PUBLIC NOTICE

1. MONARCHY was and is organized around certain principles imbued in Law, especially Common Law.

2. The British Monarchy has relinquished and rebutted its Vows, Responsibilities and Accountability for Effects.

3. A General AFFIDAVIT has been prepared [below] to outline and detail the fraud, malfeasance and plainly seditious decisions and activities of the current British Royal "bloodline" family.

4. The first of these seditious activities has had to do with the disappearances of members of the instant family going back to 1892 when PoW Albert Victor, Duke of Clarence, was declared dead who was not dead (until 1931. Other disappearances were to follow.

5. The upshot of these Disappearances is that lookalikes, called doppelgangers, were placed where former family members had been so that "political correctness" respective of Masonic Orders could be maintained.

6. Masonic Orders took and take their Orders from the Vatican, from Banks, Logistics & Armaments Corps.

7. The past century of war has been conducted by these illegal, non-bloodline, mercenary Royals for their own gain, profits and Luciferian prophecies.

THE TIME IS COME FOR ALL BRITS TO VIEW AND EXAMINE THESE OUTCOMES OF THEIR BRITISH MONARCHY

GENERAL AFFIDAVIT

The within named person (Affiant), **Maureen Emily Cragg**, who is a resident of 1290 Forestwood Drive, Apartment 12, Yuba City, California 95991 personally came and appeared before me, the undersigned Notary Public, and makes her statement, testimony and General Affidavit under oath or affirmation, in good faith, and under penalty of perjury, of sincere belief and personal knowledge that the following matters, facts, and things set forth are true and correct, to the best of her knowledge:

1. I am above 18 years of age and having personal knowledge of the facts stated herein. I am a resident of the United States of America.

2. I intend to file a NOTICE & Complaint before the Crown Court, Temple Bar, City of London, United Kingdom for Indictment of HRM Elizabeth II and her Royal Family for a Charge of Conspiracy as Constitutional Monarch in Treason; pursuing abandonment of her Royal leadership role and turn-over from governance by consent to global topdown totalitarian dictatorship, in secret without the consent of "any" in the United Kingdom/United States of America/Australia/New Zealand; and demand as a member of the Royal Family for Accession. 3. I submit that all laws that have gone through since 1911 (under King George V, the Luciferian) are invalid because they were passed in subterfuge and by trickery, rather than abide by "advise and consent" as civil acts of responsibility.

4. I state that to subvert the authority of the Monarch is treason. Further, successive Fabian governments (Labour and Conservative) have handed over sovereignty to Europe (under Lisbon Treaties). They have filled the country with foreign people. Under the Civil Contingencies Act 2004, they have made it possible to remove Constitution and Parliament. They have made Assemblies by Brussels replace Parliament by us and ours.

5. I state that under the Constitutional Reform Act 2005, Blair and Falconer took over prerogative powers from the Queen, which means the loss of the people's power through their allegiance and relationship with the Queen, and increased middle levels of hierarchy accountable to no one at the Queen's hand.

6. I state that since 1972 five European Union treaties have been signed abolishing the United Kingdom. As this is illegal under the British Constitution, this nation had to be undermined with the use of surreptitious methods listed below. The EU has partially succeeded through subversion by British traitors from inside the UK, who dominate worldwide Maritime Statutes and Administrative codes, top-down, with Parliamentary legislation.

7. I state that the EU has laws of a police state, and its Constitution hands absolute power to unelected dictators; it specifically hands all military power (and that includes the nuclear weapons of Britain and France) to unelected hierarchies. It is the Soviet-Chinese system, and it leaves a sham EU parliament with no power. It will abolish the nations of Great Britain, England and the US eventually also.

8. I state that the legal basis for treason is firstly it has always been the most serious crime on the statute book, worse than murder. What PM Heath did was the ultimate act of treason—not just undermine the nation—but abolish it without the peoples' knowledge, advice or consent.

9. I state that HM the Queen has committed five acts of treason signing EU treaties that abolish her nation. She is the only monarch to have broken her Coronation Vows and failed as the ultimate check and balance, failed to insist on a national ballot for the abolition of her nation. 11. I state that Edward Heath committed an act of treason by passing the 1972 EU Communities Act, which is the enabling Act to abolish his nation. He then lied in his White Paper and in his speeches that this Act would not abolish their sovereignty. He started the entire illegal EU process. The fact he was a lifelong member of the DVS Deutsche Versicherungen Dienst Intelligence department was not discovered until his death.

12. I state that Tony Blair committed three acts of treason, with three EU treaties. He was also an enthusiastic implementer of EU laws disguised as British laws, the latest being ID cards. He was an enforcer of crippling EU regulations. Blair is the chief manufacturer of an EU police state in Britain (Scottish Rite 33rd degree Mason of Studholme Lodge No. 1591).

13. I state that John Major committed treason with the Maastricht Treaty; he also sold the main military and nuclear port, Devonport Dockyard, to Dick Cheney's Haliburton Corporation for peanuts, his bribe was to be European MD of the Bush family's Carlyle Weapons Group, and \$1 million paid for life, so he is definitely on the side of elite hegemony.

14. I state that Margaret Thatcher committed treason with the Single European Act. She is the only Prime minister who now regrets signing it.

15. I state that the above four people have all committed treason, and prosecutions are pending. Tony Blair's risk is the full force of the law for signing the Amsterdam Treaty among others. But in a stunning abuse of power, he secretly repealed treason laws with an amendment hidden in the Crime and Disorder Act—and the Queen signed it in 1998—saving both their necks from trial and hanging.

16. I state that on June 2, 1953, Queen's Coronation Vows "REIGN" vs. "RULE" in the transcript of the original coronation video, herein is the dialogue between the Queen and officials of the Church of England at Her Majesty's Coronation.

"... dedicating herself before God, to the service of her subjects." "Madam, is Your Majesty willing to take the Oath?"

[HRM states] : "I am willing."

"Will you solemnly promise and swear to govern the peoples of the United Kingdom of Great Britain and northern Ireland—Canada, Australia, New Zealand—according to their respective laws and customs?"

[HRM states] : "I solemnly promise so to do."

"Will you to your power, cause Law and Justice in mercy to be executed in all your judgments?" [HRM states] : "*I will.*"

"Will you, to the utmost of your power, maintain the Laws of God and the true profession of the gospel?

"Will you to the utmost of your power, maintain in the United Kingdom, the Protestant Reformed religion established by law?

"Will you maintain and preserve invoilable, the settlement of the Church of England-and the doctrine, worship, discipline and government thereof, as by Law established in England?

And will you preserve unto the Bishops and Clergy of England, and of the churches there committed to their charge, all such rights and privileges as by law do or shall appertain to them or any of them?"

[HRM states] : "All this I promise to do."

[HRM states] : "The things which I have here before promised, I will perform and keep, so help me God."

IS THIS CLEAR ENOUGH?"

In a Constitutional Monarchy, it is Members of Parliament who rule by law (legislation of Law and Statute Codes) while the Sovereign reigns. The Monarch serves a function similar to checks-and-balances in the Constitution of the United States. Thus Parliament is charged with crafting statutes once foundational laws for the nation are in place.

It is fitting under such a Constitutional Monarchy for the King or Queen to operate by powers listed below.

"Executive" Powers of the Queen or King of Britain prior to 2005:

• The power to choose and dismiss (hire and fire) a prime minister.

• The power to dismiss (hire and fire) ministers and the government, dissolve parliament and call for new elections.

• The power to enact laws and/or veto legislation passed by Parliament.

• The power to issue proclamations with Parliament's consent.

• The power to "exercise Crown prerogatives," including declaration of war and emergency.

• The right to read confidential government documents and intelligence reports, to advise and to warn.

• The power to elevate or exile individuals; pardon convicted felons, grant and bestow titles and honors, where she herself is immune from accusations of conflict of interest. This is a debatable issue due to the fact the Royal Family retenue reflect back on the Monarch's character; and there have been many unscrupulous, perfidious, deceitful monarchs in history to date.

AU CONTRAIRE, ROYAL DUTIES AS A HOSPITALITY— Public Relations EXECUTIVE

As articulated in *Annual Financial Reports* of Buckingham Palace, there is no correspondence or similarity between "Her Majesty's Powers" and the actual carrying out of functions she routinely performs. The Queen serves as corporatist *mascot* of State and only includes *ceremonial* aspects of leadership-no judgments or problem-solving or decision-making is included, as recorded in the following activities in the 2011 Annual Report: CITATION: 2011 Annual Financial Report of Buckingham Palace, Page 5.

• Undertaking constitutional duties, for example the State Opening of Parliament, regular audiences with the Prime Minister, meetings of the Privy Council, giving Royal Assent to legislation and approving many appointments;

• Fulfilling constitutional responsibilities in relation to the Scottish Parliament and, where appropriate, the Welsh and Northern Ireland Assemblies; • Carrying out State and Royal Visits overseas and receiving State and Official visitors to the United Kingdom;

• Receiving credentials from foreign Heads of Mission; and presenting honors at Investitures. In addition, the role of The Queen, supported by members of the Royal Family, extends more widely than these formal duties and includes:

• Providing a focus for national identity, unity and pride (for example on Remembrance Sunday and at times of national celebration or tragedy);

• Providing a sense of stability and continuity (for example by participating in traditional ceremonies such as Trooping the Colour);

• Recognizing success, achievement and excellence (for example through visits, receptions and awards); and

• Contributing through public service and the voluntary sector to the life of the nation;

• In this area The Queen is particularly supported by the work of other members of the Royal Family (e.g. The Prince's Trust and The Duke of Edinburgh's Award Scheme).

17. I state that conflicting obligations render the Monarch a puppet by choice Default In Royal "Covenant" Obligations as if nonexistent. Today, the Monarch serves as a consumer and not as "Mediator" in conflicts of interest and disputes between Common and Statute Laws. She presides in name only, distancing herself from making checks-and-balances that moral leadership demands, that the word "REIGN" implies. She doesn't even speak up about or speak to conditions of slavery, war and want. But she's the head of the Church, so that its Bishops don't speak up either.

Bishops of the Church of England are also silenced, especially with Tavistock across the street from the Archbishop of Canterbury's office. Whereas she vowed to protect and support the Church of England, she sits quietly as a parishioner in the pew and allows Tavistock, which her grandfather King George V (with Kaiser Wilhelm) helped establish, to degrade, discount, demean and dishonor Britain's Covenant epitomized by the Stone of Scone under St. Edward the Confessor's Chair; but also British culture and law, in direct violation of her Coronation Vows.

18. I state that Queen Elizabeth signed six Lisbon Treaties that gave away her sovereign prerogatives—practically behind closed doors and without the consent of the British people—to EU management by distant, impersonal entities, unelected and unrepresentative of Britain. She has reduced herself to the status of middle manager of the United Kingdom Corporation.

18A. Technically, there is nothing "Royal" about Royals who join the EU, because the EU rules, but no Monarch has the authority to combat conflicts of interest caused by EU legislation. And so, a Royal Monarch sits together with others as peers who all still pretend to be sovereigns having dominion even over themselves, while they are all yet subject to EU top-down legislation.

18B. Britain's Queen serves as hostess and greeter, or she may send in a look-alike [doppelganger] lady-in-waiting which is official policy of Buckingham Palace. Effectively, she is in the hospitality business, she entertains for the State and she reads "My Government's Goals" without challenge or question.

19. I state that City of London; Inns Of Court; The Bar—QE2 stands silent and servile before the Inns of Court that run dual and twisted legalist systems combining common law and maritime statutes without regard to effects on honest working classes. Her Majesty's relationship to the Vatican, despite cautions embedded in the 1689 Bill of Rights that imbue a "separate but equal" status upon Her Majesty and the Pope, ignores the reality of infiltrating practices of Jesuit and Occult chivalric Orders into UK society; namely, Order of the Garter, of the Thistle, of the Bath and of St. John the Divine; Knights of Malta, and the Committee of 300, among others.

19A. Even if the present Pope were an honorable man, the next one could be another problem-identity because Papism falls into factions — Christian, Satanic and Luciferian. And everybody knows, Religion is a problem requiring clarity, facilitation skills and wisdom coming from leadership for peace to obtain.

20. I state that regarding immigration – Her Majesty and the entire Royal family distance themselves from effects of Treaties she has signed that abrogate and annul sovereign human rights and economic parity of British citizenry in favor of an EU invasion of foreign minorities literally threatening to take over the UK, namely, the same Quranic imams and scholars that historically by dogma and doctrine have sought to conquer Western society.

20A. And again, due to confusion over the trafficking of "persons" between UN, EU, Quranic, Talmudic limits [against women, children and dissidents] and [faith and thinking] boundaries—which Her Majesty left in place and never speaks to—her children are found to be in just one scandal after another for vicarious profits. Mainstream media endlessly discuss and gossip about prurient escapades. The fact Prince Andrew is single, he can "date" whoever he wants post--puberty, and "hell hath no fury like a woman scorned;" so even when no crime has technically been committed, there is staged uproar in the media.

21. I state in regard to added effort to confuse – there is a political strategy of dominance that introduces dysinformation and misinformation into the Kingdom Of David-Israel-Britain.

²¹A. In this regard, Lie Number One is that the United Kingdom has only been in existence since 1603, that it has no basis in religion at all, nor does the Anglican Communion have coherent history, back to Scotland, back to Irish Kings before the Roman invasion. This is not true, but the history is suppressed and hidden. People think Celts and Picts are similar; actually, Celts were the Jews who settled in Cork County, Ireland in 583 BC.

21B. Lie Number Two is that Roman-Maritime-Laws of the Sea and Laws of the Admiralty including the UC Code are just as LAWFUL and reasonable in utility for humane relations in trust situations as they are for people in relations where there is no trust at work in relationship. This is false. Common laws are for people who know each other.

21C. Lie Number Three is that it's reasonable to set the two sets of laws

against each other in Bar without ever having articulated discrete sets side-byside or paying any attention to the chaos that is created in relationships by Maritime Law.

21D. Lie Number Four is, citizens of a nation can be treated as cattle who are not privy to two distinct sets of law and their contents as to who has dominion or sovereign status.

21E. Lie Number Five is that law ought to be so voluminous and complicated, a nation best not try to teach its stipulations to citizens directly; but rather require a profession of legal experts who profiteer on legal predicaments they create by virtue of special knowledge. This is outrageous upon working people.

²¹F. Lie Number Six is the "Bar Association" [Inns of Court] definition of a "person" engaging an "expert in law" is "imbecile," even though barristers and lawyers themselves cannot command all sets of legalisms. The costs of Maritime Courts are too burdensome to bear for honest working people.

21G. Lie Number Seven is that any nation can live by liberty and dominion that sets a profession of barristers, lawyers and legislators against its own people.

21H. Lie Number Eight is that a "reigning" Monarch has no

responsibility to notice any of this treachery, who presumes no responsibility for serving as check-and-balance to restore boundaries between Law of the Land [trust and in occupancy] versus Law of the Sea, corporate statutes and administrative.

22. I state that common law justice was established among the bloodlines of Israel Kings by Moses over Mount Horeb after the exodus from Egyptian slavery, and the Kingdom's operations guaranteed that the outcomes of law would be win/win or pay/win in disputes and conflicts for and among the people themselves. Elitism was not permitted and the King had to abide by the same laws as everyone else.

22A. Common Law, one version of *Laws of the Land*, have always had the purpose of protecting and restoring balance and justice of citizens and travelers who reside and live and work on the land in relationship in a nation and culture of people, in mutuality (e.g., the Irish Brehon system is another legal system in trust). Common Law is based on truth telling among people who know each other.

23. I inquire about the covenant for the Kingdom in Britain? How did this Royal Family come about it? Did they keep it, lose it, or throw it away? "Covenant" is not even mentioned in the entire Buckingham Palace Website. What is the truth about the Lia Fail, the Stone of Destiny, the Coronation Stone? It is at [<u>https://www.youtube.com/watch?v=yLtqd_ERtCU</u>].

24. I state that the written history going back 2,600+ years has been with us all along. In the Jewish Diaspora, the tribal line of Judah set up residence in Ireland. Britain's Monarchy goes back to Tara Ireland beginning in 583 BC, to settlements where Tribes of Dan and Judah saw the arrival of the Prophet Jeremiah after Jerusalem's sacking, with King Zephaniah's two daughters, Teah Tephi and Sophia, among Celts, Druids, Danes and Gaels.

24A. Holy-law-abiding culture according to Holy Law and Brehon Law continued until St. Patrick converted Ireland to Romish Christianity, and the Royal bloodline moved to Iona Scotland, where and when King Fergus moved the Monarchy and its Lia Fail, about 500 AD. And then, when Edward I conquered Scotland he moved the Lia Fail from Scotland to London in 1,296 AD. I mean, if the Crown is Monarchy over the entire British Isles, then this is it's true history—not the current version which places the beginning of the Monarchy in 1,603 AD [This statement is based upon reference from - See Hardinge, Leslie, *The Celtic Church in Britain*, New York, Teach Services Inc., 2005; Davidy, Yair, *THE TRIBES, the Israelite Origins of Western Peoples*, 2009(?), Hebron, Israel: Russell-Davis Publishers; Hisslop, Bishop Alexander,

The Two Babylons, Proof that Roman Catholic Beliefs Came from Pagan Babylonian Religion, Ontario, CA: Chick Publications; Windsor-Cragg, E. Emily, Come Let Us Make Man In Our Image, Charleston, SC: Amazon.com Publishers, 2014; Windsor-Cragg, Emily E., Restoring the Kingdom of God to Sovereignty, San Bernardino CA: Amazon.com, Aug 2014.]

25. I state that six hundred years after the Kingdom of David came to Britain, *Jesus Christ* established the more subtle ethics of the Irish *Brehon* system of Law—in Judea—when he edited His Father's *Holy Mosaic Law* to include personal applications and intentions—much as the Irish *Brehon* System of Law was a personal legal 'relationships' system characterized by mutual trust and reliability.

²⁵A. Moreover, with the Sacrificial death of that innocent dissident *Yeshua ben Joseph* in 33CE, the point was made that executing an innocent has no reason and no purpose in creating good and just _{outcomes}. So Jesus in His Teachings omitted capital punishment, just as in Irish *Brehon* Law there was no capital punishment provision where human relations are in civil conflict. See Appendix 2, *The Beatitudes and Teachings of Yeshua ben Joseph*, no cruelty at all.

25B. Jesus had taught, "Give therefore what is Caesar's to Caesar; but

what is God's to God," THE OPERATING PRINCIPLE of the Christ—NOT subjection as a vassal-chattel to ROMAN-STYLED Corporate STATE by impersonal rules, policies, procedures and mechanistic practices as in Maritime Law wherein there is no mutual expectation of trust.

26. I state in regard to -- How did impersonal Maritime Law (favoring elites) overtake Common Laws of the Land in the British Isles? In this, here is a legalist thumbnail history: How Maritime Law won over Common Law in Britain. In the 16th and 17th century a handful of simultaneous elements changed law from the customary application of Common Laws of the Land for the peoples of the Land, to Laws of the Sea, of Commerce, of corporate statutes. In the 16th century the Spanish Armada dominated the globe with conquest, and at the time, Spain was the protector of Rome and Vatican, Spain and Italy serving as single military-political unit.

27. I state that one of the Popes in a Papal Bull (I believe it was "Innocent" in 1215) declared the Vatican owned every soul on earth. Nobody countered that claim of and by Founders Eloheim [Galactic policy]. Henry VIII adopted the Protestant Faith to get free of that statement, and he formed the Church of England to be able to say, "No, they don't own us."

28. I state that then with the founding of MI5-Intelligence by John Dee

and collaboration of the Jesus Society of Jesuits, Queen Elizabeth I ordered the British Navy to conquer Spain at sea in battle with the Spanish Armada and destroy Spain's (and the Pope's) dominance, which occurred at sea under Laws of the Sea, high Maritime Laws obtained, and thereafter, Maritime Laws became dominant over England as well, but Spain lost all claims and rights that they had won under Laws of the Sea.

29. I further state that England could now say, "We've now taken away the ownership of humanity from the Vatican, and we are now ruling the world because we are in command of the Vatican by monetary dictates and commerce Law."

29A. Queen Victoria continued in the tradition of exercising sovereign rights of her nation, but forever-after, under a pretext that Common Laws were still sovereign over the Land, which was no longer the case. Today like the US, the United Kingdom is not a common-laws-of-the-land Covenant Nation; it's a "Dinseyworld" of British Commerce and Statute Codes, and Her Majesty is merely its middle manager. She threw out her Crown when she signed six Lisbon Treaties. These facts need to be known. Queen Elizabeth II is not a reigning Monarch. She is a corporate mascot of the United Kingdom Corporation. 30. I state in regard to legalist thumbnail history: HOW Maritime Law WON OVER Common Law in Britain – In the 16th and 17th century a handful of simultaneous elements changed law from the customary application of Common Laws of the Land for the peoples of the Land, to Laws of the Sea, of Commerce, of corporate statutes.

31. I state in regard to Monarchy vs. European Union Hegemony Tyranny of Predatory Leadership arising out of confusion between Maritime Statutes and Common Laws that in this regard British Monarchs have been silently presiding with assent to the presence of four stupendous black-hole quagmires, never speaking to their causes, effects, outcomes or reasons, and allowing predatory elites to simply destroy English culture all over the world, as if they had the right to do so.

31A. How is the wrecking of British/US culture different from dropping an atomic bomb on a city? Or poisoning the land with radiation? Now as a woman and mother I understand Boudicca. What are these effete globalist barbarians doing, chopping down the tree of civil behavior and replacing manners and tact with totalitarian rule-baiting.

32. I further state with regard to four cases of malfeasance & obfuscation (Wimping Out) of The Monarch Pedophilia and "Person"-Trafficking-- "Just business" in Maritime Law, Quranic & Talmudic Dogma, Doctrine and Rules—especially in UN-UNESCO Education Policy.

32A. Elite control over politics and legislation is guaranteed by the blackmail of MPs for "procuring" porn and witnessing or participating in child-abuse and slavery; but in Maritime Law there are no penalties for subjective harm arising from "procuring a person as a service," except cash money, because Maritime Law is based on indifferent and impersonal social norms, i.e, UN guidelines.

32B. And so, scandals arise and fall, but prosecutions for childtrafficking, snuff porn, slavery and murder for body parts are few and far between. At the same time, prosecutions for truly victim-free crimes (like "smoking weed," selling raw milk, growing a garden in a "wrong" place or installing rain-catch barrels) create harmless felons for prison-industries that profit judges and stockholders of prisons and social services.

32C. "Revenue-enhancement" is now the primary goal of agencies charged with peace and public safety right under the nose of the Queen, who maintains her schedule of visits to the poor but never addresses their problems or terrors. Royal visits comprise shallow chit-chat, as a matter of policy. 32D. Debt and Class Bankruptcies arise out of bank usury, fiat-debt financing and bank fraud, ponzi schemes and collections scams characteristic of a fiat-debt banking combine whose staged inflation impoverishes every worker in the world.

32E. Serial wars for profits & prophets occur because defense contractors and paid mercenary terrorists are free from legal accountability under Maritime Law. Covert paramilitary operations, radiological contamination by depleted uranium -- depleted Uranium trade -- there is no excuse for this by Royals who Boo-hoos about ecological balance. Such a level of hypocrisy overlooking four elephants in the room, belies any claim of leadership skill.

33. I state in regard to my conclusion that Britain (and every Englishspeaking nation derived therefrom) is/are now vassal regions of a top-down dictatorial hegemony that operates from Laws of the Sea in Belgium -- It's primarily a banker-dominated cabal in control by covert intelligence (Mossad-MI-6-CIA-led) and Masonic blackmail, assassination and psych-ops worldwide cabal. This means, Common Laws against harm, deceit, fraud, waste and abuse are inoperative because "Business As Usual" takes precedence over justice with fairess; and violence is profitable. 34. I further state that the teachings of Quran and Talmud with respect to abuse of women and children, sexual slavery, sex and snuff porn, female genital mutilation and conquering terrors of Islam; plus a caste system of "Insiders" versus "Outsiders" as promulgated in the Talmud; plus wholesale slaughter of innocents staged by "terrorist mercenaries" is permitted by Radicals under the "Equality of Religion" statute of the UN and EU Charters, all of which are "legal" to the extent these practices are not and will not be prosecuted by most Common Law Courts of the Land due to lack of funding for conspiracies.

34A. Indeed, terrorism, disappearances and suicides are regularly staged to keep all people intimidated and in subjection.

35. I further state that corporate hegemony is killing the planet with chemicals, contracted diseases and contaminated vaccines, and blaming the working people all the while. Totalitarianism and terrorism have come to the English, and there is no reason for these to ever cease, because blackmail, assassinations and trafficking against dissenters can keep a legalized Crime Syndicate in place for generations until and unless populations are energized or elites get lazy and let go of their power by leaving the world stage.

36. I also state that Queen Elizabeth II and her branch of the Line of

David let it happen, and they have been in silent collusion the whole time; whereas my father said no, not this. Not more war, because he had spent four years on the ground in World War I. No, not more financial manipulations; he was pro-labor.

36A. And I'm here to say to you, elites are just letting it happen unless this Throne is turned over to a bloodline legal heir who serves the people, to correct these matters, with an education, training, God's Grace and Strong Arm [whatever that means] of Almighty Sovereign YHVH, who with the Patriarch Jacob, forged this Covenant so long ago.

36B. Vastly rich people didn't just let this happen; they also preside over gagging the media; concealing of damage caused in marketing and distributing contaminated medical pharmaceuticals, depleted Uranium products, insecticides and genetically modified sterile seeds.

36C. Oil rig accidents are uncorrected that BP Oil Co weaseled out of repairing. Today, the elites are planet-killers, loose cannons ecologically, who call on the rest of us in this world to tighten our belts and take the blame. But what's happening to us, the English-speaking peoples of the world, hides behind a curtain of secrecy, here:

[http://www.holyconservancy.org/protocol.pdf] a complete "Protocols

of the Elders of Zion," Illuminist Playbook for Globalist New World Order hegemony, 46 pages, two-up, print landscape orientation.

36D.nHer Majesty either doesn't know about it or she's in on it. I also state that I figure, we only have weeks or months at best to stop bankster-war parties and their psychopathic hierarchy from starting another world war to comply with Albert Pike's confabulated prophecies of Three World Wars, a directive Pike delivered through Scottish Rite Masonry in 1871.

36E. Leaders who consent to this degradation of civil society must be taken aside and given a broom and a shovel in exchange for their heinous acts. [World War 3: the Final Social Cataclyism that follows collapse of the fiatdebt banking scheme so bankers can spare their equities from demands by working people, so they fund wars, time and again. But that's another story]

36F. [See https://www.youtube.com/watch?v=oIIpv_PAYwY and http://en.wikipedia.org/wiki/Albert_Pike]. Non-linear warfare is waged against us all by confusing what we can know. This is a deplorable way to keep people away from knowing anything true or not true.

36G. [http://www.filmsforaction.org/watch/nonlinear-warfare-a-newsystem-of-political-control-2014/]. Journalists in the West are forbidden to tell true outcomes versus staged (hoaxed) events. But elites either don't care or they are sanctioning such perfidious behavior.

36H. [https://www.youtube.com/watch?v=yp-Wh77wt10].

36J. I believe Her Majesty ought to be explaining to us, why she has not called attention to the Illuminati plans to control, dominate and clear this planet of its peoples.

37. I state in regard to Jewish laws of bloodline that I made a copy of the Mosaic Law, which every King's offspring in the Kingdom of David is required to make, and it is here: <u>http://www.holyconservancy.org/2728.htm</u>.

37A. English Bill of Rights, 1689, An Act Declaring the Rights and Liberties of the Subject and Settling the Succession of the Crown, reestablished the monarchy as a result of the Glorious Revolution, Avalon Project [http://billofrightsinstitute.org/resources/educatorresources/americapedia/americapedia-documents/english-bill-of-rights/].

37B. Act of Settlement, June 12, 1701, Great Britain Act of Parliament that, since 1701, has regulated the succession to the throne of Great Britain. [http://www.britannica.com/EBchecked/topic/536314/Act-of-Settlement] Royal Marriage Act of 1772, The Regency Collection | Georgian Marriages.

37C. [http://www.legislation.gov.uk/apgb/Geo3/12/11/contents] His Majesty's Declaration of Abdication Act, 1936, was not initiated nor executed by the actual physical Edward VIII. It was a hoaxed event staged to justify Edward's disappearance and disappearances of his children. This fraudulant Act also excluded any possible future descendants of Edward from the line of succession. [http://www.heraldica.org/faqs/abdicate.html].

37D. Disappearing inconvenient relatives is not the practice of the Mosaic Covenant accession of Kings. However, that is what happened to PoW Albert Victor, son of Edward VII and Alexandra. It happened to Czar Nichlas II and his family; and to Prince John, all of whom were summarily disappeared by the Royal Sovereign at will.

37E. On one hand, Royals claim to follow the Christian practices of marriage and legitimate family, but on the other hand, Christian ethics are now substantially missing from UK State policies and party politics.

38. I state with regard to Tavistock Institute's "End justifies the Means" http://www.theforbiddenknowledge.com/hardtruth/tavistochumanrelations.htm. This group was formed at Oxford University, London, by the Royal Institute of Of International Affairs in 1922. When it was decided that a super-body would control European affairs, the RIIA founded the Tavistock Institute, which in turn created NATO. For five years, NATO was financed by the German Marshall Fund.

38A. Dr. King was assigned by the Club of Rome to destroy America's education by taking control of the National Teachers Association and working in close conjunction with certain law makers and judges. Scientists engaged in the process of conditioning are called "social engineers" or "new-science social scientists" and they play an integral part in what we see, hear and read. "New school" social engineers were Kurt K. Lewin, Professor Hadley Cantril, Margaret Meade, Professor Derwin Cartwright and Professor Lipssitt who, together with John Rawlings Reese, made up the backbone of new-science scientists at Tavistock Institute.

38B. QUOTE: The ideology of American foundations was created by the Tavistock Institute of Human Relations in London. In 1921, the Duke of Bedford, Marquess of Tavistock, the 11th Duke, gave a building to the Institute to study the effect of shell shock on British soldiers who survived World War I. Its purpose was to establish the "breaking point" of men under stress, under the direction of the British Army Bureau of Psychological Warfare, commanded by Sir John Rawlings-Reese.

Tavistock Institute is headquartered in London. Its prophet, Sigmond Freud, settled in Maresfield Gardens when he moved to England. He was given a mansion by Princess Bonaparte. Tavistock's pioneer work in behavioral science along Freudian lines of "controlling" humans established it as the world center of foundation ideology. Its network now extends from the University of Sussex to the U.S. through the Stanford Research Institute, Esalen, MIT, Hudson Institute, Heritage Foundation, Center of Strate-gic and International Studies at Georgetown, where State Dept. personal are trained, US Air Force Intelligence, and the Rand and Mitre corporations. The personnel of the corporations are required to undergo indoctrination at one or more of these Tavistock controlled institutions. A network of secret groups, the Mont Pelerin Society, Trilateral Commission, Ditchley Foundation, and the Club of Rome is conduit for instructions to the Tavistock network.

Tavistock Institute developed the mass brain-washing techniques which were first used experimentally on American prisoners of war in Korea. Its experiments in crowd control methods have been widely used on the American public, a surreptitious but nevertheless outrageous assault on human freedom by modifying individual behavior through topical psychology. A German refugee, Kurt Lewin, became director of Tavistock in 1932. He came to the U.S. in 1933 as a "refugee", the first of many infiltrators, and set up the Harvard Psychology Clinic, which originated the propaganda campaign to turn the American public against Germany and involve us in World War II. In 1938, Roosevelt executed a secret agreement with Churchill which in effect ceded U.S. sovereignty to England, because it agreed to let Special Operations Executive control U.S. policies. To implement this agreement, Roosevelt sent General Donovan to London for indoctrination before setting up OSS (now the CIA) under the aegis of SOE-SIS. The entire OSS program, as well as the CIA always worked on guidelines set up by the Tavistock Institute.

Tavistock Institute originated the mass civilian bombing raids carried out by Roosevelt and Churchill purely as a clinical experiment in mass terror, keeping records of the results as they watched the "quinea pigs" reacting under "controlled laboratory conditions". All Tavistock and American foundation techniques have a single goal-to break down the psychological strength of the individual and render him helpless to oppose the dictators of the World Order. Any technique which helps to break down the family unit, and family inculcated principles of religion, honor, patriotism and sexual behavior, is used by the Tavistock scientists as weapons of crowd control. The methods of Freudian psychotherapy induce permanent mental illness in those who undergo this treatment by destabilizing their character. The victim is then advised to "establish new rituals of personal interaction", that is, to indulge in brief sexual encounters which actually set the participants adrift with no stable personal

relationships in their lives, destroying their ability to establish or maintain a family. UNQUOTE

39C. The very idea that Her Majesty hasn't been aware of the deleterious effects of Tavistock methods and processes upon human communications and upon the moral and ethical foundation of Britain is simply beyond cognition. She can't be that stupefied; neither can she be that blind to the reality that Tavistock's mandate is to undo "Christian" Ethics (that of "answering to the questions of the common people") *en toto*; but here Elizabeth II is, Head of the Church of England!

39. I state with regard to COLLUSION: The Church of England and its Archbishop characterize the welfare state as the embodiment of the Christian command to "love thy neighbour" and it collectively warns that people should not rely on what the founding father of free-market capitalism Adam Smith called the "invisible hand" of the market to create a fair society.

39A. Collective Christianity advocates a new redistribution of wealth, quoting the slogan popularized by Karl Marx: "From each, according to his resources, to each, according to his need." . . . an essay in the Anthology, "On Rock or Sand?", which explicitly invites comparisons with Faith in the City, the Church of England report published 30 years ago . . . attacked by Conservatives as "pure Marxist theology" and in which the Archbishop is contributing author.

39B. Archbishop Welby serves as political interpreter of Christianity, not as the leader of the Church which stays separate and over the head of politics. Christianity, this is not. Securing the Kingdom of David Covenant in cooperation with the Queen's Coronation Vows, this is not. This is collectivist politics in collusion with Tavistock and Her Majesty's escape from Monarchy into pure top-down dictatorial Fascism, with human rights abuses and crimes included by Brown Shirt privatize agencies.

40. I state in regard to Globalists' Common Core Sex Curricula : Anathema to the Faithful. "Never mind, morbidity nor effect of contagion on families." QUOTE TEACHINGS:

40A. Common Core curriculum encourages parents to be supportive and open-minded to gender identity and sexual orientation, and discourages them from enforcing traditional gender identities: *"Confusion about these issues and fear of homosexuality (homophobia) has caused many parents and other adults to limit how girls and boys express themselves."*

40B. One curriculum asks parents to refrain from teaching children about morality, as there are no right and wrong values, while another model curriculum asks parents to address contradictions in "religious approaches and rights-based approaches."

4oC. Perhaps the most disturbing of the curricula asks parents to foster early sexual development by encouraging children to "experience genital pleasure" from birth until age 2 and by age 3, to encourage "sex play." The report also heavily promotes the encouragement of abortion and lists the International Planned Parenthood Federation and other abortion advocacy organizations as references.

40D. Her Majesty's VOW -- remember ? "Will you, to the utmost of your power, maintain the Laws of God and the true profession of the gospel?" Or did we all forget that the limits and boundaries on sexual behavior have the outcome of protecting bloodline families, because Christianity is "about" maintaining bloodline families from generation-to-generation and from millennium-to-millennium . . . ? And so, in the effort to protect family vows and covenants, we do abridge and edit our sexual behavior voluntarily. But has Her Majesty demanded that Britain's Christians be allowed to opt out from the teachings of profligate sexual behavior in the face of Common Core Curricula contradictions? Not a word.

41. I further state that moreover, Common Core teachings justify

pedophilia (and resultant blackmail) coerce certain adults who buy in to fail and fall in their reputations. Indeed! It is very easy to blackmail an elite who has opted in to profligate sexual practices. This is how totalitarianism gets its foothold, its control over individuals.

41A. SEE [http://www.thenewamerican.com/culture/family/item/631-unesco-report-sex-guidelines-for-kids-from-birth]

42. I state that I am daughter of King Edward VIII who became the Duke of Windsor when he fled and then was exiled from his home countrywho ruled for only ten months among his enemies.

43. I further state that what's going on with the Windsor family RE: Accession IT IS SAID, King Edward VIII violated the 1772 Marriage Act by marrying Wallis Warfield Simpson, a divorcee who was [secretly] a double Mi-5 agent in the employ of King George V during WWI and who served as intermediary between the King and his German cousin Kaiser Wilhelm, as well as with the eldest son, Adolph, in Bavaria.

43A. WHAT WAS TRUE was that in 1936 subsequent to the Funeral of King George V, Edward VIII fled from Britain to the USofA and subsequently married the spinster, Claudia Ruth O'Keeffe, sister of the American artist, Georgia O'Keeffe, and the marriage produced two daughters, Margaret in 1939 and myself "Elizabeth" in 1944.

43B. I was born in 1944 in Edward's 50th year, am educated and trained at George Mason University, Fairfax, Virginia in Group Problem Solving, Conflict and Dispute Analysis and IT. My profile appears at LinkedIN.com. I have five adult children - Heather Anne, Andrew, Dayna Jeanette, Edward Scott and Steven Walter (four with university degrees) and who command skills in IT, Hospitality, Permaculture, Military Security and Logistics. No one in our family has ever been charged with a crime. To date, only one was divorced and remarried. Nine grandchildren are all healthy and somewhat gifted.

43C. My published books at Amazon cover Earth's ET history, History of Hierarchy and Law, http://www.amazon.com/dp/1492359750, and other volumes of Community Development, Conspiracies and Crafts, thirty published volumes in all.

43D. As a result of Edward VIII's flight to Oblivion, Parliament [knowing the secret] passed a fraudulent Act that removed Edward's Royal privileges and all/any issue/children he may have ever had. Thenceforth Edward VIII, dubbed the Duke of Windsor, was a doppelganger in public, affiliated with Wallis Warfield Simpson, who carried on as a pseudo-Royal until her death in 1986. There's reason to believe from "a King's Story," that he never knew who and what actually Wallis was, but her working for MI-5 will show up in their records for WWI; and Edward's efforts to return to Britain, contribute his service and regain some post or role were abandoned, and consisted of some negotiations with Germans, who were in charge anyway.

43E. Now. Charles has violated the 1772 Marriage Act by marrying a divorcee, and his present wife has Catholic connections, also forbidden by law. So, it appears to me that the Royals can do one of two things: by lawful precedent, cut Charles and his issues off (William, Harry and George) as happened before to Edward; or, by rescinding the special Act against Edward, place Charles back in the line of succession except for one matter: rescinding that Act would restore me and my bloodline as members of the family, the bloodline of which I live in God's sight by blood.

43F. Edward VIII's two legitimate natural daughters were "disappeared" by covert intel, as PoW Albert Victor, Duke of Clarence had been; as Czar Nicholas II had been; as Prince John had been; provided with false birth records and dumped into the adoption trafficking market of the Catholic Church, where both were given ID's of deceased children. 43G. In addition to having false identification, both daughters (lawabiding and harmless women) were subject to covert practices used against Targeted Individuals :: namely, isolation, gang-stalking, refusal of medical care and electronic attacks. Furthermore, for seventy-five and eighty years, respectively, both daughters of Edward have never been able to "PROVE" their identity, because DNA testing refers automatically to falsified documents.

43H. I state in regard to proof of Family Line of Descent that not having access to samples of my parents' blood, nor having legitimate and verified identity, I may not undergo the sort of DNA test that establish parenthood. Therefore, we sue for access to our lawful parents' blood, to establish for all time, the identity that was taken from each of us upon being kidnapped. But of course, I will do so when enabled to do so due to the fact it is said, Edward VIII died in France in 1972. It is requested that the Court shall order such tests to be done by their own reliable medical laboratory, subject to the Rules of Evidence.

43J. Porphyria, disease of the Bloodline. People ask me how I know I'm Edward Duke of Windsor's daughter. I have the congenital blood condition called Porphyria, the symptoms of which are noted in as suffered by Elizabeth the First's reign; which sidelined King George the Third; also notable carriers both George V and his wife, May Teck, both of whom were direct descendants of Geo III, were my grandparents on my father's side. I have it, my son Andrew and his daughter Jessica have a variant of it. No way that disease arises out of the blue; it's by genetics alone.

43K. I'm in the bloodline, sidelined, scapegoated and disinherited through no fault of my own. And QE2 Her Majesty, has lost her moorings insofar as justice with mercy, to the Covenant with God. No I do not sacrifice babies ... to keep going. No need to harm anyone.

44. I state as regards looking to a future that when I found out Edward Duke of Windsor was my father and sire (I was in my fifties), I called out to God in prayer, "Why on earth did you let this go until I'm an old woman?!"

And He said to me, "I waited until I could see that corruption was irreversible."

And so I asked, "So what do you want me to do about it?"

And He said, "You're going to have run with the ball, because your father and his relatives dropped it."

And I replied, "What?! I'm not prepared to do anything like that."

And He said, "You don't have to do anything but listen to My Words and take them down, daily."

And so I started writing down what I hear Him "think" to me. I never heard audible words, just meanings in silence. I have written TWELVE books of dictation since I "retired" in 2001: Lia Fail Covenant, Orientation to Hierarchy, Use of Space, Nutrition, Royal Style, Speeches & Topics, plus the six books I published: Let your No Mean No, Come Take Life's Water Free, Civil Life in Galactic History, Come Let Us Make Man in our Image, Restoration of the Kingdom of God, and Path to Orion yes we Can.

45. Before that, my Masters thesis consisted of, "Effect of television on children," "Conflict Analysis and Resolution," and "Large Group Problem Facilitation & Resolution," the Interactive Management system of debriefing a large crowd of their true experiences in a hierarchy. I have published thirty books for sale at Amazon.com, on topics related to community development and consensus-building. God has kept me busy. And of course, people back away from me who hear my story.

46. I further state that I discovered my father Edward's problem was that he was never educated, mentored, apprenticed or guided into the role of King. He was left to founder because his father King George V sensed the young Prince wasn't going to go along with the Round Table Agenda, the Order of the Garter, Tavistock and Rothschild version of a worldwide politicoeconomic order controlled top-down by rich men.

47. I state that my father, the Duke of Windsor's story is here, Saints or Sons of Perdition: http://www.amazon.com/dp/1502867672/ . . . at Amazon.com. Jesus didn't hang out with rich men, He was a social leveller. Edward was pro-Labor, a leveller of the playing field. His father King George V, was not in any case going to allow Edward to reach the Throne intact, so courtiers and the Privy Council waited until Edward fled to write him and his heirs out of the Monarchy, and Charles is caught him in the marriage net which his uncle suffered for twenty-odd years.

47A. And so we have the Official Version of Wallis Simpson case which, like the JFK story, the OKC95 story, the Ruby Ridge story, the Titanic story, and the WTC 9/11 story, read like a fairy tale of helplessness, powerlessness and ignorance ... because that's what those stories have been . . . hoaxed . . . but in the atomic age.

48. What humans are faced with today is nothing less than annihilation of mankind for the benefit of Luciferian-ETs [Masonic Orders] who want to clear the planet for galactic commerce; bankers, defense contractors, airlines, logistics companies, social services, courts and other impersonal hierarchies that have taken human relationships down into the gutter, into filth, into oblivion of asymmetrical war against people who never did any harm to anybody.

48A. There's no reason to permit chaos, cruelty, slavery and misery at this scale. Our sovereign God YHVH runs this solar cluster, tends the sun and the orbits, makes sure this planetary island stays safe. And there are other sectors of space that can abide with this beautiful place in peace with justice. After all, the Covenant with "Seed of Abraham" the Israeli Tribes of Dan and Judah, is where this Royal House began in the British Isles; and if people want to take English-speaking nations down to Hell, well, that's not God's fault. He--YHVH—does not have to do all this work to provide souls' environment, again for deceit and ruin to be practically the only outcome.

48B. I state that if globalists will be retired to their luxurious enclaves underground, detained and stripped of power, we the people hope and intend never to see such rapacious, mercenary behavior again—not in this or any other lifetime . . . And the Fiat-debt system with you . . . Out! Blamestream Network media . . . Out! . . . Peer-reviewed Cosmology and Astronomy . . . Out! . . . Allopathic pharmacopia . . . Out! . . . Human Resource 'PROCURING' kids and slaves and body parts . . . Out! We civil people don't want THESE businesses in our societies. Dated this 16th day of August, 2019.

Maureen Emily Cragg

State of California

Sacramento County

Subscribed and sworn to, or affirmed, before me on this _____ day of _

2019 by Affiant Maureen Emily Cragg.

Signature of Notary Public

My Commission Expires