Not Default



In the

Meso-Hebrew Royal Court

Royal Hebrew Supreme Court Royal Claim #425390 Claimant Anonymous Signature **UK Land Registry** Defendant Sudad Hamoodi+ 2013-2024 Event

By the Royal Hebrew decree and order of constitution 1750 BC, the defendants are present by their signature and no other court attendances personal or otherwise are required. The Defendants were also identified by the evidence of at least three court cases failed by GB HM-CTS and CPR (eisrael.co.uk 2015-21). Thus, the ruling for or against the defendants is not in an absentia, but in the presence of their terror and trail of GB signature. There is also no-Time norm by the measures of 1750 BC, and the facts of circumstances of the anonymous claimant(s). On the other hand, the present Jury of #101 Barristers and Judges are select of the public domain, in addition to the public status of an open court. The court panel comprises of six judges of attorney general chaired by the seventh most senior judge of the Royal supreme council. Herein, the ruling has Standard of measures of a text book case² of learning <Exodus³>

Judgment of Order

Pendulum (i4i) ≠ Flawed Exodus 21:24

If (Justice delayed and/or denied in flawed free-and-democratic Judiciary system, providing no means of Retribution or Lex-Talionis for neither injustices nor proceedings @ discretion by any means necessary), then (Holy Global Order shall be: **Pendulum (i4i)** ≠ **Flawed Exodus 21:24**).

Order of Enforcements

You are ordered with license type #:

- 1. Licence #1: 99 Calendar years of execution, starts Exodus 2024, by any means necessary;
- 2. Licence #2: In regard of info received, proceed @ discretion, using any means necessary; equating Royal Pendulum not equal to Flawed Exodus 21:24 of all events; and
- 3. Licence #3: Open Global Resources, by any means necessary to execute Judgment < End-of-Case>

Notary Public #I: Prosecution Code 1750 BC

Function-of-Reason

If (Judiciary function of action equal opposite reaction of Lex-Talionis illusive Rule, Law, Signature, Time and Zero), then (it shall be Pendulum order of the instances of actions versus reactions of void Rule-ofexchange, Rule-of-Law, Rule-of-Measures, Rule-of-Pandemics, Rule-of-Signature, Rule-of-Time, Ruleof-Zero; in which the Pendulum period is a function of energy direction or value of non repeated events of no-History); If (number-of-Torah), then (competence management -of-caring); and If (Chinese Whisper), then (order of God Erebus). Meso-Hebrew Order 1750BC; issn:1740-9527; issn:1742-819x; Exodus 2024

To the Claimant: (Anonymous victim/litigant/proprietor 2013-18 UK)

You are ordered to proceed at discretion, using any means necessary, to disable and liquidate the most holy Hebrew treasure, and to prevent crown possession of light. Its value on Exodus 2013 was estimated to be in excess of £140.0Tri of the event of biggest global gun robbery. Beyond Exodus 2024, its value shall be null and Hazard. Its ET name, characteristics and entity, or function, shall not be revealed whatsoever in any Moshiach reference. Those who disobey shall be disfigured by the same function, and such personnel are to be used as an example for the many of the mankind <>

Defendant(s): alliance & syndicate of executive Mr Sudad Hamoodi of (#80M307JE-UK; websites: eisrael.co.uk 2015-21; and 1742-819x.eu; July 2021-31); the updated detail is the classified property of the agency IQ-Mossad <>

If (Yisrael Doctrine is an enigma-of-order), then (it shall be the ET enlightenment that is dedicated to the cave of Jerusalem Temple Mount, wailing-wall, Jerusalem-Temple-Mount, supreme Royal Meso-Hebrew Court Council @ Babylon, Chancellor Moshe Kave, Rabbi Yakov Aryeh Alter & sons, Justice Yossi Beilin, Hebrew faculties of engineering sciences & social justice, Global Hebrew Community, State-of-Israel & Meso-Hebrew Kingdom) <>

³ Exodus: the Global Pedagogy editorials are censored and filtered by IQ-Mossad; Global publications; Exodus 2025 <>

To GB Crown



A dedication edited: Upon Death, HM EII-R & its crown are liable for the payments of the total amount of damages, paid from HM EII-R personal assets in the state as the first priority claim against HM-CTS injustices, HM-Land Registry fraud and HM-Police Harassment, for the fraud of Freehold property of Jerusalem Covenant Title Register: (UK LA926070; #128-BB1-2JF-UK; July 2013; by SRA alliance of defendant Mr Sudad Hamoodi @ #80M307JE-UK (1742-819x.eu; July 2021-31). By Exodus 2024, the successor HM Emperor King CIII-R failed those Orders that were valued more than £140.0Tri on July 2013. This debit is active against the GB-Crown. The whole GB sovereign of land and assets may value less than the value of its debit. Crown CIII-R also failed to acknowledge the debit. Moreover, the crown overrides freedom-of-speech. Accordingly, this debit is transferable to the Crown successor, and to be acknowledged and paid to the sovereign of state-of-Israel and Meso-Hebrew Kingdom. CIII-R is also ordered to correct errors of claimed freedom-and-democracy. You are ordered to stop crown's on-going Terror-Genocide-Theft (anti-Semite), and not to add any more Global Terror, and to liquidate anti-Semite actors within GB-system of on-going bankruptcy. A Hebrew order shall read:

- 1. If (**sovereign**), then (crown shall be **liable** for orders of true freedom-and-democracy and subsidiary democratic governments that govern to manage the orders):
- 2. if (colonized), then (its sovereign shall be liable for terror-theft-Genocide of all events); and
- 3. If (re-populated land by fake indigenous citizens), then (sovereign crown shall vanish with the tides of events of the instances);
- 4. If (crown claim water and underground resources), then (it shall be denied possession of solar light and its physical matter of knowledge); and
- 5. If (crown signature of possession water & surface-underground resources), then (it shall be short live terror of anti-Semite of brain-of-worm beings).

To the Defendant(s)

- 1. You **Sudad Hamoodi** of (#80M307JE-UK; July 2013) are the convicted criminal chaired professional **IRGC** cell of #26 Agents of convicted genocide operators. You have acted crime of forge, fraud, and impersonating proprietor/victim/litigant of the UK title register (**LA926070**, of #128-BB1 2JF UK; July 2013). You have created sequences of events to achieved deed transfer, and used the gun to terrorize your victims. You also acted to liquidate your victim by using professional accomplices (including the SRA & Police). You also acted Genocide operator against the victim family of seven persons. You accomplished the anti-Semite theft of the biggest robbery of Hebrew Heritage of £140.0Tri (July 2013). Thus, you are under the Pendulum function. This is applicable by the enforcement agencies. Yet, humanity is in-waiting to learn from your anti-Semite acts-and-events against other victims in the UK, EU, US, Middle East and else where;
- 2. You led a tem of professional criminals motivated by financial greed, despite your investment of over £20.0m on July 2013; and invested in #10 property portfolio declared by the UK land registry; with many victims of theft by fraud ownership transfer of deed-of-property;
- 3. You are found guilty of fraud, by impersonating the Proprietor on July 2013, forging signatures and wrongfully instructed and transferred UK title register (LA926070, of #128-BB1 2JF UK; July 2013), to your ownership. This occurred during the month of Ramadan when you were religiously fasting Alqader-night on or around your Birthday (24 July). You are the anti-Semite when you used to make love to your mother **Kharia** and your Niece **Zainab**, in addition to your five times ritual love making to **Caron** Miller. You are the menace of evil with no-ethics whatsoever. You Mr Sudad Hamoodi also claimed to be a member of SAS, your daughter were the MI5 agent, and son-in-law is the MI6 agent. Moreover, you chaired **IRGC** cells of #26 Agents-of-Genocide;
- 4. You took over the tenants' Deed, house, contents and tenants of (UK-title **LA926070**, of #128-BB1 2JF UK; July 2013). You also received tenants' rent of about full year (≈£450 or 500x12), mortgaged (≈£35,000) and auctioned (≈£47,000) the property (UK-title **LA926070**, of #128-BB12JF-UK 2013-14), without any agreement with the proprietor of July 2013 who was (P/F) resident with the contracted tenants. You also claimed that the above property was a gift to you from proprietor/victim as referenced in (TR1+AP1) of July 2013. But, in your first court appearance you denied knowing the proprietor or reasons for being called to the court, and that you are innocent & in charge of 26 family refugees, which found to be your **IRGC** cell of an anti-Semite Genocide operators;
- 5. You also spiked the true proprietor (on 28 August 2013) after the deed transfer by the UK Land Registry (on 24 July 2013); and under the **gun-point**, you took the victim back to his property from Manchester, on early morning of Friday 30 August 2013;

6. You forced the sitting tenant, under the gun circumstances, to sign a new rent contract and increased the rent from £450pcm to £500pcm, and under the eyes of the spiked proprietor/victim. Luckily, no one of the tenants acted to provoke the **gun**.



- 7. This factual **event** was reported to the police in reference (101-incident reference no: **Fwin**-1159; dated 21 July 2014; Humberside Police log no: 816; designation sgt 210-Higgins). But, the GB-Police issued warrant of search and Harassment dated 02 Jan 2015 against the victim (reference DC 2234 DC Vincent; Death warrant department @ IOPC), and asked the victim to pay £10 for copy of detailed Harassment made by SRA syndicate Mr Sudad Hamoodi. This is the kingdom of freedom-Democracy-free speech of EII-R and CIII-R that never changed except in its anti-Semite executors. This type of terror against the victim continued up-to-date, in which the GB system attempted to create of the victim a terrorist for liquidation.
- 8. You, the defendant(s), also ordered the sitting tenants to pay their rent on **monthly** basis to your Eccles branch account of: (Mr **Sudad Hamoodi 24-07-61 BRITAIN; Nat West Acc: 470 802 48; Sort Code: 010 696**). Additionally, you have assaulted and abused the proprietor/victim and left him on the street after taking what was in his pockets. You also confiscated the victim's private property of file and folder, hard- and soft-copies, that were concerning the property and all personal belonging, of all cases of file of personal effects of info including the paid utility bills, slips of wages, and all household;
- 9. Your **PR** claims that all your family are MI5, MI6 or SAS, and this was your reputation in the occupied Iraq, as an **IRGC** logo, from which you use to gain good financial earnings for long term investments;
- 10. Your **MI5** sister in-law, wife of NHS-Liverpool Akram Hamoodi arranged assassination attempt, on your behalf, for the victim during a visit to Erbil-Iraq dated late 2013;
- 11. You ordered the assassin brother, fake NHS-Pediatrics Mr Akram Hamoodi, to arrange from NHS Liverpool no-less than three professional assassinations-of-liquidation against your victim during Covid-19 lock-down of Nov 2021. This occurred inside NHS Cardiac wards at Castle Hill Hospital, before-during-after 5-by pass heart surgery of about 10-days;
- 12. You arranged false self-protection of **Harassment** against the victim on Jan 2015 via SRA and private detectives, to stop victim/litigant from initiating court proceeding at Manchester-UK court. Thus, your crime syndicate blocked the means for your victim to commute to Manchester-UK court.
- 13. Your acts were part of professional team of crime syndicate of **SRA** & private police **detectives**, who continued their attempts to liquidate your victim before and after court attendances. This includied Victoria railway station when your syndicate intended pushing the victim in front of fast moving train.
- 14. You made sure that you supervised the status of the victim's family of hostage, homeless, destitute and abused to their death. You sold the victim's family of elderly parents and five sibling women to the highest bidder of the PM- **IRGC** in Baghdad-Iraq, as a sacrifice for your Jihadi **IRGC**;
- 15. Neighbors and CCTV observed you confiscating all listed contents of the proprietor/victim that were in use by the existing tenants at (UK-title: LA926070, of #128-BB12JF-UK 2013). You have also been seen (CCTV) loading your furniture van to Manchester. You loaded furniture and belonging to Proprietor/victim at (LA926070, of #128-BB12JF-UK 2014), that were in use by tenants. Then, such furnitures were transferred to your house hold at Eccles-Manchester (#80M307JE-UK). For example, you stolen Next-Futon-Bed £450, big dressing mirror £150, new carpet £250, and sofa-bed £250 of the sitting area. Those furniture were signed-on by the tenants, and forced out of the tenants with no reason, nor sign-off but, stolen by deception;
- 16. You have also exploited dangerously one of the holiest Hebrew Heritage of 1750 BC, of the proprietor/victim's custodianship. The value of which was more than £140.0Tri dated 2013. This holds the property of the physical matter of knowledge of Jerusalem Temple Mount that your insurance partners-in-crime and the BBC were after it since the millennium. These are ordered to be disabled.
- 17. Your victim stayed alive and strong to record events and to haunt you by simplifying the case in a scenario that never seen or presented before, under the taboo topic of **signature**, providing evidence of the land registry (TR1+AP1) despite the lack of transparency;
- 18. You Mr Sudad Hamoodi, including #26 IRGC of your claimed protectorates of black-and-white of hard core IRGC criminals incorporated different acts of crime summoned by lex-talionis punishment, and reordered by: Pendulum Function (i4i) ≠ Flawed Exodus 21:24;
- 19. Your forensic signature on UK land registry forms (TR1+AP1+Consent+4IDs) with previous evidence by eisral.co.uk; and about one year footage of CCTV and received rents explained your repeated crime of property, as a fake CEO operator, provided multiple skills of deception and terror; and
- 20. Your executors shall always act by their code of Pendulum 1750 BC, and according to their license. You may also remember that all your accomplication of crime shall be dealt with accordingly <>

To UK Land Registry



You were found guilty of lack of transparency and fraud of accomplice, and not fit for a purpose. The UK Land Registry and related individual officer(s) of the events of deed transfer (**LA926070**, of #128-BB1 2JF UK; July 2013), are subject to the order of the pendulum formula, which is globally applicable by the enforcement agencies; and

- If (UK Land Registry acts non-transparent unidirectional flawed ownership transfer of property from transferor of true proprietor to forged fraud transferee through com means of transfer), then (Knowingly & recklessly, the proceedings were incorporated crown criminal acts regardless of discretion by any means necessary) Meso-Hebrew Order 1750 BC. ISSN:1740-9527; Exodus 2024;
- 2. If (secretary to GB Crown was alerted to injustices in the UK Land Registry), then (it shall be lack of response incorporate accomplices of beneficiary function of forged signature); and
- 3. The UK Land Registry had repeated failures of misconduct, and the beneficiaries are the SRA, fake investors and share holders. Thus, the UK Land Registry is guilty of fraud, and not fit for a purpose or any trust whatsoever. It failed as a foundation of treasury, and incorporated crown bankruptcy of on-going events. Since the initiation of GB crown, the crown dictatorship of freedom-and-democracy created fake and illusive GB sovereignty. Thus, the UK Land Registry, as well as the GB Banks shall continue to be the base of anti-Semite theft, Terror, and Genocide.

To GB HM-CTS CPR, GB SRA & Judiciary: (info for enforcement, no disclosures)

Your deceptive linguistic means of **signature** kept your Emperor King ruling the waves since the start of Christianity. The lack of transparency and increased security and confidentiality to silent the victims make you the business of lowest sovereignty. Examples of GB-ethics in PR services may be described as in:

- 1- GB SRA#: 198216; GB SRA#: 68717; ISO:14001; ISO/IEC 27001; ABS; 2013 of events; acted witness solicitor (Family); not-Qualified conveyance-of-property; may be Raided by GB Police for misconduct; aided forge, fraud & impersonation; paid cash-in-hand (no VAT); recklessly provided false witness **signature** on falsified info on transferor/proprietor who was impersonated by false ID and differentiated **signature**. The act of witness signature was carried out under gun-point that was covered & hand held under the jacket of forger Mr Sudad Hamoodi. This was seen and filmed by third party, and recovered by the CCTV Footage that was retrieved from the solicitor building, followed by CCTV Footage at Eccles post office. The recovery of such CCTV Footage had IQ-Mossad privilege of operational order. There was no AI at the events of July 2013, and the proprietor was impersonated.
- 2- GB SRA#: 118933; GB SRA#: 561799; Compliance Officer ABS; 2013 of events; Qualified conveyance-of-property; Raided by Police for misconduct; paid cash (inc VAT); passed false info to UK land registry; recklessly provided false evidence. It was never been a party of land registry forms (TR1+AP1+Notice) of transfer documents of fraud, forgery and impersonation of proprietor/victim, and provided falsified evidence of fraudulent acts.
- Some UK **SRA** acted deceptively to represent litigant/victim/proprietor. In fact they refused to attend the court with the litigant. They managed to re-edit the claims, in format of the HM-CTS, at a cost of about £200 per page (2014-15) and charged advanced payments of about £600 (inc VAT) for about 3 pages of re-editing claims which were not in the needed order. Same **SRA** also charged advanced payments of over £350 for two pages of Business management of the claim, for which related SRA refused to attend any court session to accompany the litigant. In fact, those **SRA** and related firm of UK had no ethical contract with the litigant, and met with the litigant once for less than 10-minutes. Their correspondents were by email. The non **humans**' anti-Semite act was that the accompanying court attendance with the litigant were physically abusing the litigant and acted to silence the litigant despite the needs to respond to related judge. One more SRA abuse was reported by multi eyewitness, and the CCTV Footage, was that the secretary of the above **SRA** company were taking £thousand in-cash (+VAT not on record) from long queue of refugees to process fake cases to the home office. Such money was taken from criminals who came to GB to abuse citizens. This is some of the role of SRA, HM-CTS CPS and GB-Judiciary and police system. May the Hebrew of 1750BC congratulate, the GB crowns of EII-R and CIII-R for their anti-Semite freedom-and democracy;
- 4- The HM-CTS acted terror knowingly against proprietor/victim/litigant. It was not fit for a purpose, and characterizing Judiciary of terrorist. Insiders court civil servants also acted twice to damage files of court-cases; pass info to third party operators (SRA & private detectives). It also facilitated for an assassination attempt against victim/litigant. The UK Court also passed false info to defendant(s) Mr Sudad Hamoodi, and allowed outsiders SRA to send text to the defendant during court session.

The CPR was not updated with the Flawed Exodus 21:24. Thus, the UK Manchester Court 2013-18 was not fit for purpose, but acted as facilitator for criminals. It was the norm for the UK-court to allow local media to intimidate and harass litigants, or any personnel who may enter the court..

- 5- GB HM-CTS & CPR, Judiciary system lack-of-transparency during the period 2013-18, using third party to deter and terrify clients and litigants, acted non friendly service provider, rigged flawed info, and not fit for purpose whatsoever. This was during the events of post 2013. Most judges were late to attend their court cases, and had no time to read the facts of cases in-hand.
- 6- Other updated non-disclosed details are to be processed by the enforcement agencies code 1750BC;
- 7- The GB court triggered the look-alike chaos status of GB-Judiciary to override >£140.0Tri (2013) that was stolen by defendant. But, the Royal Hebrew court ordered the victim/litigant to disable all holiest treasures stolen with the related property by Exodus 2024.
- 8- If the business of GB Judiciary is flawed, then great expectations shall come from the presence of false signatures, the absence of GB-Sovereignty, and GB no-written constitution that justify false freedom and democracy of two tier of no-justice and no free speech up to the end of Exodus 2024 <>

To GB Police

Humanity never created anti-Semite institutions like those of GB Police, BBC and other institutions paid by public of illusive GB crown, which aims to enslave the public sponsorship using any means necessary. Concerning the case in hand, this court witnessed:

- 1. GB police issued unprecedented false warrant against the victim/litigant in legal act for self-defence;
- 2. GB police issued Harassment Act against the victim/litigant in search for facts of the court order;
- 3. Sgt. 210 Higgins; found guilty of misconduct by ignoring 101-incident reference # Fwin1159 dated 21/07/2014 of UK Humberside police log #816 destination sgt. 210-Higins;
- 4. GB DC 2234 Vincent; and accomplices of long list of officers are found guilty of misconduct and terrorizing victim/litigant with false info made-and-processed by Manchester Metropolitan Police that was operated by claimed brain-of-worm politicians. Such false info of beneficiaries were forwarded by private detectives, SRA, and paid by the defendant Mr Sudad Hamoodi of (#80M307JE, UK July 2013). This was claimed later from the Genocide operators known as Iraqi-occupiers. This is the duty of GB-police that aims to terrorize-silent-liquidate the victims of all anti-Semite events; and
- 5. The updated list of non-disclosed details, including GB private detective, is to be processed by the enforcement agencies code 1750BC, and as ordered to proceed by own discretion using all means.

To GB Accomplices of Crime related property

Lists of updated non disclosed details of intelligence are also with enforcement agencies, as in:

- 1. The Defendant Sudad Hamoodi of (#80M307JE-UK July 2013), included accomplices of #26 IRGC members of extended Persian regime who acted terror and assassination against the victim/litigant;
- 2. Others updated info of non-disclosed auctioneers & state-agents are with enforcement agencies; and
- 3. Other individuals of SRA, Media, CEO of fake companies; personnel of Nat West Bank-UK, opportunists of fake eMedia & newspapers (via non authorized photo flash and filming), which use to stand in front of HM-CTS courts to intimidate, terrorize and deter litigants from entering GB bias courts. Those details were passed to the enforcement agencies, to act according to their licence Act.

Notary Public #II: void App GB HM-CTS

Notary Public # II may be applicable for some UK courts, such as the magistrate or County courts, and it is void for the present case of Judgement and order. The void and avoidable of Lex-Talionis (flawed Exodus 21:24) is of the **void** non-conscientious sovereign Judiciary of GB HM-CTS. This includes but not limited to related HM-CTS Warning, Notes for Defendants, Payments, and Addresses for Payments.

Notary Public #III: App Enforcement Agencies Code 1750 BC

Meso-Hebrew Order 1750 BC. ISSN:1740-9527; ISSN:1742-819x; Exodus 2024

- 1. **Exodus** 21:24 left the Mahatma Gandhi (1869-1948) with the thought of: If (i4i), then all go blind;
- 2. If (Yisrael strives with Gods, Gen 32:28), then (it shall be the physical matter of Knowledge);
- 3. If (Pendulum an eye for an eye and a tooth for a tooth), then (Flawed Exodus 21:24);
- 4. If (Torah edited flawed Lex-Talionis), then (Quran innovated flawed filter of Chinese-Whisper);
- 5. If (Torah numbers), then (it shall be the management-of-caring);
- 6. If (Torah numbers of theft), then (it shall be so verging bankruptcy of slaves and anti-Semite);



- 7. If (Judiciary function of action equal opposite reaction of Lex-Talionis illusive Law, Rule, Signature, Time and Zero), then (it shall be Pendulum order of instances of actions versus reactions of void Rule-of-Law, void Rule-of-Signature, void Rule-of-Time, void Rule-of-Zero and void Rule-of-Pandemics; in which the Pendulum period is a function or measure of directional energy or value of non repeated event of the instance of no history);
- If (Justice delayed, and/or denied, in flawed free-democratic Judiciary system, with no means of Retribution, or Lex-Talionis, for injustices nor proceeding @ discretion by any means necessary), then (Pendulum (i4i) ≠ Flawed Exodus 21:24);
- 9. If (Olympia Sweat of Gift), then (it shall be the forged signatures in UK land registry forms TR1+AP1+Consent+4IDs of UK-title: **LA926070**, of #128-BB12JF-UK dated 2013);
- 10. if (Gods of Erebus possess water), then (it shall not be able to hold the enlightenment);
- 11. if (Gods of Erebus possess Air), then (it shall not hold the light of physical matter of knowledge);
- 12. If (signature impacted order), then (it shall be the self-liquidation of anti-Semite GB Crown Order<>

<Exodus 2024>

Notary Public #IV: App Enforcement Agencies Code 1750 BC

The **alterity** of flawed Biblical sources is to be activated on Exodus 2025, to benefit mankind. **Readings @ Babylon & Jerusalem** Temple Mount 1750 BC

- If (non-conscientious fake GB Judiciary), then (it shall be the absence of sovereignty)
- If (no constitution and no sovereignty), then (it shall be anti-Semite of Pendulum of terror)

Pendulum Function (i4i) ≠ Flawed Exodus 21:24

- If (no sovereignty), then (no constitution) Exodus 2006;
- If (Privatize Judiciary as Business parallel to sovereign Judiciary), then (it shall communicate the birth of democratic-free Judiciary);
- If (democratic-free Judiciary), then (Jury shall be the barristers & Judges of the public select);
- If (non democratic-free Judiciary), then (Jury is random brain-of-worm of the public select); and

If (non-conscientious Judiciary), then (Pendulum (i4i) # Flawed Exodus 21:24)

7-words of Jerusalem Temple Mount **override** Global non-conscientious sovereign Judiciary

The **Void** Rule-of-

Exchange or (Gift); Law; Measures; Pandemics; Signature; Time; & Zero

- If (sovereignty claims water and underground resources), then (it shall be denied Air and light);
- If (sovereignty signature of Lex-Talionis), then (it shall be the order of Pendulum (i4i));
- If (sovereignty signature of 99 years of possession), then (it shall be the instances of no-Time);
- If (sovereignty signature claim self protection), then (it shall be nature acts of protection);
- If (void the avoidable secondary learning of Artificial intelligent), then (it shall be the alterity of the physical matter of knowledge that was refunded to its origin at Jerusalem Temple Mount 2006);
- If (signature of no written constitution and absence of Sovereignty), then (it shall be the great Expectations of the order of Pendulum Function (i4i) ≠ Flawed Exodus 21:24); and
- If (GB Crown), then (it shall remain the anti-Semite system of Terror-Genocide-theft) <>

End of Readings of Exodus 2024⁴

Sealed @ Babylon & Jerusalem TM Code 1750BC Holy Rabbi Yisrael, #12 the Moshiach <Exodus 2024>

CC:

HM Meso-Hebrew King, Chifi, Babylon, Mesopotamia Russian President, Kremlin, Moscow, Russia The US President, White House, 100 Pens.Av. NW; DC 20500 The Pope, Apostolic Palace, Casa Santa Marta 00120, Vatican President of Israel, Hanassi St; Jerusalem, 92188, The President of China, Beijing, China
King Emperor CIII-R, Red Desk, Buckingham Palace, London
President of France, Paris, France.

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6 of 6

This paper is dedicated to Jerusalem Temple Mount, wailing-wall, supreme Royal Meso-Hebrew Court @ Babylon, Pope@Vatican, Chancellor Moshe Kave, Rabbi Yakov Aryeh Alter, Justice Yossi Beilin, Faculties of engineering sciences and justice, Global Hebrew Community, State-of-Israel & Meso-Hebrew Kingdom).