

12th February 2018

## European Arrest Warrant (EAW) \*Updated

Mrs May is travelling to Munich next weekend and is expected to extend the use of the European Arrest Warrant (EAW) - any Prime Minister of the UK who signs us up to the European Arrest Warrant has no intention of taking Britain out of EU (ECJ) control - this is a very dangerous move as far as the British population are concerned because she would be signing us up for life in a Police State - as explained below:

The Lisbon Treaty (2007) spells out the ambitions of the EU and how they are to be achieved. They are quite simply to form a Supranational State (an EU Superpower) under which all of the populations of the former European and new states will be ruled over by uniform Regulations, Directives and Laws, including their own version of Corpus Juris, in perpetuity.

EU Law has supremacy over the Laws of all other countries in the EU, and Corpus Juris is a legal system of a Police State.

## Corpus Juris and British Common Law

The EU is obsessed with the idea of a Common Currency, Police Force, EU Armed Forces including harmonised Taxation; and everything else that they can get under their control. Effectively the EU will become a Dictatorship with the Laws of a Police State (Totalitarian) and it has been under construction formally, and behind the backs of most of the populations of Europe, since the Treaty of Rome (1957); and informally for a much longer period.

For the EU the Civil and Criminal system of Law is based upon Corpus Juris, though the EU version is not yet fully developed or well tested, whereas in Britain we have a system of Common Law.

Obviously the legal systems in the UK and the EU are complex and it is not the intention to delve into the minutiae of either system, however, there are differences which are very important to point out.

Under British Common Law we are innocent until proven guilty and under the EU's Corpus Juris style system we are guilty or thought to be guilty first.

## EU Legal System Experience

The following small extract reveals some of the effects of the EU's legal system:

*"...across the EU, people who have not been convicted of any crime are being detained without good reason for months or even years, often in appalling conditions that make trial preparation impossible..."*

*and*

*"...growing numbers are being extradited under the European Arrest Warrant, only to be held for months in prison, hundreds of miles from home, waiting for trial..." see "Detained without trial: Fair Trials International's response to the European Commission's Green Paper on detention October 2011"*

This is what happens to normal citizens, but of course any criminal will be exempt because they have a right to a family life in order to take care of "Tiddles" their Persian Pedigree cat. Normal citizens can always apply to the European Court of Human Rights (ECHR) though, and good luck with that and with battling the thousands of other people trying to get Justice, and assuming you're not locked away without access to anything resembling legal representation.

## English Common Law and the EAW

Our Common Law system does not allow such treatment, but our system is being subverted by the European Arrest Warrant (EAW), courtesy of Straw and Blair, and if Britain is trapped in the EU by our devious politicians we will all be under the Jurisdiction of the EU's version of Corpus Juris.

Since 2004 anyone in the EU can file a complaint against a British Citizen or other Nationality in the EU without any evidence, and that can require the British Police to arrest that person and hand them over to the Police force of another EU country without any requirement for checking evidence or formal extradition procedure.

You should also be aware that an 800-strong paramilitary police force called the European Gendarmerie Force (EGF) already exists and will be at the disposal of the EU for operations anywhere in the EU and will have permanent bases in each EU Province, with members drawn from Italy, Spain, Portugal, Romania, France and the Netherlands. See [Mary Ellen Synon, November 2010 March-Euro-police-The-shocking-powers-prosecution-EU-us.](#)

For an example of the misuse of the European Arrest Warrant (EAW) in 2014, a warrant that is supposed to be used against real criminals but can result in anyone being classified as a "criminal" in the eyes of the Police.

Please read the disturbing account of Aysha King, a little 5 year old boy with a brain tumour whose parents wanted to take him for Proton-Beam treatment in Prague. But the British hospital where he was being treated with conventional Chemotherapy etc., reported the parents to the UK authorities and the CPS issued an EAW - which resulted in the boy being separated from his parents and his parents jailed for their efforts. Following an outcry though, the parents succeeded. ["When Parents and the State Disagree Over a Child's Medical Treatment" By Megan Gibson September 9, 2014 <http://time.com/3264238/aysha-king-parents-arrest-doctors/>](#)

Other cases where legislation is not used for its intended purpose is more common with local authorities, for example, using the Terrorism legislation to spy on their populations for any reason other than Terrorism.

The fact that any British national can be thrown into a foreign prison for months or years without charge (as shown above in paragraph 3) is courtesy of Straw, Blair and New Labour, on behalf of the EU, and it would be totally unacceptable for May to continue with its use - which keeps us tied to EU (ECJ) controlled Europol organisation - whose structures are those designed by a Police State - see last paragraph below.

British Police can also be required to investigate suspected crimes on behalf of other EU countries, ever wondered why our Police are so busy? - our Police no longer have to swear an oath to our Queen and anyone from the EU can join the Police in the UK, thus destroying the concept of Police Community cohesion - again courtesy of the Blair and New Labour on behalf of the EU.

It is worth remembering that New Labour and old Labour, particularly the Parliamentary Labour Party (PLP) have the same ideology and objectives are only really distinguished by presentation.

All Labour Party Prime Ministers were members of the Fabian Society, whose members established the Labour Party, the EU, the Bilderberg Group, the United Nations, the London School of Economics and the National Union of Students, among many other

organisations which most, if not all, support the establishment of a Socialist (Communist) World Government.

## Corpus Juris in the UK?

On the 23rd February, 2016: The Daily Mail reported that Hogan-Howe had refused to apologise for the behaviour of the Police investigating allegations of historic sex abuse against Lord Bramall. *The Mail went on to report that "Earlier this month Sir Bernard said police should change their approach to sex abuse claims and not automatically believe the complainant, as is the current policy."* - What an astonishing claim that the British Police seem to have been hounding Lord Bramall on the basis of a policy straight out of the EU's Corpus Juris legal system, whereby the accused is assumed guilty without corroboration or independent evidence - how long before these policies are applied to any British citizen for any crime - and perhaps more importantly, are the Police acting unilaterally. Such activity by our Police is illegal under English Common Law. Clearly Britain is now getting closer to being a country under occupation by the EU. [see \*http://www.dailymail.co.uk/news/article-3460404/Met-police-chief-refuses-apologise-Lord-Brammall-failed-sex-abuse-probe-claiming-s-say-sorry-for.html#ixzz411kS6VP5\*](http://www.dailymail.co.uk/news/article-3460404/Met-police-chief-refuses-apologise-Lord-Brammall-failed-sex-abuse-probe-claiming-s-say-sorry-for.html#ixzz411kS6VP5)

We are not seeing too much of a more general application of Corpus Juris in the UK, which includes the Police as an agent of the government and who cannot be prosecuted - since the EU-UK is still in stealth mode and there is a desire to keep such very dangerous changes under wraps during the time that the English majority has turned against staying under EU control.

## EU Legal Control in Practice

Our Laws are founded on an evolutionary process of precedence with Trial by Jury and Habeas Corpus, whereby we cannot be detained without evidence, which is our birth right.

In the EU Corpus Juris is an inquisitorial system where there would only be professional Judges and is really more similar to Military Courts in occupied countries, which if we stay in the EU will apply to us. The system is one of repression - with a code established by a Dictator.

*"An inquisitorial system is a legal system where the court or a part of the court is actively involved in investigating the facts of the case, as opposed to an adversarial system where the role of the court is primarily that of an impartial referee between the prosecution and the defence." (Wikipedia)*

Staying in the EU will result in EU Prosecutors being stationed within the EU Provinces which in the case of Britain will have 12 Regions.

These Prosecutors will have the power to imprison anyone for up to 6 months, which can be extended by 3 months, pending investigation. The European Public Prosecutor (EPP) would decide whether to investigate to establish if there is enough evidence to prosecute - totally opposite to the system in Britain.

The legal system in the EU is not fully fledged and will become more and more Draconian as it evolves (through European Court of Justice (ECJ) case law), we need to get out of the EU while we still can. The other main way that the EU's version of Corpus Juris differs is in the nature of the relationship between the State and the People, these are additional threats to our Civil Liberties.

## Additional information from [www.caef.org.uk](http://www.caef.org.uk)

- The EU Charter of Fundamental Rights gives Brussels the right to suspend any Civil Liberty in the "general interest" of the EU, under Article 52.
- Europol has the right to monitor anyone alleged to be xenophobic

- Europol is only accountable to its own management in The Hague, and its officers have Diplomatic Immunity from prosecution and can initiate and become involved in criminal investigations in other EU countries
- Under EU Law any act of Civil Disobedience could potentially be classified as terrorism and result in long prison sentences. Finally, for this section, the voting rights of entire governments can be suspended within the Council of Ministers and political party's "which do not sing to the prescribed EU hymn sheet" (my wording) can be denied public funding – all courtesy of Article 7 and 191 of the Nice Treaty (2001) respectively

**Our establishment must not sign the UK up to the EU by stealth through sneaky arrangements that keep us tied to the ECJ and keeps us trapped in commitments to the EU armed forces - fighting for the EU's benefit not ours - we have had enough of that over the past 44 years.**

**\* Update** In a Brexit Central article today Jane Adye points out that "The UK could very easily be outside the EU and continue to cooperate on European policing, intelligence sharing and security – indirectly – with a similar deal if this is what we decide is best for us.

The Danes have set a precedent of flexibility, which should continue if the EU crafts an acceptable deal with the UK. Leaving the EU does not need to diminish either the UK's or the EU's security." <http://brexitcentral.com/security-cooperation-post-brexiteurope/>

*The above article was partly updated from an earlier article dispelling the Myth that the UK population is safer in the EU.*