

Dame Cressida Dick QPM Commissionaire of the Metropolitan Police 30 November 20

New Scotland Yard

Victoria Embankment

London

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Ref: Covid 19 enforcement

Cressida

I would like to bring to your attention my concerns regarding the illegal actions of government over covid 19. I would like to place before you three documents which I exhibit as **Exhibits AB1 AB2 and AB3**.

**Exhibit AB1** is a letter from the advisory committee on dangerous pathogens dated 13<sup>th</sup> Mach 2020 which states quite clearly that covid 19 is not a high consequence infectious disease.

**Exhibit AB2** is a briefing paper for MP's dated 26<sup>th</sup> November 2020 on the lack of reliable accuracy of the PCR testing for covid 19.

**Exhibit AB3** the judgment of the Supreme Court dated 12<sup>th</sup> February 2020 in the case of Jalloh.

**Exhibit AB1** clearly states that covid 19 is not a high consequence infectious disease as this committee is charged with making this decision which they have done unequivocally the actions of Professor Vallance the chief scientific officer and Whitty the chief medical officer in recommending the closure of hospitals to people with life threatening illnesses on the off chance they might contract covid 19 and they might die as against they definitely will die if their condition does not receive the treatment capable of saving their lives.

One has to question their reason for taking this decision which the Wednesbury rule when applied would clearly find inexplicably stupid as it must be from it's very nature results in avoidable deaths. It is a fact that both are indebted to Gates who has stated he wants to vaccinate the world against covid 19 Vallance to the tune of £35,000,000 grant for research and Whitty £31,000,000 grant for research. The fear tactics their briefing are using for a non HCID can only come from another reason than genuine concern for the nation's health

One as also to ask the Rt Hon Matt Hancock MP her Majesties' Minister of Health has accepted without question the advice of Vallance and Whitty whilst completely ignoring the Advisory Committee on Dangerous Pathogens, as a result his actions in shutting down the entire kingdom with the most draconian regulation and laws in our history causing the loss of the livelihood of untold numbers and vast increase in depression and increase in suicides.

**Exhibit AB2** compares the overall death rate to this and previous years and has found no large spike in the nations death rate which as remained static in spite of the alarming inaccurate statements of Hancock, Vallance and Whitty whose comments do not hug granny if you want to hug her again is both alarmist and stupid. This covid 19 is a flu like virus not the bubonic plague. Were the figures given for covid 19 deaths accurate there would have been a spike of 53,000 deaths on the national average this according to **Exhibit AB2** this has simply not happened. The national death rate having remained static for all causes of death. The figure of 53,000 is at best an exaggeration though more probably a lie to induce fear which regrettably it has done in large numbers of her Majesties

subjects. The paper looks at the ability of the PCR to correctly diagnose covid 19 and states quite clearly this test is not an accurate method of testing and testing should use Lateral Flow Test which is far more accurate and when used by the army in testing the population of Liverpool which according to the government had a very high incident of covid 19 the army using the lateral flow test found only a few cases of covid 19 which makes the governments figures given by Vallance and Whitty a nonsense.

The rate at which we are being hit with illegal statutory instruments and laws is alarming and equates to Hitler's German, Soviet Union or Communist China and North Korea.

One has to ask why this happening the only obvious reason is the rate at which public money is being splashed around to Tory Party donors and Hancock's old publican who with no experience in the supply of medical equipment has been given a contract worth many thousands of GBP's the National Audit Office has expressed grave concerns over these contracts and how they are rewarded without the normal and legally required tendering process. This looking at with a view to seeing if it's appropriate to bring charges of fraud and misconduct in public office against Hancock and the Prime Minister who has allowed these things to occur.

**Exhibit AB3** the Supreme Court Ruling on what constitutes an illegal imprisonment states quite clearly that if you are told to stay home on pain of a fine or other punishment that constitutes being illegally imprisoned at common law.

Our English Common Law makes up a large part of our English Constitutional law now Matt Hancock has issued statutory instruments based on 1984 Infectious Diseases Act and Parliament has amended that act with the 2020 act.

Both these acts are statute law which is trying to repeal illegally the constitutional common law which as stated forms a large part of the English constitution.

Sir John Laws in the Metric Martyrs case stated there is a hierarchy of laws and that a constitutional law cannot be repealed by implied repeal by a statute.

This makes the lockdown and all the fines for breaching covid 19 regulations and laws entirely illegal. It also means the police service are in error when they enforce these illegal regulations and laws, and should stop them with immediate effect as enforcing them puts the police in a position of acting illegally the unlawful fines constitute blackmail contrary sec 21 of the 1968 Theft Act in that the FPV is an unlawful demand for money because the statute you are using is voided by common and constitutional law.

If as has happened the entire Kingdom has been illegally imprisoned by the definition of illegal imprisonment given by Lady Hale expressing the unanimous opinion of all the supreme Court Justices present, and contrary to the constitutional arrangement of England that constitutes treason against the people and English constitution.

You should look at charging Professor Vallance, Whitty and the Rt Hon Matt Hancock MP with treason contrary to the Constitutional Arrangements of England.

There is more than enough evidence to charge them with misconduct in public office at common law.

Respectfully submitted

Albert Burgess

