A series of concise papers which seek to explain lies, errors, misunderstandings or misrepresented facts.

The EU is sovereign over Britain

Supporters of the EU, usually conditioned left-wing people and propagandised youth, affirm that the EU does not control most of our laws and that Britain's sovereignty is still secure. In fact, both of these statements are lies and the EU governs the UK as a subsidiary, contrary to Britain's written Constitution (yes this exists in the *Bill of Rights*, the *Magna Carta* and the *Coronation Oath*). Denials of this fact in Parliament have been treasonous lies (such as by Geoffrey Rippon, 15 February 1972). This loss of sovereignty has been understood from the beginning.

By the time the UK joined the EEC in 1973, the principle of primacy (that European Law takes precedence over national law) was ... firmly established. Government White Paper on Treaty establishing a Constitution of Europe, Sept. 2004.

The Queen is no longer legally sovereign but exists under the dominion of the EU. The Queen has been reduced, by the *Maastricht Treaty*, to the position of a subject of Brussels. [Philip Foster, paper on the effects of the EU on Britain, Cambridge, 1997, p3. See also McWhirter, *Freedom Today*, June 1996.]

To control and supervise this process it will be necessary to strengthen the democratic organisation of the Community with consequent decline of the primacy and prestige of the national parliaments. ... Membership of the Communities will involve us in extensive limitations upon our freedom of action [NB this is, legally, treason]. ... The loss of external sovereignty will however increase as the Community develops according to the intention of the preamble to the Treaty of Rome. ... The European Court's decisions will be binding on our courts. ... The more the Community is developed ... the more Parliamentary sovereignty will be eroded.

Foreign and Commonwealth Office report, 30/1048, 'Sovereignty and the European Communities', June 1971 [secret until 2001]. The Foreign Office analysis expected Britain to cease to exist by 1999. The termination of national sovereignty was concealed from the people and parliament. '*The task will ... be ... to reduce the real and substantial public anxieties over national identity ... and loss of control over their fate.*'

Areas affected by the EEC (by 1973) included: agriculture, transport, free movement of labour, services and capital, monopolies, industry, nuclear energy, company law, insurance law, VAT, social security.

Every national court must apply Community law in its entirety and must accordingly set aside any provision of national law which may conflict with it.' Case 106/77 Amministrazione delle Finanze dello Stato v. Simmenthal, 1978, ECR 629 at 643,644.

The Maastricht Treaty gives Brussels supremacy in over 70 policy areas, including: taxation, monetary policy, education, immigration, judicial policy, health and safety, industrial policy, energy etc. There is <u>no veto</u> in any of these areas!

Paul Fahy Copyright © 2018 Understanding Ministries http://www.understanding-ministries.com