



1 March 2020

CYHUDDIAD/PROCLAMATION

WHEREAS, the United Kingdom of Great Britain and Northern Ireland, is unable to produce a valid, true, and legal, sovereign title to Britain (Latin: Britannia) free of defect, as a direct result of a long running fraud and conspiracy to usurp the native Britons; and

WHEREAS, the Kingdom of Britain has existed as an independent and sovereign State since at least the fourth century, as acknowledged by the letters recognising the sovereignty of Britain being endowed to the native Britons. Honorius, the lawful emperor of the West; having committed to the native State, the perpetual abdication of the exercise and rights of sovereignty. Those letters, and the international laws, provide for the presumption of the native British State's continuity, which may be refuted only by reference to a valid demonstration of a legal title, or sovereignty, on the part of the United Kingdom, absent of which any fraud remains; and

WHEREAS, in strict accordance with the customary international law, the historical arms of the nation of Britain are well documented as the red dragon (Y Draig Goch) and the golden dragon (Y Draig Aur); the red dragon symbolizing the nation, the golden dragon symbolizing the native and true regal authority; and

WHEREAS, the conquest of Britain is now refuted with modern archaeological findings and forensic evidence, and is no longer believed to be a factual event, having since been renamed the “Anglo-Saxon Settlement”; and the ancient scheme to usurp the sovereignty of Britain is well documented, and was labeled the “*barbarica conspiratio*” by the Roman historian, Ammianus Marcellinus; which came into full fruition when the English and Scottish Parliaments conspired to, and did in fact, usurp the identity of the native Britons in 1707, in order to create the appearance of the sovereign title of Britain. A chain of events that can only be described as multiple components of a long running plot to usurp the sovereignty of Britain;

WHEREAS, the Britons have vigilantly held onto the belief that we would one day be delivered from our usurpation and restored to our rightful place in the world, well documented in ancient and modern poetry and song alike, and

WHEREAS, the customary international law does not recognise a belligerent occupant as the legitimate successor to the native right of sovereignty, and that the legislative powers remain with the government of the occupied State during a military occupation of the occupied State’s territory; and

WHEREAS, the United Kingdom has not complied with the international laws of occupation, both customary and by convention, or the international humanitarian laws; and

WHEREAS, because there exists no valid demonstration of legal title, or sovereignty, on the part of the “United Kingdom” over the Isle of Britain, all United Kingdom government agencies operating within the territory of Britain that have been established by the English and Scottish Parliaments, which includes the United Kingdom, and County

governments, are self-declared and their authority is unfounded, and they have no legal basis under native British law, or the international laws of occupation; and

FINDING, that all treaties between the native Britons and the Kingdoms of England and Scotland are void for: fraud, regicide, coercion, lack of consent, lack of legal capacity, failure to perform, and the object of the treaties and goal of the occupying State being impermissible *jus cogens*; all attempts to annex Britain are null and void, being that they were based upon fraud, and the aforementioned facts; and the Parliaments of England and Scotland have rescinded on their international obligations and duties under treaties, without notice, in violation of the laws of nations; thus no nation may now legitimately claim the status of protectorate of the true native British nation; and

WHEREAS, the name “*Welsh*” is an alternative name for the true native British people (*y Cymry*), that we have come to be known by, as a direct result of fraud and coercion; and the name “Wales” literally means, “land of foreigners”. The word “Welsh” is an English word, literally translating to “foreigner” or “stranger”, despite the Welsh people having been found to be the only genetically native British people, and the only true British people according to the ancient British laws (Cyfraith Hywel) on naturalization; and

WHEREAS, the true Britons (*y Cymry*) took the necessary and extraordinary steps, by virtue of the legal doctrine of necessity, and according to the laws of the nation, and the international law, to reestablish the *de jure* nation of Britons, as it stood in 410 AD, in an acting capacity on 22 April 2016, in order to exercise the Country’s preeminent right to self-preservation during an illegal and prolonged occupation by usurpers, and their successors; and

WHEREAS, the occupant State has unlawfully levied pecuniary contributions of various classes; including taxes and fines, in violation of international law; and the occupant State has unlawfully seized public and private property for the constructions of its government agencies and military installations from the occupied State and its inhabitants, and that restoration and compensation shall be made under the doctrine of *jus postliminii*, and

WHEREAS, war crimes are now committed as result of the failure of the United Kingdom to administer the laws of the Britons in accordance with the international laws on occupation; and the international law recognises the sovereignty of an occupied State is not extinguished by usurpation, nor is it transferred to usurpers; and

WHEREAS, in accordance with the native British dynastic succession laws, the heir to the throne shall be a Briton, descended of a native British masculine line, and the head regal British authority was historically titled Pendraig, or Pendragon, and King of the Britons (*Rex Britannorum*);

FINDING, that no other party in the world has been able to produce a stronger right and claim in the law, apart from the current lawful claimant, and true heir to the throne, Llywelyn, King of the Britons;

WHEREAS, for the past 4 years, the acting government of the Kingdom of Britons has been vested with a prescriptive special customary right under international law, to represent the *de jure* native British State during this prolonged and illegal occupation, by virtue of the legal doctrine of acquiescence, as well as explicit acknowledgment by the United Kingdom of Great Britain and Northern Ireland, and other States, of the occupying State's mere *de facto* authority;

WHEREAS, a brief on the continuity of the *de jure* nation of Britons and the legitimacy of the *de jure* government of the Kingdom of Britons can be accessed online at:

www.kingdomofwales.wales

NOW, therefore, by virtue of the authority vested in the true and legitimate nation of Britons, we do hereby declare, proclaim, and make known as follows:

The Kingdom of Britain is fully restored; by the virtue, vigilance, and preservation of the native Britons, y Cymry. The surname of the reigning dynasty shall be, Pendraig. The dynastic powers of the monarchy shall be separated from the powers and authority of the government. The citizens of Britain shall be granted the powers of the government.

The United Kingdom does not possess jurisdiction or a competent legal or regal authority to naturalise inhabitants into the nation of Britons, nor jurisdiction over the word British.

The laws are obligatory upon all persons, whether subjects of this Kingdom, or citizens or subjects of any foreign State, while within the limits of this Kingdom, except so far as exception is made by the laws of nations in respect to Ambassadors or others. The property of all such persons, while such property is within the territorial jurisdiction of this Kingdom, is also subject to the law.

The *de jure* government of the Kingdom of Britons reclaims its sovereignty over all property within the territorial jurisdiction of this Kingdom, by virtue of its special customary right to represent the native and true British State during an illegal and prolonged occupation by usurpers, and their successors.

As a result of the true British law not being complied with, all titles to real and incorporeal property within the territorial jurisdiction of this

Kingdom are invalid and void, for want of a competent *de jure* British regal authority, notary public, and registrar. Remedy for these defects will take place in accordance with *de jure* and native British laws, and the international laws of occupation.

The Kingdom of Britons, does hereby acknowledge that acts necessary to peace and good order among citizens and inhabitants of Britain, which would be valid if having emanated from a lawful legal or regal authority, must be regarded in general as valid when proceeding from an acting authority, but further acts in support of usurping the native Britons, or intended to defeat the rights of the Britons under the native laws, and other acts of like nature, must be regarded as void. The laws which have emanated from the unlawful United Kingdom legislature, shall remain provisional laws, subject to ratification by the true nation of Britons, with the express provision that the laws do not run contrary to the native laws, or the international laws of occupation or the international humanitarian laws, if it be so, they shall be regarded as invalid and void. The courts in the Kingdom of Britain, whether judicial or administrative, shall administer the provisional laws.

We hereby require every person holding any office of profit or emolument in the Kingdom to take and subscribe an oath of allegiance to the people of the native British nation, and to the true Kingdom of Britain.

In Witness Where of,
We have hereunto set our hand,
and the ancient seal of the true British nation
to be affixed on this 1st day of March 2020.



A large, stylized black signature, likely belonging to the King of Britons, written in a bold, cursive script.

King of Britons