

**11th April 2019 (updated from an earlier version)**

**FCO:30/1048 - They cannot be Trusted**

**The majority of our politicians cannot be trusted for one very simple reason - as outlined in the Civil Service advice to Ministers contained within Foreign and Commonwealth Office document FCO:30/1048 (1971)**

**The documents warned, the then Prime Minister Edward Heath and the Labour Party Deputy Roy Jenkins of the consequences of their intention to illegally sign the UK into the EEC in 1972 (ECA) thereby binding the UK to the Treaty of Rome (1957)**

**The documents were kept from the public under the 30 year rule – they then surrendered (and have maintained) sovereign rule over the British people to the EEC(EU) – (a foreign power); and this must be equally true for all the other Member States Parliaments and Heads of State who signed up to and Ratified the Lisbon Treaty (2007)**

**All subsequent members of Parliament and Lords, are, or should be, aware of these documents, and are therefore complicit in the deception against the British people - a deception that has been continued by all governments and the majority of MP's since the 1st January 1973 - and is which is rife at this present time - particularly in the Labour Party, its political bedfellows and the House of Lords - led by the Prime Minister.**

**This criticism does not include those MP's, Lords and others, past and present, who have systematically railed against Britain's continual subjugation by the EEC (EU)**

**The documents was kept secret for 30 years, so as to ensure that the British population was kept in the dark about the EEC and its intentions.**

**The FCO documents were published in early 2000's – but the deception against British population continues today - perpetrated by the usual suspects - the Labour Party (PLP) and their fellow travellers, in all the other parties.**

**An annotated version of FCO:30/1048 is presented below; for your perusal - in order to place into context, the present discourse in the Parliament and the country more widely - and to enlighten some to the true nature of our political system and its constituent parts.**

**Concerted Deception against the People of the UK**

**All those who enter parliament today, and those who went before them, back to the 1st January 1973, undergo induction procedures – which must include how the legal system of the UK changed after the 1st of January 1973 – and that must also include MP's, Judiciary, Peers and Civil Service etc.**

**They must all also be aware that the EEC(EU) passes laws into UK domestic law, without any input or scrutiny from the politicians in the UK parliament.**

**They must all be aware that the EU's Constitution and Laws have supremacy over the UK Constitution and English Common Law; and that the European Court of Justice (ECJ) is the UK's Supreme Court – not the pretend “Supreme” Court invented by Blair and the Labour Party (same for all the devolved administrations)**

**By becoming involved in the UK political system they have a conflict of interest which cannot allow them to act in the interests of the UK – if that is not in the interest of the EU?**

**Since, this is necessarily the case, how can our MP's and Peers etc., claim that they act in the interests of their constituents when they are complicit in a fraud against them; and the whole of the UK – for example, when renege on the Referendum result.**

**After all, the 2016 Referendum result is clearly not in the interests of German motor industry, nor French agriculture or EU Fishing rights – so they must, by definition – be required to act in the interests of the EU – their higher authority – which is why they are required to renege on the Referendum result.**

**They cannot invoke Edmund Burke and claim that they are “elected representatives, not delegates”, because they are tainted with conflict of interest – which requires that the EU comes first.**

**And, since, HRH Elizabeth II is also an EU citizen, courtesy of the Maastricht Treaty (1992) – what is the point of the meaningless Parliamentary Oath – they might as well just swear an Oath to Merkel.**

**Clearly, there are a minority within the parliamentary system (including Civil Servants) who oppose the EU rule over the UK, but nevertheless wish to try to change it from the inside – recent events have shown how small a minority it is, in reality.**

**The Merkel – May Withdrawal Agreement is a faux “deal” designed as an option for a future Referendum (against “Remain”) which politicians must not ratify – in reality, though it is clear that most would not ratify it; not without a “Confirmatory Referendum” (2nd EU Referendum) attached – which is the only way that the EU could get a “Remain” majority.**

**The majority of our parliamentary “system” have clearly entered into Faustian Pacts with the EU – in return for the eternal “grave train” and the lure of “power” beyond the dreams of avarice.**

**But they are still traitors to Britain in every sense of the word.**

**FCO 30/1048 Advice to Ministers: “Sovereignty and the European Community” (1971)**

**Selected and annotated excerpts:**

**Parliament controlled**

**Our law subservient**

**11. Membership of the Communities will involve us in extensive limitations upon our freedom of action. For the first time. Parliament is binding its successors.**

**Increasing loss of sovereignty**

**The loss of external sovereignty will however increase as the Community develops, according to the intention of the preamble to the Treaty of Rome "to establish the foundations of an even closer union among the European peoples ".**

**12. (ii) The power of the European Court to consider the extent to which a UK statute is compatible with Community Law will indirectly involve an innovation for us, as the European Court's decisions will be binding on our courts which might then have to rule on the validity or applicability of the United Kingdom statute.**

**Predicting monetary and military union**

**18..but it will be in the British interest after accession to encourage the development of the Community toward an effectively harmonised economic, fiscal and monetary system and a fairly closely coordinated and consistent foreign and defence policy. If it came to do so then essential aspects of sovereignty both internal and external would indeed increasingly be transferred to the Community itself.**

**No withdrawal, sovereignty diminished**

**22. Even with the most dramatic development of the Community the major member states can hardly lose the "last resort" ability to withdraw in much less than three decades. The Community's development could produce before then a period in which**

**the political practicability of withdrawal was doubtful. If the point should ever be reached at which inability to renounce the Treaty (and with it the degeneration of the national institutions which could opt for such a policy) was clear, then sovereignty, external, parliamentary and practical would indeed be diminished.**

#### **Disinformation**

**After entry (to EEC, 1972) there would be a major responsibility on HMG and on all political parties not to exacerbate public concern by attributing unpopular measures or unfavourable economic developments to the remote and unmanageable workings of the Community.**

#### **Transfer of the Executive**

**24 (ii) The transfer of major executive responsibilities to the bureaucratic Commission in Brussels will exacerbate popular feeling of alienation from government.**

#### **Erosion of sovereignty**

**24 (v) ...The more the Community is developed ... the more Parliamentary sovereignty will be eroded. ...The right ... to withdraw will remain for a very considerable time. ...The sovereignty of the State will surely remain unchallenged for this century at least.**

#### **The EU Bureaucracy will rule**

**25. The impact of entry upon sovereignty is closely related to the blurring of distinctions between domestic political and foreign affairs, to the greater political responsibility of the bureaucracy of the Community and the lack of effective democratic control.**

**Please remember this document whenever you read or hear an MP or Peer speak in favour of the EU - and don't believe anything they say - they are required to protect the EU from criticism - though not all politicians sing to the same hymn sheet.**

**More importantly - feel free to copy this document or the more comprehensive version (in the Archive Section) courtesy of *theeuroprobe.org* and send it to anyone supporting "Remain", along with every MP and Peer who supports Remain.**

**Point out that they should not continue to be part of the Parliamentary conspiracy against the British people, which began in 1973 - and remind them that it is their sworn duty to vote in favour of what the British people decided in the largest Democratic vote on the 23rd June 2016 - which was to leave the legal control of the EU - anything less or contrived in favour of the EU or any other foreign power is not acceptable.**

**The only way that we can escape from the coming nightmare of the EU is to remove the current nest of perfidious vipers in Parliament, Judiciary and Civil Service and replace the MP's, Peers and Judges with others who value the UK above the EU.**

**Then repeal the European Communities Act (1972) - which signed us up to the Treaty of Rome (1957) - which would all the EU treaties null and void; and trade, as an independent - free country.**