Introduction and overview.

It is customary in any Chairman’s letter at this time of year (albeit usually a bit earlier) to wish everybody a Happy New Year – so - Happy New Year everybody... but may I add to this greeting a ‘happy hunting’ as well - as this year we will most certainly be hunting scalps - and I hope many of you will have some success in this venture... or at least get in some good training for the following year when hopefully there will be many scalps festooning our trophy cabinets, the scalps to which I am referring belonging to corrupt judges... who are as plentiful as buffaloes were when the native Indians lived peacefully on the plains of North America... but more on corrupt judges later on.

Let us start 2013 by reminding ourselves of the purpose of the BCG - why we were formed and what our goals were. In 2008 a number of us came together because we recognised there was no group working on a solution to the problem – that being that our constitution was being undermined and our freedoms eroded as a consequence of Acts of Parliament being enacted and presented to us as a means of protecting us. Our first conference in 2009 lay the foundation for a programme of education and we started the task of uncovering the facts and the evidence and through the UK Column reporting some. Members of the BCG fed us with a massive amount of information that saw us buckle under the strain... initially unable to cope with the volume of input (letters and phone calls).

That volume of information has given us a clear understanding of the true nature of the problem with some of the information being so extraordinary that it took time to sink in. What we uncovered was a well-funded and highly organised group that was systematically and deliberately dismantling our nation from within... and its operatives went right to the heart of government – it infested every institution, politicians, civil servants, the police, the courts, the judiciary, local councils and all major corporations.... a network like no other and seemingly untouchable. That network we have all come to know as Common Purpose, with tentacles that stretched around the globe... as pernicious as any organised criminal gang.

Our dilemma was how to attract support without giving the impression of being a band of eccentrics and lunatics – ranting about ‘reds under the bed’ – clearly the ‘slowly slowly catch a monkey’ approach was in order and so it has been up until now.

2013 sees an entirely new approach, reflected in the fact that our newsletter will lead the way of a more visible BCG - now prepared to tell our fellow countrymen and women the truth about what is really going on.

Few people have any confidence in our politicians – the banks are seen as nothing less than a criminal fraternity, the church seems unable to give any moral perspective and there has been a notable decline in our values as we have all been herded along the path of self-interest and greed. Common Purpose has been a phenomenal success in terms of its objectives. But the demise has not gone unnoticed by the majority who despair at our own self-destruction – our message of hope and opposition to our obvious decline will be seen as a breath of fresh air – we will find ourselves pushing increasingly at open doors.
But let’s not fool ourselves – there is a great deal of work involved in undoing the damaged caused by Common Purpose and they are still very active... but undo it we must – all of our futures depend upon it.

Our Website has been neglected during times when we have been under enormous pressure – that too will change... we have more help at hand, but also we are reaching out to you to assist in helping us keep the site informative. The primary objective will be to keep the membership informed and up to date by way of articles and blogs, about forthcoming events and to provide access to videos – a vital source of information.

The British Constitution Group commences 2013 with a number of key initiatives under way - as detailed at our November conference ... as well as the aforementioned hunting programme... and what a good conference it was. More of middle Britain is waking up and many new faces are showing up at our meetings... as was the case at our November conference... this is as a direct result of the work that ‘we’ the awake few have done to date... everybody please take a bow. A number of positive comments were made about the cross section of the audience and it is generally agreed that we have ‘got it right’ in terms of how we have built our profile.

The job now is to build it further – and as already stated - there is plenty of work to do.

The initiatives to which we refer are – the UK Column’s successful online presence - Magna Carta 2015 – the Committee of 100 – the further development of the Lawful Bank and the most recent development concerning the Bradbury. This ‘package’ of initiatives meshes together to provide the solution to our collective problem... being - the duplicitous politicians, greedy bankers, corrupt judges and the corporate takeover of our country – all amounting to the trampling with impunity of our sovereignty and freedoms.

The BCG certainly made itself known in the courts in 2012 - so much so that the Clerks to the Justices Society sent a memo to every court in England and Wales advising them how to ‘deal’ with members of The British Constitution Group – we were very proud to have had the distinction of such recognition. We can reflect on our influence from just one comment made by a security guard at the Birkenhead Magistrate’s Court who had witnessed a number of our appearances - who commented - “It is never boring when you guys show up.” Enough said.

We do of course acknowledge the contribution that many other groups and individuals are making in also holding the courts to account. The judiciary are getting increasingly jittery because it is they who are on the front line... and it isn they therefore who must be the focus of our attention.

2013 is guaranteed to be even more productive re our court actions – we have already witnessed a full frontal attack on the High Court by two of the BCG’s better known members... see High Court Report below. You should take note of how the courts respond to these challenges – it is not what you might expect – we urge you to have the courage and ‘have a go.’ The courts are still as cocky as hell – but they are nevertheless ‘worried’ - they are starting to sense that something is stirring and it is and how right they are to be worried.

2013 is going to be a very dynamic year because of the work we have done in the courts... we move forward on solid foundations.
Let us remind ourselves of our primary objective, which is to reassert our constitution and the rule of law... that requires an honest judiciary which we simply do not have... we have through our court actions established that our courts do not give a monkey’s about OUR laws... and it is for this reason we must go into the courts and expose the truth about the collusion by the judiciary with the aims of Common Purpose.

Magistrates have referred to Magna Carta as – a political issue... senior police officers have suggested that it is ‘old law’ and High Court judges dismiss it as an irrelevance. But they are sensitive to being challenged... just watch magistrates and judges stampede for the door if the words ‘common’ ‘law’ and ‘rights’ are ever ushered in a single phrase in their presence – again see High Court Report below.

The caveat to us claiming our ‘constitutional rights’ is that it is essential that we understand precisely what these are... and trust this writer – there is a great deal of confusion and controversy surrounding this important issue... and for very good reason... and I apologise for repeating yet again but... see High Court Report below.

Constitution conventions. (BCG initiative)
Following on from the above paragraph... these conventions are essential in terms of laying the foundations for the next 3 years... let’s have the debate and let’s sort the confusion out once and for all. Please put a note in your diary - 15th June 2013 – the first of three constitutional conventions... and of course our counter to Cameron’s Bill of Rights – which is one of the greatest affronts to our intelligence so far. We will have no hesitation in telling this NWO lackey that the people have absolutely no intention of allowing a bunch of duplicitous politicians to dictate to us what our rights are... we are perfectly capable of doing this for ourselves and we intend to do just that.

Magna Carta 2015. (BCG initiative)
This is a gift-wrapped marketing tool. The political establishment have made a massive mistake... they have decided to put their heads on the block by opting to celebrate the 800th anniversary of Magna Carta – at the same time as our courts are ignoring it... the term ‘egg on face’ is destined to win the award for ‘most often used phrase’ in 2015 – can’t wait.

Committee-of-100. (BCG Initiative)
The movers and shakers and doers... more action from the BCG... please get involved. We have had three meetings so far and there will be regular meetings this year. Rome was not built in a day... reasserting our rights also needs time, but it also needs a good management structure... the Committee-of-100 (Comm100) is our way of building that structure. Please contact info@thebcgroup.org.uk if you would like to get involved in the planning and development of creative idea’s and initiatives regards the formation of sound policy allowing us to move towards sovereign self-governance.

The Lawful Bank. (BCG Initiative)
This is an important initiative that helps attract wider interest. If you are not signed up to the Lawful Bank then please do so... reports of progress will come to you via that message board. The web site is www.lawfulbank.com

First Points of Contact. (BCG Initiative)
The time is now right to activate those of you who have put your name down as a ‘First Point of Contact’ - many of you have formed vibrant and active groups... others will need some help in doing
so. We now need to bring these together as co-ordinated teams of opposition. We will publish more about how the FPOC can help in forthcoming newsletters. In the mean time if you do want to act as, or to find out if there is a FPOC in your area, then please forward your request/enquiry to info@thebcgroup.org.uk

A Common Law Demand to HM Government to set about the immediate restoration of Great Britain’s sovereignty from the international debt-creating banking cartel by once again lawfully issuing this country’s own debt-free and interest-free money through HM Treasury: (BCG Initiative)

The reality of our staggering national debt and the hardship caused by tackling Britain's deficit has caused many people to question what is really going on in government. It does not take a lot of study to discover that the smoke and mirrors of banking, working hand in hand with the smoke and mirrors of politics, have conspired to create an illusion about money and our economy. What has been allowed to happen to the British people is nothing short of criminal and treasonous and the time has now arrived when the wrong-doers must be called to account.

Justin Walker has composed a letter of lawful demand to David Cameron and George Osborne that goes right to the heart of the matter – it exposes the fraudulent nature of the money/banking system and calls for reform that will see an immediate end to the private banks being given a free hand in the issuance of Britain's money supply. The solution lies in restoring a historical precedent that happened at the outbreak of the First World War - the debt-free Treasury 'Bradbury' Pound.

As to why successive governments have allowed the banks to make obscene profits at the expense of the people can be speculated on until the cows come home......facts are what matter and answers will be demanded in due course from our decision-makers. But for now, it is sufficient enough that this letter should be sent to our government at the highest level with a demand that the appropriate actions be taken by them so that the restoration of our country's sovereign and lawful right to issue its own money through HM Treasury can be realised.

A refusal to do so will set the agenda for our next actions.

High Court Report: (A summary of events)
On the 14th January – in the morning - a 7 page document was delivered to the High Court in Manchester in relation to a ‘contempt of the HIGH COURT’ charge, to be heard in the afternoon. Its impact – was to force the High Court to call for extra security and the police – before the case had even begun. They say the pen is mightier than the sword... this document adds credence to that claim.

This document (available on our web site in the next few days www.thebcgroup.org.uk) goes right to the heart of how the judiciary functions and how it is that our rights are being ignored.

Readers should be under no illusion – the courts do not operate in the way we think they do... and when members of the BCG attend the courts and challenge this reality - the rule-of-law is abandoned... and the rule-of-force is engaged... by the courts. That should tell you all you need to know about who is right and who is wrong.

But note this also – their flexing of muscles (i.e. extra security and the police prior to the hearing even commencing) has nothing to do with their authority - and everything to do with intimidation. Authority is when the force can be used... intimidation is when it can’t – but they hope you think it can.
As you might expect... with extra security and the police present... a very self-assured High Court Judge entered the High Court in the afternoon... he wasn’t that confident when he left – 5 minutes later.

It took another 5 minutes to dismiss the threats of G4S and 15 minutes after that – the police had backed down.

Most people will recognise this as the classic Mexican stand-off... the judge refused to return... the police refused to arrest anybody and the BCG stood firm... but something had to give. The BCG declared that the court had been abandoned by the judge and we walked out after enquiring whether the judge was unwell. The judge snuck back in – like a toad in the dark of night – and pronounced his judgement... it was reported by witnesses who remained in the court, that he was shaking like a leaf and stammering. This coward who ran away in the face of a valid defence gave a 3-months prison sentence to the subject in this contempt-of-court charge – deprived of any means of defending himself - but who had wisely jumped on a plane to Spain the previous day – and who is now on an extended holiday in Greece.

The outcome was anticipated - and the BCG acknowledges its indebtedness to the man ‘with the balls’ who provided us with the opportunity to prove that the High Court is all smoke and mirrors when challenged on one particular and important issue... THE LEGAL FICTION.

There are some people out there who are still in denial of the reality of the legal fiction... to those I say... the response of the judge in the High Court was for no other reason than the contents of the document. The judge was well aware that he could not address the issues raised therein.... and used the only tool at his disposal – intimidation. When that did not work he had to flee.

The more of us who are prepared to challenge the authority of the courts because of their denial of our rights... the greater the impact we will have... they know exactly what they are doing – and it worries them that we now know – it worries them even more that we are no longer in fear of them... because they do not know where this is leading... they rely entirely on the protection of the police... but once the police have realised that they are being used as a tool of oppression – the dynamics will change quite quickly.

A corrupt judiciary
The criminality of the judiciary is without doubt... because it is they who are denying us our constitutional rights... and they know it. Common Purpose may be active throughout all of the institutions but the judiciary are a law unto themselves... regardless of Common Purpose and have been for quite some time. It is the judiciary therefore who must be the focus of our attention.

There isn’t a single judge who is not culpable – it is impossible for any of them to ignore the essential elements of how it is we are all being controlled by a judicial arm of what is now the most insidious tyranny ever.

Upcoming Events

The Bolton Meet – (Thurs. 31st Jan 2013) Start 19:30-20:00 - ‘The Bolton Meet’ will, over the coming months, endeavour to find solutions to the present situation ‘We the People’ of this once great Nation find ourselves in...”

@ The Cattle Market Hotel (function room), Orlando St., Bolton. BL3 6BH http://goo.gl/maps/mQb5f
The launch evening will start with a presentation given by one of the event organisers on all things ‘Lawful Rebellion’, and I hope to be in attendance to give an update re my recent dealings in the High Court (Manchester) so if you are near to the Bolton (NW) area – then please come down and join us. For more details contact allan@thebcgroup.org.uk or call 07814 561 251 - for further details

Please follow the link for full details (front page half way down) http://criticalmassradio.co.uk/

Our Next Newsletter is due out on the 20th February – court appearances allowing.

Roger Hayes
Chairman

Unsubscribe from this newsletter