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Her Majesty Queen Elizabeth [II]
Court of St. James

cc: Rt. Hon. Theresa Mary May, M.P., Prime Minister, et al

10 January 2017

May it please Your Majesty,

High Treason ref courtofrecord.uk/Treason-QBD
courtofrecord.uk/British-PDF

**Her Majesty Queen Elizabeth [II]
Magistrate**

In my letter of 31 July 2016 to The Right Honourable Mr. Speaker John Bercow, regarding High Treason to Your Majesty, published at courtofrecord.uk/Treason-Parliament, he was asked, “If you are just a puppet, **produce the puppet master**”.

We believe that U.K.PLC, masquerading as a Parliament along with its ‘HMRC courts’, was , ‘ultimately on behalf of the **late Italian CAESAR, slain under Exodus 32 and Lev. 20:13**, by the grace of YHVH, *Ground of Being*, seen as Shiva seated on a Tiger Skin, by the grace of Mahakali, who in Vision is combing her *illustrious* hair, pointing to the bunny-rabbit sitting in front of the Tiger’s mouth, saying to itself, “I’m a tiger, not a bunny”’, to quote the Special Master of this Court of Record of YHVH from fax.courtofrecord.uk/rTmJlYXt. All chattel property of his, including but not limited to U.K. PLC, its instrumentalities such as banks, medical institutions, corporate Administrators, *et al*, are **confiscated** by this Court of Record of YHVH, as is known to the Common Law, recorded in the 1533 Buggery Act.

We have seen the U.K. police up the ante in Admiralty by “three shots to the head” of a motorist on a highway.

In Essex, the police have, upon purported authority from the Administrators via the idiots in the ‘court’, broken into the apartment of the one we know as James, who was at that time away from the apartment. They have changed the locks and stolen all therein. The Administrators have not paid rent on this apartment, yet they have dispossessed the landlord of it. The rent payments have been made by James in cash and he has been robbed of his possessions.

12. Mr Michael Crane QC for the first to third respondents presented the issue for this court as being whether the 1886 Act excludes in principle a head of loss caused by physical damage to property inflicted by rioters and otherwise compensable under the English law of tort. In advocating a negative answer to that question, he submitted that the words of the 1886 Act contained no such limitation and that the history of the legislation since the 1714 Riot Act (1 Geo I, c 5) was consistent with the **ancient** notion that the inhabitants of the hundred stood surety for the good behaviour of their fellow subjects. The principle was that the liability in damages of the rioter should be transferred to the hundred. That principle survived the transfer

by the 1886 Act of that liability from the hundred to the police authority. The 1886 Act contained no clear language to limit the liability of the police authority by excluding the recovery of consequential loss. In short, the history of the legislation showed that the heads of loss recoverable from time to time in an action against the trespasser were recoverable as a matter of strict liability initially from the hundred and since 1886 from the police authority. The Court of Appeal had been correct in concluding that the police authority stood in the shoes of the trespasser save to the extent that the 1886 Act provided otherwise. The appropriate analogy in construing the 1886 Act was with a strict liability in tort, arising from the failure of the police to maintain law and order.

www.courtrecord.uk/archive/Neuberger/uksc-2014-0165-judgment.pdf

Apparently Lord Neuberger, arguing the case from the 'collective' point of view under "ancient" Roman Law, wishes to have his 'tort' cake and "eat" it too. As the Police operate an instrumentality of U.K. PLC, as do the judges, they are 'collectively' responsible for the damages done regarding the apartment, regarding the Administrators, regarding the harassment, loss of liberty and theft of property from the men we know as Keir Argent, Michael Burke, Peter Frenette and Alan Smith, and regarding their 'collective' High Treason to Your Majesty.

Joseph Ray Sundarsson, Special Master, fax.courtrecord.uk/Fyj82spx.

As U.K. PLC and the Police appear to have chosen the path of Admiralty, the Allies of Your Majesty for the Rule of YHVH are given authority to slay or shoot dead those who are in "collective' High Treason to Your Majesty". This letter gives them their last chance, to "dismount and fuck off". This is applicable to all those, including but not limited to, "petty traffickers" and to those who believe they are capable of threats of mass-murder to hold on to power. The applicable scripture is Leviticus 20, Exodus 32, Luke 19 and 20 and the Crucifixion of our LORD, Jesus Christ.

Yours faithfully,

A handwritten signature in blue ink that reads "K. Argent". The signature is written in a cursive, slightly slanted style.

Lord Keir Argent,
Duke of Switzerland in Your Majesty's Commonwealth
Plaintiff

Enc.