

## A Constitutional Initiative to override Political Deadlock

by Caroline Stephens, received 9 September 2019, clarified & corrected by Joseph Gregory Hallett, 9.9.19

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Public anxiety and dismay as to **Brexit** political arguments reflects the similar mood and confusion in the House of Commons. This makes it extremely difficult for the public, poorly served by the media, to understand critical issues, rendering it difficult for any solution to find wide acceptance.

It is noticeable that Parliamentary discussions fail to address significant critical Constitutional problems. These vary according to which outcome is sought. It would win public support if these were clearly explained and understood, yet only last Friday's *Daily Express* [6 September 2019] has made any significant move toward this.

It would help to achieve public understanding of Constitutional hazards to initiate an urgent direct appeal to the United Nations, seeking their support to bring the European Union Commission (EUC) into strict conformity with the requirements of the 1969 'Vienna Convention on the Law of Treaty Making', Clause 46-1.

Serving this Notice would provide immediate justifiable cause for an extension to the Chapter 50 timetable, and demonstrate a firm and legally justified Government initiative.

In line with such a United Nations application, Government should explain in and to Parliament and the media, the different constitutional hazards of the solution, and alternative solutions.

Remaining in the European Union, temporarily or indefinitely, may see the United Kingdom embroiled in the coming move to a sovereign-less Qualified Majority Vote in 2020, and beyond.

Such a 2020 Qualified Majority Vote is entirely contrary to the popular Brexit Vote the UK Government promised to deliver. A 2020 Qualified Majority Vote is utterly hostile to our Constitution, and would involve a European Standing Army and 98 % loss of UK control of the UK Defence Forces.

We have been warned of very significant consequential damage to our Intelligence Services.

There will be no British Pound, and loss of control of Fiscal Independence.

There would also be a loss of Diplomatic Independence to make International Treaties.

A full destruction of Sovereign Independence and our Constitutional autonomy could, and would, rapidly follow any arrangement that does not recover Sovereignty.

Sovereignty was originally breached by the Lisbon Treaty ...

The Lisbon Treaty (Dec. 2007/Dec. 2009) is an unconscionable contract – sneaky and unjust. It was signed with twenty or so pages left blank at the end – that the European Union could add anything to, which all parties pre-approved by signing. This is the definition of 'unconscionable contract', which automatically renders the Lisbon Treaty void ab initio, as though it never happened.

It is as though all signing parties were given children, filmed, shown the film, then signed away their National Sovereignty to protect themselves from Paedophile Charges, and public exposure.

We must exit the European Union and the Lisbon Treaty by initiating a supra party-political consensus confirming our Constitution. The way forward is to ...

1. Make an immediate appeal to the United Nations, referencing a potential breach of the 1969 Vienna Convention on the Law of Treaties, Article 46-1, seeking adjudication that the European Union is attempting to force the United Kingdom to agree to an entirely unconstitutional treaty, totally unacceptable to any British Crown, or British Sovereignty.

Everything within is deemed in Lord Hallett's favour, releasing Sovereignty, unless rebutted within five weeks.

**Article 46. Provisions of Internal Law Regarding Competence to Conclude Treaties.**

1. A State may not invoke the fact that its consent to be bound by a treaty has been expressed in violation of a provision of its internal law regarding competence to conclude treaties as invalidating its consent unless that violation was manifest and concerned a rule of its internal law of fundamental importance.

This is patently ambiguous ... Patent Ambiguity falls against the Crown.

Previously, the Attorney General addressed the wrong Clause in the Vienna Treaty and discouraged this initiative. Such obfuscation is Malfeasance – wilful intention to injure; and Misfeasance – wilful incorrect action; and amounts to Nonfeasance – failure to perform an act required by law.

Caroline Stephens interprets this as: The correct Clause intimates Nothing may be entered into which significantly compromises the constitutional integrity of the responding nation ...

More correctly: 'No State may consent to a treaty in violation of internal laws of fundamental importance'.

With the Article 46-1 double and quadruple negatives removed, stated simply in the affirmative it reads: 'A State can consent to an apparent infringement of internal law of fundamental importance, only if the Sovereign overtly wishes to Abdicate, but is afraid to publicly declare it'.

But to whom is Elizabeth abdicating to?

The EU is not her target, but it is Prince Philip's target. Prince Philip is DVD, meaning he is a WWII German Agent "for whom the war never ended". Prince Philip wants to give UK Sovereignty to the EU.

Prince Philip was mentored by Lord Louis Mountbatten – now an out and out published homosexual paedophile (2005 & 2019). Lord Louis Mountbatten also mentored Prince Charles, whose best friend was Jimmy Savile; and Prince Charles' half-brother Prince Andrew, his best friend was the convicted paedophile Jeffrey Epstein; and their half-brother Prince Edward was convicted of paedophilia in New Zealand, confirmed by the isolated Prince Edward Theatre ... and both Elizabeth and Philip were convicted of paedophilia and child murder in a European Common Law Court.

You get the picture – one of Abdication, a foreboding silent acquiescence to Abdication.

The European Union Commission's exit strategy for the United Kingdom breaches the 1969 Vienna Convention on the Law of Treaties, and is thus automatically rendered unconscionable – ab initio – void from the beginning, as though it never existed in the first place.

This voids the 2007/09 Lisbon Treaty. It also voids any European Union Commission position on the UK.

From here on, which is now, the United Kingdom is free of any European Union, except where UK Politicians are compromised by their paedophilia, most of them choosing to 'Remain', with the British Royal family compromised the same, losing their entire royal status – unfolding at free-fall speed.

Note: The EU and Brussels is not above using paedophilia. The EU and Brussels have a long history of paedophilia – which they have used politically since the 1870s, as tested and published by a Brit. MP to their detriment and jail.

According to the Vienna Convention on the Law of Treaties, Article 46-1, Queen Elizabeth II is abdicating.

Elizabeth is not abdicating to the European Union as their contract and treaties are unconscionable and therefore void. This means the European Union is no longer a party to the treaty or contract ... of Queen Elizabeth II's abdication, and cannot receive her Sovereignty.

Everything within is deemed in Lord Hallett's favour, releasing Sovereignty, unless rebutted within five weeks.

So to whom is Queen Elizabeth II abdicating?

Caroline Stephens continues ...

2. If the application could be supported by Her Majesty, it would add significant force. This application to the United Nations could surely be assembled by a Government legal team within a single working day and be ready to be presented by the UK's Ambassador to the UN on behalf of Her Majesty within 48 hours. Media coverage would immediately raise the entire public perception of the Brexit issue, put political loyalties in perspective, and hopefully engender a patriotic public response.
3. In the meantime, we must begin to educate our public and electorates to the relative risks of the strategies of Brexit and Remain, and the reasons why a No Deal exit may be the only means to preserve National independence and Sovereignty. We must also illustrate this Sovereign status being placed at ever greater risk, unless we are set free and clear from the EU Commission's qualified majority strategy, due to commence in 2020. i.e. the Queen is Abdicating and the Government is fumbling.
4. The dire Constitutional consequences of Remain in the EU will very likely force an Abdication by the Monarch. She would either have to accept a state of perjury, or maintain the Crown's honour by Abdication. Her oaths of office will have become entirely corrupted such that no successor could undertake them. Thus the total demise of the Crown is a very real and inherent risk.

Failure to terminate membership in the European Union will lead us all deeper into a treasonous liability, placing our Government in a foreign Potentate. That Potentate is unelected, unaccountable, and irremovable by any electorate of the United Kingdom, ever.

This is an absolute affront to the Dignity and Majesty of the Crown ... or an absolute Crown Statement of absolution, that it is no longer majestic nor dignified. This foreshadows the **total demise of the Monarchy**. When Brexit is finally done Parliament must be shown to have discharged its absolute responsibility, not to have reduced its own omnipotence and paedophiles in camera.

In summary, the British public must be brought to understand Brexit is a vital precondition to maintain Sovereignty, independence, and responsible political forces acting with integrity for the UK community.

It will do no harm to remind all levels of Parliament of this process.

Alea Jacta Est, Fiat Lux – The die is Cast – Let there be Light.  
clarified and corrected by

Joseph Gregory Hallett

By title: Lord Chancellor of the Kingdom of England, Lord Arch-Treasurer Guardian of the Royal Secret  
Holder of the Letters Patent Royal Prerogative Customary Title to the Sovereignty of the United Kingdom

Receiver of the sword of the Duke of Sachsen-Coburg und Gotha

Holder of the Key to the Rosicrucian Cosmography

Prince Pretender by Temple Bar and High Court Queen's Bench acquiescence

Holy Grae, superior in title 'Christ' to any Knights Templar Grandmaster or Johannite

All Rosicrucian and Bible predictions fulfilled

[www.kingof.uk](http://www.kingof.uk)

Everything above releases Sovereignty to Joseph Gregory Hallett, unless rebutted within five weeks.

## **A Constitutional initiative to override political deadlock**

Public anxiety and dismay as to Brexit political arguments reflects the similar mood and confusion in the House of Commons which makes it extremely difficult for the public, poorly served by the media to understand the critical issues which in turn will make it more difficult to gain wide acceptance to find any kind of solution. In particular, it is noticeable that the Parliamentary discussions are failing to address significantly critical Constitutional problems which may vary according to which solution is the outcome. It may be helpful to win public support if these are now more clearly explained and understood yet only **the Daily Express** last Friday has made any significant move toward this.

Nothing would help more to achieve public understanding of the Constitutional hazards than to initiate urgently the direct appeal to the United Nations seeking their support for bringing the E U Commission (EUC) into strict conformity with the requirements of Clause 46-1 of the Vienna Convention on the Law of Treaty Making of 1969. Serving this Notice would also provide immediately justifiable cause for an extension to the Chapter 50 timetable and demonstrate a firm and legally justified Government initiative.

In line with that application to the UN, the Government should then explain to Parliament and in the media, the different constitutional hazards arising from the alternative solutions available. For example, Remaining in the EU whether temporarily or indefinitely well may see the UK embroiled in the coming move to Qualified Majority Vote in 2020 and beyond.

This is contrary to the popular vote and that which our Government has promised to deliver. It is utterly inimical to our constitution. It will involve the creation of a European standing Army and loss of control of our defence forces. We have been warned of very significant consequent damage to our intelligence services, there will be a loss of

control of Fiscal independence and currency, and loss of diplomatic independence to make international treaties. A full destruction of our constitutional autonomy and sovereign independence could, and most probably will, rapidly follow any arrangement that does not recover Sovereignty which was originally breached in the Lisbon Treaty. We must exit by initiating a supra party-political consensus confirming our constitution. The way forward from this is to:-

1. Make an immediate appeal to the United Nations making reference to a potential breach of the Vienna convention on the law of treaty making 1969 under Article 46-1 with a view to seeking an adjudication that the EU is attempting to force us to agree a treaty based upon fundamentally unconstitutional arrangements unacceptable to the British Crown. I repeat my earlier contention that the Attorney General previously discouraged this initiative because he had addressed the wrong Clause in the Treaty. The correct Clause states that no trading agreement may be entered into which significantly compromises the constitutional integrity of the responding nation which is surely an accurate description of the EUC's exit position.

2. If the application could be supported by Her Majesty it would add significant force. This application to the UN could surely be assembled by a Government legal team within a single working day and be ready to be presented by the UK's Ambassador to the UN on behalf of Her Majesty within 48 hours. Media coverage would immediately raise the entire public perception of the Brexit issue, put in perspective political loyalties and engender hopefully, a public patriotic response.

3. In the meant time we must begin to educate the public and electorate to the relative risks of both a Remain strategy and the reasons why a No Deal exit may be the only

means to preserve our National independence and our continuity of our proud Sovereign status. We must also show how this Sovereign status will only be placed in ever greater risk unless we are set free and clear from the EU Commission's qualified majority strategy due to commence in 2020. Only if the UN do not uphold our complaint then only the Leave without a Deal solution will achieve this.

4 The dire constitutional consequences of remaining will very likely force an abdication by the Monarch. She would either have to accept a state of perjury or maintain the Crown's honour by abdication. Her oaths of office will have become entirely corrupted such that no successor could undertake them thus the total demise of the Crown is a very real and inherent risk in remaining.

Failure to terminate the membership of the European Union will continue to lead us all deeper into a treasonous liability arising from placing our governance subject to a foreign Potentate. That Potentate is unelected by the UK's electorate, is unaccountable to them and irremovable by them.

This is an absolute affront to the Dignity and Majesty of the Crown. It could foreshadow the **total demise of the Monarchy**.

**When Brexit is finally done Parliament must be shown to have discharged its absolute responsibility not to have reduced its own omnipotence.**

In summary, the British public must be brought to an understanding that Brexit is a vital precondition for the maintenance of our sovereignty and independence and that our political forces are acting responsibly and with great integrity on behalf of the whole

community. In passing, it will do no harm to remind all levels of Parliament in this process.