Honourable H. H. Asquith when he was Prime Minister of Great Britain in 1916 was explained to me by a man who was extremely well informed. I met him while serving as King's Messenger in 1917.

We were in my room, in a hotel when, during the course of conversation, I mentioned that I strongly suspected that a comparatively small group of extremely wealthy men used the power their wealth could buy to influence national and international affairs, to further their own secret plans and ambitions. My companion replied:

“If you talk about such things it is unlikely that you will live long enough to realize how right you are.”

He then told me how Mr. Asquith had been deposed in December 1916, and Mr. David Lloyd George, Winston Churchill, and The Rt. Hon. Arthur James Balfour were placed in power in England.

The story he told me had a remarkable similarity to the plot used by the Secret Powers who directed the campaign of *L'Infamie* immediately prior to the outbreak of the French revolution in 1789. It will be recalled a letter was used to lure Cardinal Prince de Rohan to the Palais Royal where he was involved with a prostitute disguised as Marie Antoinette. The alleged modern method is as follows:

Shortly after the outbreak of the war in August 1914 a small group of wealthy men authorized an agent to turn an old, but very spacious mansion, into a fabulous private club. Those who made it possible to finance such a costly undertaking insisted that their identity remain secret. They explained that they simply wished to show their deep appreciation to officers in the Armed Forces who were risking their lives for King and Country.

The club provided every kind of luxury, entertainment, and facilities for pleasure. The use of the club was usually restricted to commissioned officers on leave in London from active service. A new member had to be introduced by a brother officer. My companion referred to it as the “Glass Club”.

Upon arrival, officer guests were interviewed by an official. If he was satisfied with their credentials they were told how the club functioned. The officer applying for admission was asked to give his word of honour that he would not mention the names of any persons he met during

his stay at the club, or reveal their identity after he left the club. Having given this solemn promise, it was explained to the guest that he would meet a number of women well known in the best of London's society. They all wore masks. The officer was asked not to try to identify any of the ladies. He was sworn to keep their secret should he happen to identify any of them accidentally.



**Left: The Author  
Guy Carr**

With the preliminaries over, the officer was shown to his private room. It was furnished in a most luxuriant manner. The furnishings included a huge double bed, dressing table, wardrobe, cabinet with wines and liquors, a smoking humidor, and private toilet and bath.

The new guest was invited to make himself at home. He was informed that he would receive a lady visitor. She would wear a brooch of costume jewelry with the number of his room. If, after getting acquainted, he wished to take her down to dinner that was his privilege.

The reception room, where guests and their hostesses mingled over cocktails before dinner, was like that of a King's palace. The dining room was large enough to accommodate fifty couples. The ballroom was such that many people dream about but few seldom see.

Costly decorations were set off by luxurious drapes, subdued lighting, beautiful women gorgeously dressed, soft dreamy music, the smell of rare perfumes, made the place an Arab's dream of heaven. The whole atmosphere of the club was such that the officers home on leave relaxed at first and then set out to have a real Roman Holiday.

There was nothing gross or vulgar about the "Glass Club". Everything about the place was beautiful, delicate, soft, and pliant ... the exact opposite of the horrors, the violence, the brutal-

ity, of a modern war. Between dance numbers entertainers gave performances which brought out the feelings of joy, fun and laughter. As the evening progressed, a long buffet was literally loaded with luscious dishes of fish and game. A bar provided every kind of drink from champagne to straight whisky.

Between midnight and one a.m. five beautiful girls performed the Dance of the Seven Veils. The dance depicted a scene in a Sultan's Harem. The girls started the dance fully clothed, (even to the veil they wore to conceal the facial features) but, when the dance ended the girls were entirely naked. They danced the final act in their lithe-nakedness, waving the flimsy veil around and about them in a manner which extenuated, rather than concealed, their physical charms. Couples, when tired of entertainment, dancing, and other people's company, retired to their private rooms.

Next day they could enjoy indoor swimming, tennis, badminton, billiards, or, there was the card room which was a miniature Monte Carlo. About November 1916 a very high personage was lured into visiting the Club when he received a note saying that he would obtain information of the greatest importance to the British Government.

He drove to the Club in his private car. He instructed his chauffeur to wait for him. After being admitted, he was taken to one of the luxuriously furnished bed-sitting rooms. A lady joined him. When she saw him she nearly fainted. It was his own wife. She was much younger than her husband. She had been acting as hostess to lonely officers on leave for a considerable time. It was a most embarrassing situation.

The wife knew nothing of the plot. She had no secret information to give. She was convinced that both she and her husband were philandering. She thought it was only this unfortunate chance meeting which had brought them face to face. There was a scene. The husband was informed regarding the part hostesses played at the Club. But his lips were sealed as if in death. He was a member of the Government. He couldn't afford to figure in a scandal.

Every employee in the club, both male and female, was a spy. They reported everything that

happened at the club to their masters. The identity of those involved became known. The information thus obtained was printed for the record in what became known as "The Black Book".

"The Black Book" recorded their sins of omission and commission, their peculiar vices, their special weaknesses, their financial status, the condition of their domestic relations, and the degree of affection they had for relatives and friends. Their connection with, and their influence over, influential men in politics, industry, and religion was carefully noted.

In November 1916, a member of Parliament tried to expose the real character of the "Glass Club". Three army officers, who had patronized the club, became suspicious that it was a vast espionage system, after an attempt had been made to blackmail them into giving information that would have been valuable to the enemy.

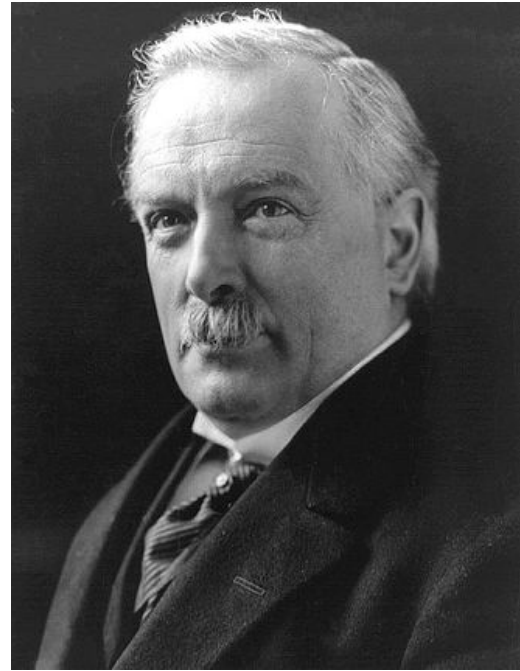
Their adventure involved an Australian lady, her chauffeur, and the wives, and daughters of several highly placed government officials.

The effort to make known the true facts was suppressed, but mention of "The Black Book" was made in Parliament, and in the public press. The government's policy was said to be based on the contention that a scandal of such magnitude could prove a national calamity at a time when the armed forces at sea, on land, and in the air, were meeting severe reverses.

The Liberal press began to attack the Prime Minister. He was accused of harbouring men within his government who were unfit to hold office. He was accused of having had extensive dealings with German industrialists and financiers prior to the war. He was accused of being friendly towards the Kaiser. He was accused of being unable to make prompt and firm decisions.

He was ridiculed as "Wait-and-see-Asquith". My companion told me that evidence against high officials involved in the "Glass Club" scandal caused the Government to resign. Thus, according to my companion, the British Empire was forced to change political Horses in the middle of a World War. When Mr. Asquith did resign in December 1916 he was superseded by a coalition government headed by David Lloyd

George. Winston Churchill and Mr. Balfour were two of the more prominent members.



**The Right Honourable  
The Earl Lloyd-George of Dwyfor  
OM PC**

Shortly after hearing the above story, I was struck by the fact that the three army officers mentioned were reported in the official lists as "Killed in action". In war-time such a thing is quite possible.

Next came a brief notice that the Australian lady, and her chauffeur, had been imprisoned under the Defence of the Realm Act. Then came an announcement that the member of parliament involved in the case had retired from public life.

A few weeks later I was taken off duty as King's Messenger and appointed as Navigating Officer of British Submarines. We did lose 33 per cent of our officers and men but I was one of those to survive.

It was not until long after the war, when I was studying modern history and comparative religions, that I began to realize the vast importance of political Zionism to those who planned to obtain undisputed control of the world's economy. The following historical events speak for themselves.

**To be continued OS22920**

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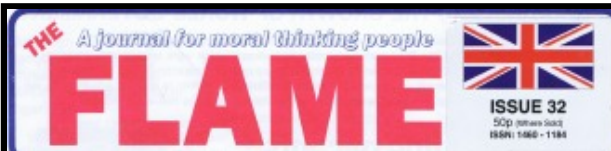
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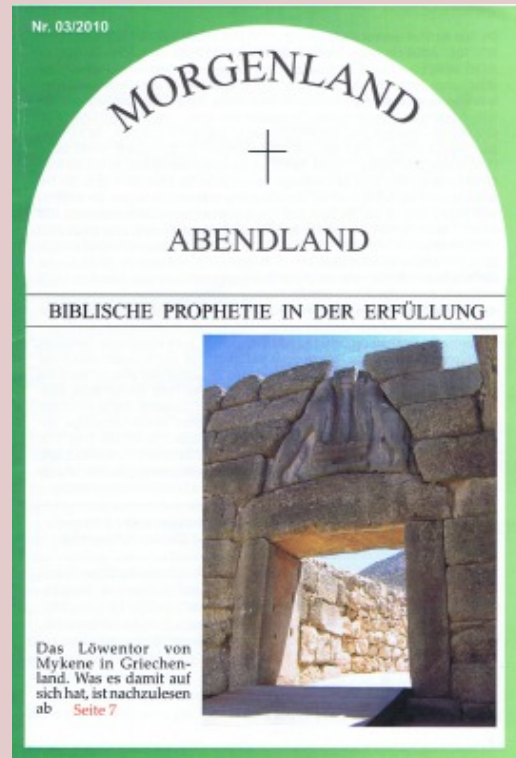
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