

Queen Charlotte's Laundry List

Lies always come out and are revealed. They are reliable that way. For no thing that is hidden will exist, that shall not be brought to light.

Queen Charlotte, Queen Victoria's Grandmother, was of mixed African and European ancestry. She came by this ancestry honestly and did not seek to hide it from anyone.

Charlotte von Mecklenburg - Strelitz, Queen of England, wife of King George III, gave the King and the British Crown no less than fifteen healthy children, including King George IV and King William IV who became the Grandfather of Queen Victoria.

Every member of the British Royal Family has African ancestry, and that is all well and good — except that they don't admit it, don't honor it, and don't value it. That's the stinky part.

The reason isn't hard to understand.

The British Crown and the British East India Company and their secret branch, what was left of the Dutch East India Company after the Bottomry Bonds Scandal, were the primary purveyors of slaves. Slaves were their bread and butter, while a mixed-race Queen sat on the English throne and breathed new life into their bloodline — and they never admitted it at all.

Their response to their own hypocrisy, their own pseudo-science and narrative claiming that black people were "inferior" — all meant to somehow excuse their enslavement of millions of people — also means that they ordered new portraits of Queen Charlotte, to make her skin white and her nose narrow by artifice, and never once admitted her reality as a loyal wife and mother of mixed race descent. She, the foundation stone of numerous European royal dynasties, was denied her own truth and not valued and respected for who she really was.

Of all the selfish, cowardly, wrong-headed, commercially-motivated wrongs perpetuated by the British Crown in the last three centuries, their mistreatment of Queen Charlotte, a seventeen year-old girl when they tapped her to serve as royal broodmare, stands toe to toe with their mistreatment of both Charles and Diana.

They treat the lives of their "Royals" as if it was just one long photo op. From their earliest moment, the children are groomed and pushed and moulded and contorted, with no room for innocent love or time to be honest with themselves. This barbaric and predatory regimen is imposed with a constant litany about duty, duty, duty. No time, no place, to have a life, or a heart of their own.

At the end of the day they all crawl into their grand palaces exhausted and limp as noodles, wondering if they said and did the right thing, who or what will be down their throats by morning, and what, if anything, they can do to keep the planet spinning.

Look at the portrait images of the young Queen Elizabeth II. The Royal Academy artists contrived to make her look like the eminence of grace, with a long straight nose that is thin and elegant, a high

forehead, and a nearly flush nose-stop to her forehead: classic ruling class elegance in the Roman style.

Yet, in reality, her features bore the stamp of her African forebears; Elizabeth II's nose was actually rather broad and blunt— a fact that is inescapable in her later photos. Her forehead was never so capacious and high as the portrait masters would have it. For anyone who looks and really sees, it is easy to trace Queen Charlotte's contributions to the Windsors, including their general health and longevity.

This is why any actual prejudice against Meghan Markle on their part cannot be supported on the basis of racism, and must instead be chalked up to the stunts that Meghan has pulled and chosen to pull, things she decided to hide, manipulative things she decided to do, as a unique individual.

It was not the intention of those living in glass houses to throw any red bricks about race, which is no doubt the very reason that the palace failed to grill over the vetting process with their usual acumen when it came to Meghan Markle and the reason they rolled over and accepted her into the family with relatively little friction.

They could hardly object to Meghan Markle when they are mostly German and mixed race themselves. In case anyone missed it, Lady Diana Spencer had far more actual British blood in her little finger than Prince Charles, including her own tie to the throne through Mary Tudor.

We don't wish to belabor these issues, but we know them. We are competent to assess the actions of the Crown and Privy Council.

We often bear down on the British Crown and the British Government in general, because the Brits really, truly are always at the bottom of every dogpile — but this is not addressed against the British people, who have suffered right along with the rest of us, and it's not even against their Royal Family.

No, it's rather that we wish to see the British Government reformed, brought back into sympathy with the common people of Britain, aware of the price of a workingman's lunch, and a pensioner's simple concerns. Less James Bond and Star Wars — more Kew Gardens, which Queen Charlotte created and gifted to the nation.

A woman, a mother, and a Queen, should have her proper place, her own nose, and her own respect; she should be allowed to live in her own skin. These are simple things that the Crown could give Queen Charlotte, even at this late date, and in the process would gain far more than riches.

Here at the evening of the day, King Charles finally honored Princess Anne's husband, a pillar who has served at the side of the Princess Royal for decades, asking nothing for himself.

We say, well done. We say, better late than never.

Perhaps there is hope, after all.

Over the past few years we've been repeatedly asked what we want, usually in a tone of voice that is

irritated, because, apparently, the “Talking Horses” are unfamiliar with the expected quid pro quos of privileges and frauds.

So here it is: we demand recognition of our Union States — and in international jurisdiction, our States of the Union — as the lawful instrumentalities of the “free, sovereign, and independent states” referred to by King George in the Treaty of Paris of 1783.

We wish for our service contracts to be honored.

We have directed the District Courts to exonerate their decisions against Americans going back ten years and return to the District of Columbia without delay.

We want an end to systemic corruption and narrative nonsense and lies thicker than pea soup. We want plain old honesty and truth; no need to entertain us, meddle with our assets, or bill us for services we never asked for. No need for Hollywood movies trying to explain away evils that festered for decades while everyone responsible turned a blind eye in the name of profit.

We do not want scheming, self-interested, unreliable business partners; nobody does. We don't wish to be bullied, monitored, surveilled, coerced, and imposed upon to pay bills that aren't ours. We, Americans, are not war-mongers and see war-for-profit as a deeply immoral scourge and crime against humanity.

We are not interested in participating in a financial system that creates de facto peonage and enslavement for anyone, even foreign citizens.

We wish for an end to the central bank system; we recognize that they were licensed to engage in illegal commodity rigging activities; we observe that they rigged every commodity including human labor; we observe that they did not deliver the promised benefits of a “managed economy”. We wish for their licenses to be revoked and for their institutions to be liquidated and their assets to be returned to the actual owners — the living people.

To expedite that outcome we have created a completely new bank system and a new gold-backed American currency, the American Federation Dollar (AFD), and we have expedited the issuance of prepaid credit in the form of the American Heritage Dollar (AHD), so as to establish viable currencies in both the monetary and financial markets of the world.

This new system is supported by our sovereign chartered trade banks, commercial banks and banks of commerce. Quite apart from the Quantum Financial System (QFS), our system bypasses interference by government at any level, and delivers the goods and benefits directly back into the hands of individual people worldwide.

We consider central banks to be, at best, a failed experiment -and the government service vendors that colluded with them are, in our view, not trustworthy and not functioning in the best interests of anything or anyone but themselves.

We approve returning Libya's gold to the Libyan people and the Iraqi gold to the Iraqi people and so on

around the world; gold and silver and other physical assets including claims to land that have all been purloined and sucked into the criminally-inclined central bank “trust” system need to be returned and by this we mean returned directly to the people with only secondary interest being held in genuine public property and infrastructure by the lawful governments.

In concert with these changes, we wish to make it perfectly clear that no generalized “public interest” in private persons or their private assets exists, and that your agents, the esquires employed by the Bar Associations, have no excuse for misrepresenting Americans as if they were at sea, incompetent, or otherwise subject to the presumptions of British Admiralty and Maritime courts.

The illegal confiscation of American assets and taxation of Americans merely presumed to be British Subjects has to end without further obfuscation, “offers”, registrations, or deceptions.

While we work on the restoration mandated for our own farmers by the National Economic Security and Recovery Act, we are also hard at work on the National Economic Security and Reformation Act on the international level, so that private land ownership and non-tenant relationships are restored along with the immutable beneficial interest in land intended by the grantors and by Nature’s God.

This naturally means that property taxes imposed upon non-existent public trusts will cease to exist. So will presumptions of tenancy or status as future lease purchase holders; the actual owners of all private property in this country will be honored and the mortgages actually owed by the foreign State of State organizations will be transferred and billed and discharged by those organizations and their Principals without recourse to any claims against conferred “titles” or patents or or Municipal land descriptions.

We are aware that there are British Subjects residing in this country and we are amenable to honoring their earned interest in property assets via the traditional National Trust arrangements, but we are also exercising the reversionary trust interest owed to our lawful government and blocking any presumption that individual Americans are British Subjects based on the registration of babies and similar unconscionable contracts and undisclosed foreign citizenship obligations “conferred” on them.

We note that the perpetrators of the Central Bank Scheme have made a total mess of nearly everything, apparently hoping to create enough misery so that they can sweep in with their answer to the problems they created: central bank digital currency issued and controlled by the same central banks.

We reject their answer outright and this is non-negotiable.

Thanks to their failure to manage the financial sector of the world economy with honesty and competency, the “Note” based currencies were not cancelled upon being paid for with goods and services. They were instead allowed to continue in circulation, and continued to extract more goods and services each time they were presented.

This has resulted in the accumulation of a prepaid National Credit of immense proportions owed to every living American and every Brit and every other nation that was obliged under duress to participate in so-called legal tender systems ever since the 1860’s.

It also means that the existence of any “National Debt” was incorrect and the presentation of a

“National Debt” for payment or as being owed interest, is fraudulent.

The central banks have pretended that the actual goods and services paid by living people in inequitable exchange for corporate debt notes were only owed credit and balance sheet accounting in the deliberately crippled monetary system; they have pretended that no vehicle connected the monetary and financial systems so as to allow credit for actual payment in goods and services to be transferred to the financial system account ledgers.

That is a self-evident and gross lie. Prepaid credit has existed as long as the concept of debits and credits has existed. There was always the means to apply credit earned by payment of actual goods and services to debts accrued in the financial system. There was always a means to cancel debt notes at point of sale and bank locations. Prepaid credit vouchers were the answer.

The right thing simply wasn't done.

The various remedies promised by the Principals were never implemented, including the Mutual Offset Credit Exemption Exchanges that were supposed to be available through the office of the United States Secretary of State.

So now our people have been properly provenanced and declared and our State Assemblies are back in Session, and we are issuing the American Heritage Dollar (AHD) to cancel and replace the Federal Reserve Notes as the primary engine of the financial system, while we assume ownership of the remaining gold and silver coinage and issue new coinage in support of the monetary system.

We are exercising our prepaid credit. We are charging the Northern Trust, Inc., for the return of our purloined land assets, public infrastructure assets, and precious metals holdings. We wish for the United States Secretary of State to be fully informed regarding his obligation to certify and allow immediate access to the reversionary trust interest and debt swap arrangements guaranteed as remedy to be made available to every American born in this country.

The U.S. Congress can continue to honor its contract with the endlessly greedy, incompetent, and dishonest Federal Reserve organization, but we cannot imagine any sane reason why this would even be considered.

The Federal Reserve has been a racket since 1865 and everyone worldwide can now recognize that fact. The same can be said for all the other central bank organizations.

Continuing to protect them and use their “services” only further implicates the Crown in devious financial crimes and misrepresentations and illegal monopolizations that are injurious to the same people that the United States of America, Inc., is obligated to serve in good faith.

To quote the Terminator, “We’re back.” We returned home from over the sea.

The idea that we were “absent” was a pretense at best, another facile attempt to justify illegal salvage operations and human trafficking, the same way the Crown endeavored to justify slavery with eugenics and pseudo-scientific claims that black people were “inferior” and by repainting Queen Charlotte’s

face.

The idea that we needed help salvaging the assets and collapse of the original Federal Republic was an act of purloining property, by failure to disclose the circumstance to the actual owners. Pretending that the Federal Republic was the “same as” the Federation of States was pure, self-interested fraud. The harassment and misrepresentation we have suffered at the hands of our federal service vendors right down to the present day is nothing but criminal racketeering in breach of trust and violation of the service contracts of the United States and the United States of America.

We want that to end, to be corrected. We want the return of our land and soil assets described as “2366 South Park Road” and “2390 South Park Road” and further as “Lot 11” and “Lot 12” of the Birch Park Subdivision, Seward Meridian, Big Lake, Alaska, as dubbed by the insolvent STATE OF ALASKA and its franchise the MATANUSKA-SUSITNA BOROUGH, INC. and all other land and soil assets associated in any way with our purloined Given Names, in this case, the Given Name “Anna Maria Riezinger” which the British Crown latched upon and copyrighted by “mistake” based on hearsay from a Uniformed Officer named Robert Krohn, MD, and unqualified testimony later recanted by LaVera Riezinger, who recorded her mistaken understanding on the public record of Jackson County, Wisconsin.

In the same way, all Americans and their assets, including their Given Names, must be recognized and set free. Big lies and False Legal Presumptions employed for 160 years have no more effect upon the Truth than changing portrait pigments changes Queen Charlotte’s DNA.

We can see the mayhem and theft that has gone on here and we are moving swiftly to correct it. We have implemented a new, clean banking system that is able to deliver direct individual service to everyone worldwide.

So when we are asked “what we want” — we want cooperation and compliance with our plan to extract the planet out of the Mess created by the central banks, we want our monetary assets backing our banks in the Global Family Bank system we created to serve living people and small businesses, we want performance on long-established service contracts, we want the Bar Associations and their courts removed to their proper and strictly limited context, we want the “district” courts removed to the District of Columbia, we want the United States Secretary of State to perform his job providing remedy and exemptions that are owed to the American people, we want the return of control over our purloined assets held in bogus public trusts, and we want a return to lawful — not merely “legal” — governance.

We want the IRS and the Internal Revenue Service both kicked off our land and all the way back into the sea. If the Crown and the Pope want to engage in enforcing illegal and immoral payroll kickback taxes against the interests and welfare of their own employees they can do it and enforce it somewhere other than our sovereign states and territories.

We want our assets and credit returned to our banks, not banks hired by our government service vendors.

That includes all the gold retrieved from the Vatican as a result of the birth certificate bonds and other scandals, all the American silver held by JPMorgan as a secondary receiver of the assets purloined by the FEDERAL RESERVE, and all the other “distributed assets” that have been removed from our

custody under the pretense of "safekeeping concerns".

We want peace and plenty for everyone on this planet and we know how to quickly and easily make that possible.

We want compliance, cooperation, and competent communication between the banks, which is necessary to implement our plan and dig everyone out of this morass. Please have the Bank of England contact our bank Director at the earliest opportunity.

Notice to Agents is Notice to Principals; Notice to Principals is Notice to Agents.

So said, so signed, so sealed by:

