

## Our Sovereignty

There is no issue of greater importance to the people of the United Kingdom than that of their independent self rule under their own laws and customs, in a word, Sovereignty. We voted to leave the EU with our Brexit decision as interference in our governance and bureaucracy, had been seen to be, detracting dangerously from the independence of that power.

We now find ourselves being governed in the most extreme way because of the Covid19 Pandemic. The police have been given arbitrary powers of conviction to fine people, there is even talk of mandatory vaccination and much more including a form of virtual house arrest and issue akin to the general warrants.

These are sweeping powers claimed by those in charge to be made lawful by enactment in Parliament. They promulgate that the power in our governance of Parliament permits any legislative changes that can be got thorough the Houses either in subordinate form as a Statutory Instrument or by public enactment with the grant of Royal Assent to any proposed Bill. This is then claimed to be beyond any question of legitimacy. There being no boundaries to their power to legislate.

All this whilst both Houses have not been fully assembled indeed only minimal presence has been allowed and the House of Lords has been all but shut. Scrutiny of the texts and their implications are clearly scant at best. The administrator has pulled off the shelf legislative powers that it has prepared and because of the contingency has been able to swish through parliament to legitimise with the cloak of a legislative format and thus ostensibly accrue powers to themselves. The Administration now even purports powers to convict!

This cannot be in the ordinary course of events and the only exception can be through force majeure and only for the direct purpose and immediate necessity of the emergency and no longer.

But what of our Ancient Rights and Liberties is this really the way it should be or is there slight of hand and political mischief afoot? This methodology appears to be in direct conflict with fundamental and written parts of our constitution. It carries with it great dangers in the ability for over mighty governance usurping arbitrary powers. The Settlement of our Constitution at the Glorious Revolution in 1688 was not an exchange of the Divine Right of Kings for the Divine Right of the Administrator or Politicians or of Parliament. Its declared that the *'kingdom had been delivered from arbitrary power'*.

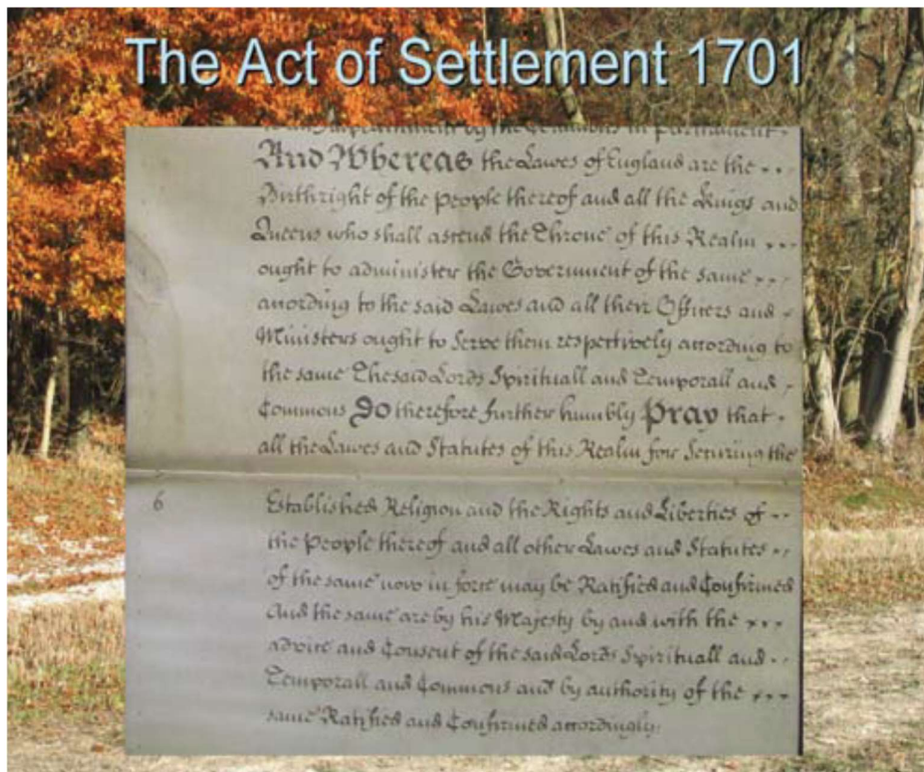
The Settlement was sealed, the Crown with the constitutionally rightful limitations made plain was passed over. It was considered that Arbitrary power had been eliminated by this. For the avoidance of any doubt all this was legislatively re confirmed by the Bill of Rights of 1689 nine months after the actual settlement. The Bill of Rights full title is:-

*"An Act Declaring the Rights and Liberties of the Subject and Settling the Succession of the Crown"*

When the Bill of Rights was found to have insufficiently laid out the succession and effectively stalled with the death of Princess Anne's only surviving child (one of seventeen born!) William Duke of Gloucester shortly after his eleventh birthday party on 30th July 1700. The succession was affirmed and laid down by the Act of Settlement 1701, its full title:-

*"An Act for the further Limitation of the Crown and better securing the Rights and Liberties of the Subject"*

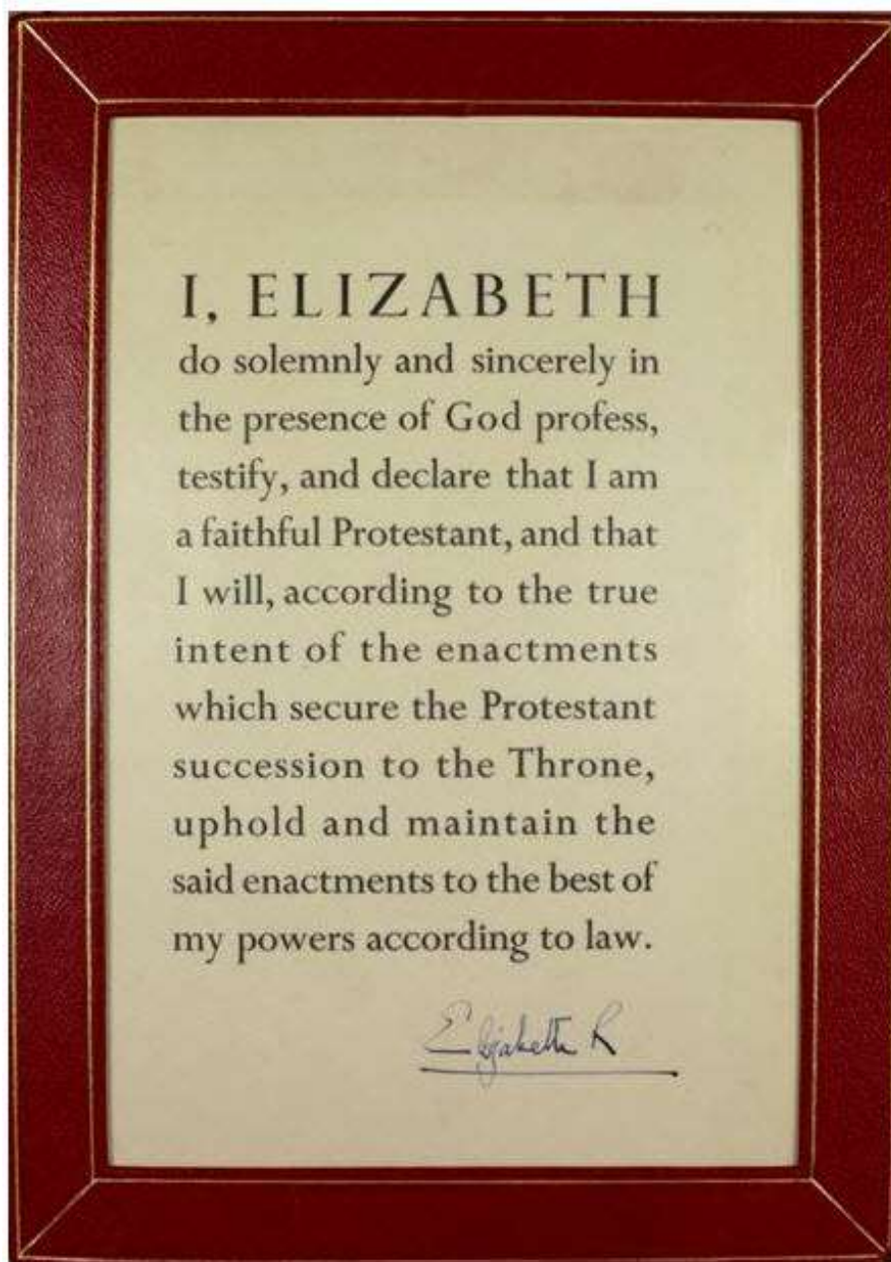
Its text Declares:



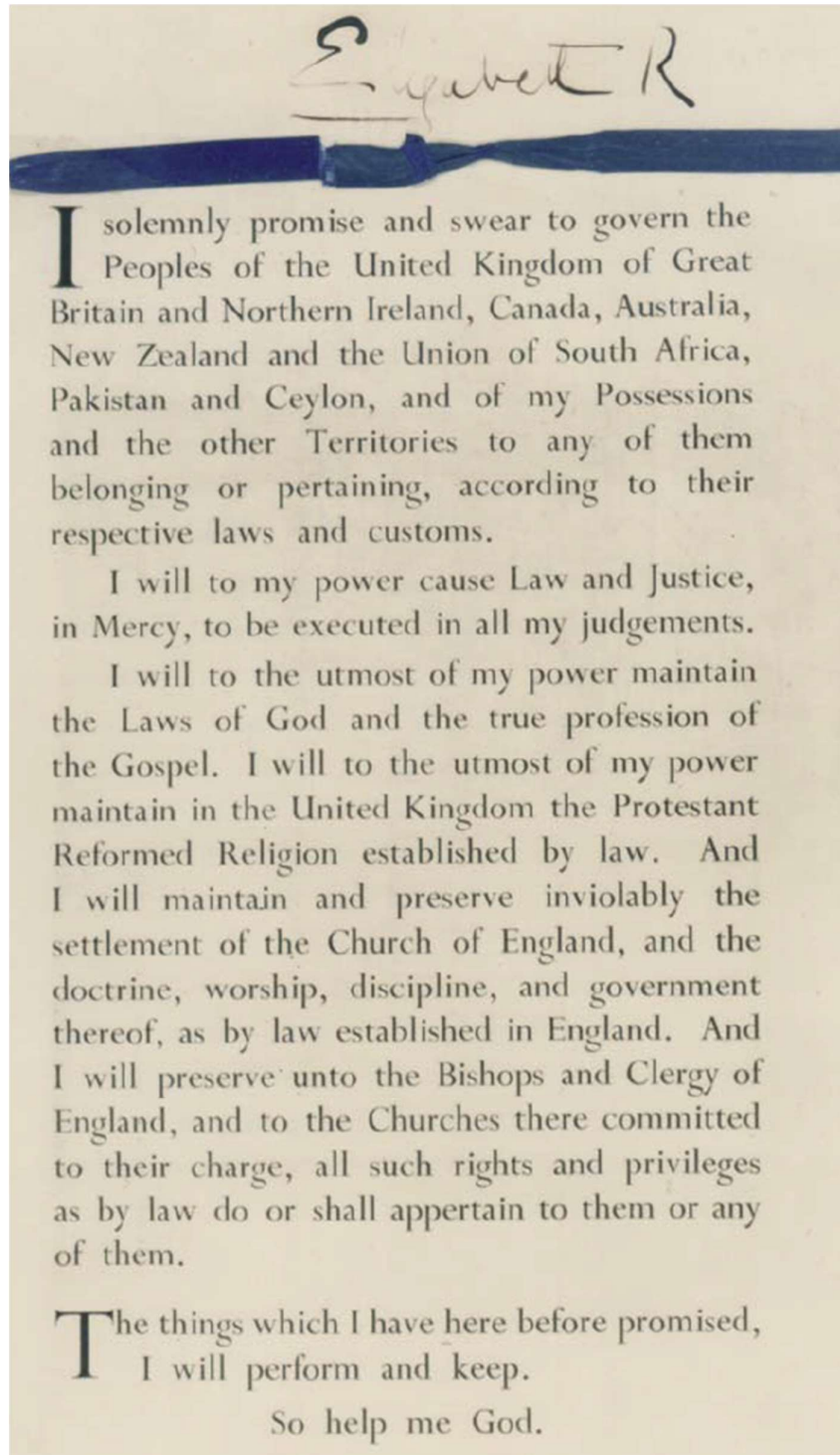
*"And whereas the Laws of England are the Birthright of the People thereof and all the Kings and Queens who shall ascend the Throne of this Realm ought to administer the Government of the same according to the said Laws and all their Officers and Ministers ought to serve them respectively according to the same."*

All of this has been sworn to be upheld Reign long by Her Majesty Queen Elizabeth the Second upon Her Accession and at Her Coronation. Here are the Two Oaths taken:-

## The Accession Declaration Oath



## Her Majesty's Coronation Oath



That all this is the duty of the Crown to uphold is beyond any doubt as proven by the Oaths above. Both the named enactments secure the Protestant Religion to the

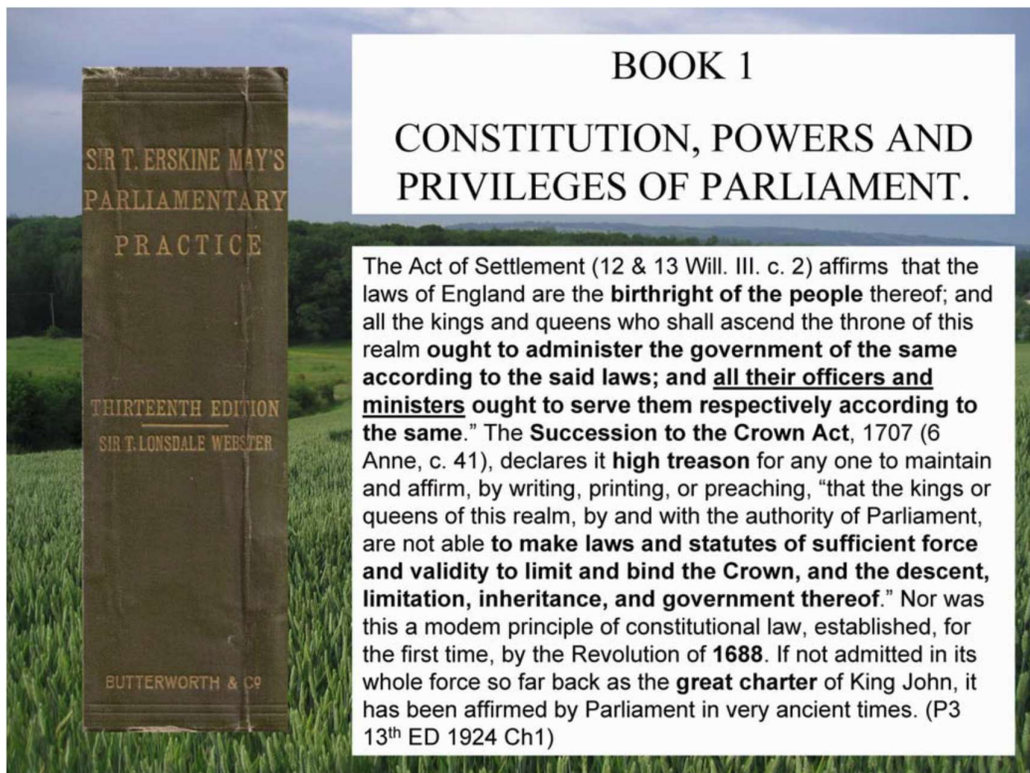
Throne. And according to the law they describe some of the ancient and Indubitable rights of the people against which no precedent may stand or be set:-

*"And they do claim, demand and insist upon all and singular the premises as their undoubted rights and liberties, and that no declarations, judgements, doings or proceedings to the prejudice of the people in any of the said premises ought in any wise to be drawn hereafter into consequence or example."*

The Cabinet Constitutional committee have confirmed unsurprisingly that the Her Majesty is Duty bound to fulfil the obligations of Her Oaths. Well irrespective of that it is plainly the law that the Bill of Rights commands the interpretation of its clauses accordingly:-

*"that all and singular the rights and liberties asserted and claimed in the said declaration are the true, ancient and indubitable rights and liberties of the people of this Kingdom, and so shall be esteemed, allowed, adjudged, deemed and taken to be; and that all and every the particulars aforesaid shall be firmly and strictly holden and observed as they are expressed in the said declaration, and all officers and ministers whatsoever shall serve their Majesties and their successors according to the same in all times to come."*

All of what is stated has been confirmed in Parliament's very own Hand book Erskine May



We now learn that a prosecution is to take place in a secret court without a jury. This is a treasonous attack upon the separation of power for it separates the people from

their courts and assumes a power to convict to the state. A potential police state is being unleashed.

Luckily our forefathers who had confronted all this before and learned the hateful lessons have wisely left us remedy. It is laid out within the Bill of Rights and indeed parts were copied word for word into the American constitution.

The Bill of Rights ensures these fundamental principles amongst others to secure the subjects liberty:-

The elimination of Arbitrary power.

That only the ordinary courts are to exist.

That juries shall be empanelled.

That no cruel or unusual punishments may be inflicted.

No fines and forfeitures without conviction.

And thus the right to silence through the culmination of the above.

And to secure remedy it is the right of the subject to petition the Crown.

This is the Duty of the Crown to perform in and throughout its governance, to deliver in all its endeavours. This is the consequence of abiding by the terms of the Accession Declaration Oath and the Coronation Oath.

Our Sovereignty demands that it has the truly democratic element of trial by jury at its heart. It is this necessary separation of the actual power of conviction from the hands of State control. It was secured to the people by the Magna Carta of 1215 long before Parliaments came into being and has been re confirmed many times. Ultimately it again became confirmed as our inalienable right in protection of our Liberty at the Glorious Revolution of 1688/9. It was again reconfirmed and underlies the Royal Houses of Hanover and Windsor and was confirmed by Her Majesty's Speech in Westminster Hall at the Tercentenary in 1988 as the "*sure foundation*" of our modern parliamentary democracy.

We must secure our Brexit and make clear renunciation of the continental system of law the Droit Administratif. Power must return to the people and our Sovereignty to the Crown so that we live under our own Jurisdiction, our own laws made in our Parliament and regulated by our customs.

There could no clearer or more urgent need for this than in the attempted closed trial, without Jury of Ex service man Mr Dennis Hutchins.

He is being prosecuted for attempted Murder ( for which he pleads innocent) in relation to the tragic death of a civilian in 1974 despite being issued with a letter by British Army Legal Services at the time informing him that, following a police investigation, the Director of Public Prosecutions had "directed that there is to be no prosecution of any military personnel arising of [the death of John Patrick Cunningham]". No new evidence has come to light since then to support any case against Dennis. He is 79 years old and has end-stage renal failure.

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