

Particulars to the

WARRANT FOR THE ARREST AND DETENTION

of

Anthony Charles Lynton Blair

This warrant calls upon:-

“...each and all of the constables (or duty authorised persons) of the police forces of the United Kingdom and Northern Ireland to arrest on sight,

Anthony Charles Lynton Blair (a.k.a. Tony Blair, former Prime Minister of the United Kingdom) on the grounds that between the 1st October 1997 and October 2007 he did commit the following crimes against the sovereign nation of and the people of Great Britain, Northern Ireland and it's Commonwealth Territories and the United States of America:

1. TREASON and treacherous conduct contrary to the Treason Felony Act 1848 towards the Citizens of the United Kingdom, its Armed Forces, its Officers and service personnel, in that he did conspire to enter into an secret arrangement in a private capacity with a foreign power, namely the United States of America, to submit the United Kingdom and its subjects to a “war of aggression”, contrary to **The Rome Statue of the International Criminal Court, 1998, Article 5** (all heads) and against the common law of England, him doing this solely for purposes of PERSONAL BENEFIT, PROFIT AND SELF AGGRANDISEMENT and in order to effect an illegal regime change in another sovereign state, that state being Iraq, and to benefit from the plundering of that state's mineral wealth. And that he did knowingly misrepresent the fact that “weapons of mass destruction” did exist in Iraq and did conspire with others to plant such “weapons” after the event, to create a “smoking gun” event to show the war to be justified.

2. Genocide, Crimes Against Humanity, War Crimes, contrary to **Articles 5, 6, 7 and 8 of The Rome Statute of the International Criminal Court 1998** (see extracts), and **The Atlantic Charter 1941**, and contrary to the **Charter of the United Nations 1945, Article 2(3)**; and contrary to **Articles 1,2,3,4,5,6,7,8,9,10,11,12 and Article 29, of the Universal Declaration of Human Rights of 10th December 1948**, in that he did conspire with others in order to wage a “war of aggression” against a sovereign state, namely Iraq, and as a result did give the order to murder thousands of Iraqi civilians and did in a carefree idiom, and with reckless endangerment of life and disregard to the consequences and manner of death, that he did unlawfully kill, maim numerous citizens, police and militia in Iraq and Afghanistan for the sole purpose and procurement of the promise of personal financial reward and other inducements for him and his family. He has as of 21st February 2008, sent close to 300 British soldiers to death.

3. That in direct contravention of the **1984 Convention against Torture and Other Cruel, Inhuman and Degrading Treatment or Punishment**, and the **Universal Declaration of Human Rights 10th December 1948**, he did allow, cause and incite third parties to apprehend British citizens and citizens of other countries and to cause them to be detained and subject to cruel and inhuman punishment in various gulags, including but not limited to, Abu Ghraib prison Iraq, Guantanamo Detention Facility, Camp Delta in Cuba, and Bagram Military air base in Afghanistan as well as other covert rendition stations in Europe and at military bases within the United Kingdom. That he did also allow, encourage and did architect rendition protocols contrary to **Article 4(1)** and kept secret from the peoples of the United Kingdom and their elected representatives both in Commons and Lords this fact, and contrary to **Article 3 (1)**, did allow and encourage subjects of various countries to be rendered up for torture and be brought via the Sovereign territories of the UK (in transit), contrary to said Convention. In total a minimum of 650 detainees from over 40 countries.

4. The charge of **Conspiracy and Incitement to murder**, in that as an "*accessory before the fact*," and therefore as joint principal (S8 Accessories and Abettors Act 1861 as amended) and contrary to S.1(1) of the **Criminal Law Act 1977**, did involve himself in the offence of **Statutory Conspiracy** in that on or before the 18th July 2003 he did enter into an arrangement with other parties (unknown) to have Dr. David Kelly murdered sometime between the hours of 12 noon and 22:00hrs on the 18 July, 2003. That he did also knowingly allow and appoint a co-conspirator to the illegal war with Iraq to act as convener of said Inquiry into the death of Dr. Kelly (Lord Hutton of The Hutton Inquiry), namely Lord Falconer who appointed Lord Hutton.

5. **Conspiracy to defraud in common law and to corrupt public morals**, in that in that he fraudulently represented his intention towards the electorate at three separate general election hustings and therefore did defraud the citizens' of their property, namely their votes, as a "chose in action", and that he did knowingly and deliberately mislead the country, Parliament and the British electorate and did not govern with good intentions or with, "*Uberimae fidei*."

6. **Treason and Treachery** in common law in that he did with full knowledge and aforethought as to all possible outcomes and to divert attention from the G8 summit in 2005 and to increase the level of "*perceived terrorist threat to the peoples of the United Kingdom*" and to further the phoney war against Muslim terrorists, act as an "*accessory before the fact*" and therefore joint principal, in that between the 4th July and the 7th July, 2005, did encourage, plan and allow and did give free passage and harbour to enemy agents of the people of the United Kingdom, in that he did allow rogue elements within the secret services of the USA, (namely the CIA, and National Security Agency black ops "Death Squads") and Great Britain (MI5, MI6),) as well as the Israeli MOSSAD and its intelligence services, to operate within the mainland of the UK to effect a false-flag terrorist attack in London on the 7th July 2005 tantamount to State sponsored terrorism (7/7/2005 London bombings).

7. **State sponsored terrorism and conspiracy to cause explosions and conspiracy to murder contrary to Section 59(2)(d) of the Terrorism Act 2000** (incitement overseas) against another sovereign nation and member of the United Nations and co-signatory of The Atlantic Charter, August 14th 1942, the United States of America; in that on or around Memorial Day week-end May 26th 2006, did with full knowledge of possible outcome and as a *reciprocal favour* (for the 7/7/2005 London tube bombings) to George H.W. Bush and his son George W. Bush, did enter into the continental United States of America along with certain, as yet unidentified, members of covert Special Forces and British security services & attempt to blow up the East Coast main-line Amtrak rail connections on Memorial Day week-end 2006, between Canada and New York City, in an attempt to further in the public mind the perception that Muslim terrorists were a "real and imminent threat" to National Security and the citizenry of the USA and therefore cause greater restrictions on personal freedoms of said citizens and a direct dissembling (ipso facto) of the American Constitution in an attempt to allow George W. Bush to have "Martial Law" declared within the continental United States, on the pretext of an "National Emergency".

Also in contravention of the **International Convention for the Suppression of Terrorist Bombings 1997** in that the accused did act a joint principal and co-conspirator in both statute and common law in acting with others to carry out explosions and endanger life with a view to causing alarm, disorientation of policy and to subject citizens of the United Kingdom to treachery and deceit and that he did in particular procure, counsel and wilfully incite acts which resulted in:

"the "state sponsored bombing" of his own people in the City of London, on the 7th July 2005.

This being alleged, we invoke **Article 7** of The United Nations International Convention for The Suppression of Terrorist Bombings:-

Article 7

(1). Upon receiving information that a person who has committed or who is **alleged to have committed an offence** as set forth in article 2 may be present in its territory, the State Party concerned shall take such measures as may be necessary under its domestic law to investigate the facts contained in the information.

(2). Upon being satisfied that the circumstances so warrant, the State Party in whose territory the offender or alleged offender is present shall take the appropriate measures under its domestic law so as to **ensure that person's presence for the purpose of prosecution or extradition.**

8. Treason (Treason Felony Act 1848) and Conspiracy to Murder, attempted murder, reckless endangerment and bio-terrorism contrary to the Terrorism Act 2000 and The Rome Statute of The ICC 1998 Article 7 (crimes against humanity) and Article 8 (2)(b) in both statute and common law against the citizens of the United Kingdom and its Government, in that on or around the last week of January 2007, he did allow the virus known as **H5N1**, "Bird Flu" into the territory of the United Kingdom. Did help and facilitate and encourage the dissemination (by covert operatives of a foreign power, namely elements within the CIA and MOSSAD) of a deadly strain of a virus commonly referred to as **H5N1**, and "talk up" the possibility of its effects, this action being tantamount to an act of "**attempted genocide**" on the people of the United Kingdom. This is contrary to the **United Nations Charter** and is therefore a major war crime as the vials released are classed as Weapons of Mass Destruction: this constitutes a "serious war crime" and violates all the Geneva Conventions and Protocols and almost every law that we have a treaty for.

9. Perjury in that contrary to **Section 1 of the Perjury Act 1911**, he did lie to the Houses of Commons & Lords as to and concerning the true reasons for war against Iraq in March 2003.

That he did lie to the Hutton Enquiry and the Butler Enquiry and did lie to Assistant Chief Commissioner Yates and that also did sell the Royal Prerogative and that he did accept cash for honours and did lie under oath on several occasions and sought to subvert the justice system of the United Kingdom.

10. One count of Pre-Crime, a slightly novel concept in your current line of law enforcement, in that he carried out acts with "malice a forethought" to endanger the future lives of planetary citizens and the planet itself by facilitating and encouraging the building of repositories, namely nuclear power generating facilities, for the future time, inter-dimensional dumping of photonic waste materials along 4th density time corridors into said earth stationed reactors causing massive planetary grid failure and loss of life. In this future time line, your future, this event HAS ALREADY TAKEN PLACE. (see below)>>>>

**Memorandum for the Administrator of the Environmental Protection Agency
Presidential Determination No. 2003-39 The Secretary of the Air Force**

On Sept. 16, 2003, President Bush, in an action taken annually since 1997, issued the following Presidential Determination regarding the continued secrecy of solid and hazardous waste disposal at the U.S. Air Force's super-secret facility known as Area 51, near Groom Lake, Nevada:

SUBJECT: Classified Information Concerning the Air Force's Operating Location Near Groom Lake, Nevada

*"I find that it is in the paramount interest of the United States to exempt the United States Air Force's operating location near Groom Lake, Nevada, the subject of litigation in *Kasza v. Browner* (D. Nev. CV-S-94-795-PMP) and *Frost v. Perry* (D. Nev. CV-S-94-714-PMP), from any applicable requirement for the disclosure to unauthorized persons of classified information concerning that operating location. Therefore, pursuant to **42 U.S.C. 6961(a)**, I hereby exempt the Air Force's operating location near Groom Lake, Nevada, from any Federal, State, interstate or local provision respecting control and abatement of solid waste or hazardous waste disposal that would require the disclosure of classified information concerning the operating location to any unauthorized person. This exemption shall be effective for the full one-year statutory period.*

Nothing herein is intended to: (a) imply that in the absence of such a Presidential exemption, the Resource Conservation and Recovery Act (RCRA) or any other provision of

law permits or requires disclosure of classified information to unauthorized persons; or (b) limit the applicability or enforcement of any requirement of law applicable to the Air Force's operating location near Groom Lake, Nevada, except those provisions, if any, that would require the disclosure of classified information.

The Secretary of the Air Force is authorized and directed to publish this determination in the Federal Register."

GEORGE W. BUSH

THE WHITE HOUSE

And when it began: Office of the Press Secretary

For Immediate Release February 1, 2000

TO THE CONGRESS OF THE UNITED STATES:

Consistent with section 6001(a) of the Resource Conservation and Recovery Act (RCRA) (the "Act"), as amended, 42 U.S.C. 6961(a), notification is hereby given that on September 20, 1999, I issued Presidential Determination 99-37 (copy enclosed) and thereby exercised the authority to grant certain exemptions under section 6001(a) of the Act.

Presidential Determination 99-37 exempted the United States Air Force's operating location near Groom Lake, Nevada, from any Federal, State, interstate, or local hazardous or solid waste laws that might require the disclosure of classified information concerning that operating location to unauthorized persons. Information concerning activities at the operating location near Groom Lake has been properly determined to be classified, and its disclosure would be harmful to national security. Continued protection of this information is, therefore, in the paramount interest of the United States.

The determination was not intended to imply that in the absence of a Presidential exemption, RCRA or any other provision of law permits or requires the disclosure of classified information to unauthorized persons. The determination also was not intended to limit the applicability or enforcement of any requirement of law applicable to the Air Force's operating location near Groom Lake except those provisions, if any, that would require the disclosure of classified information. **WILLIAM J. CLINTON**

THE WHITE HOUSE,
January 31, 2000.

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