

# Constitutional Monarchy – Only Bulwark Against Parliamentary Tyranny & Coups To Establish A Republic

By Matthias Chang – Future Fast-Forward

## A) Tun Mahathir & UMNO Decades of Brainwashing

The coup continues and the counter-attack against the exposé of Tun M's subversion of our Constitution, the Supreme Law of Malaysia, have reached a frenzy pitch and the plotters are now in utter confusion and desperation.

Tun Mahathir (Tun M) went off the grid and diverted the spotlight on his subversion of the Malaysian Constitution by issuing a call, inter-alia that Muslims must kill the French for insulting the Prophet, being insensitive to the feelings of Muslims and the President of France must account for the killings of millions of people by French colonialists. It was the usual strategy to shore up his sagging popularity domestically and a perverse attempt to reclaim the self-proclaim title, "Champion of Islam" internationally. Tun M failed miserably, but he cares not!

However, if we do not pinpoint and address head-on the problem that our country is facing, we will not be able to provide the proper and relevant solutions. *I concede readily that Tun M's demonization of their Majesties, the Rulers of their respective States in the Federation and the Agong (the King) has been effective, as even the so-called Malaysian constitutional law experts and pundits domestically and overseas have held and continue to subscribe to the view that the Rulers and Agong are figureheads, in fact puppets to do as they are "advised" (i.e. told by the prime minister or his cabinet) in like manner as the British Residents behaved when they were the colonial masters!*

The Sword of Damocles was placed over the heads of the Rulers all these years to ensure "constitutional compliance" and it was also the systematic intimidation of the majority of voters that unless the coalition government, Barisan Nasional was returned with a 2/3 majority in Parliament in the General Election, the Rulers would become "Absolute Rulers" without any "Check and Balance" and parliamentary democracy would be doomed.

The catch phrase and propaganda was extracted from the Heading in Article 40 Part IV, Chapter 3, of the Constitution, which states:

***"Yang di-Pertuan Agong to act on advice"***

This is amplified in Article 40 (1A) which states:

***"... shall accept and act in accordance with such advice".***

However, these pseudo constitutionalists conveniently neglect to mention ***several Articles in the Constitution which provides that such “advice” need not be followed and the Agong has an irrevocable discretion based on his “subjective” evaluation of all the circumstances.***

**More of this caveat later. In due course, I will expose the lies and propaganda against the Rulers!**

The **secondary propaganda ploy** (couched by way of a question) which was employed insidiously for decades is the derivative of the primary propaganda tool that:

**“How did the ‘British Resident’ exert control over the Rulers if not by the insistence of total compliance (save for religious matters etc) which did not encroached on the British Executive Dictates?”**

In addressing a Sovereign, Royal English would be used and it cannot be seen that the Sovereign was ordered to follow instructions, as that would be a sure way to excite the “Royalists” to rebel. The chosen word was “ADVICE” (noun) and ADVISE (verb). King Charles (I) was beheaded as a warning to prevent any challenge to Parliamentary Power (tyranny)! But, the parliamentarians could not rule effectively and a compromise was made.

The UK Parliament was declared supreme, as there was no written Constitution in UK. How convenient. But, the Monarch was granted certain specific and discretionary powers.

And as they say, the subjugation of a Constitutional Monarch is history.

Since, Anglophiles in Malaysia (brainwashed by the British) insist that they adhere to British Parliamentary practice (even though, in Malaysia we have a Constitution and it is Supreme, not Parliament) **these numbskulls must concede, that the Monarch (presently Queen Elizabeth II) has certain special and discretionary powers – the Royal Perogatives!**

These Parliamentarians and pseudo constitutionalists have their “dumb-bells” clamped in a vice and are now entombed in the Constitutional Voodoo Trap of their own making!

## **B) A Constitutional Monarch IS NOT an Absolute Monarch**

This statement of law and fact deserves repeating,

**“A Constitutional Monarch IS NOT an Absolute Monarch”**

And,

**CAN NEVER BE an Absolute Monarch!**

So, we have to ask the \$Trillion question. Why have the so-called constitutional lawyers such as Tommy Thomas, the former Attorney General and academic hacks from California, USA and in our local universities, spewed such nonsense that there is the danger of the Rulers becoming “Absolute Monarchs” if there were no compliance by the Rulers of any “advice” given by the Cabinet etc.?

Where is the evidence, since our Independence, that the Agong and or the Rulers conducted matters of State as “Absolute Rulers”?

Sure, there were instances of improper and or criminal conducts by one or two Rulers, but their indiscretions pale in comparison to the financial and criminal rape of our Nation’s wealth, abuse of power by Parliament in enacting draconian legislations, such as the “Security Offences (Special Measures) Act 2012” (SOSMA) for which the Pakatan Harapan (PH) regime undertook to repeal but did not.

And I, for one was a victim of this despicable legislation, charged and imprisoned as a terrorist even as I was acting as a lawyer representing a client who lodged several police reports in several foreign jurisdictions against money-laundering offences by Najib Razak, the former Prime Minister.

**This is but an example of the tyranny of Parliament!**

### **C) The Constitutional Role of the Attorney General**

The provisions governing the appointment, role and responsibilities of the Attorney General is another mechanism to prevent any autocratic performance of the duties of the Agong and any Rulers as provided for in the Constitution.

In the following paragraphs, I will expose the hypocrisy and dereliction of duty by Tommy Thomas as the then Attorney General.

But, first let me cite **Article 145 of the Constitution**, which provides, inter-alia as follows:

#### **145. Attorney General**

***(1)The Yang di-Pertuan Agong shall, on the advice of the Prime Minister, appoint a person who is qualified to be a judge of the Federal Court to be the Attorney General for the Federation.***

***(2) It shall be the duty of the Attorney General to advise the Yang di-Pertuan Agong or the Cabinet or any Minister upon such legal matters, and to perform such other duties of a legal character, as may from time to time be referred or assigned to him by the Yang di- Pertuan Agong or the Cabinet, and to discharge the functions conferred on him by or under this Constitution or any other written law.***

Following the resignation of Tun M as Prime Minister on 24<sup>th</sup> February, 2020, 222 Members of Parliament sought the intercession of the Agong to appoint a Prime Minister under Article 40 (2) (a):

### **Article 40 (2)**

**The Yang di-Pertuan Agong may act in his discretion<sup>\*\*\*</sup> in the performance of the following functions, that is to say:**

- (a) The appointment of a Prime Minister;**
- (b) The withholding of consent to a request for the dissolution of Parliament;**
- (c) The requisition of a meeting of the Conference of Rulers concerned solely with the privileges, positions, honours and dignities of Their Royal Highnesses, and any action at such meetings**

**and in any other cases in this Constitution.**<sup>\*\*\*\*\*</sup>

**Read again the underlined words in (a) and (b) specifically, that the Agong need not refer to or comply with any advice from the cabinet etc.**

### **Article 43(2)**

**The Cabinet shall be appointed as follows, that is to say:**

- (a) The Yang di-Pertuan Agong shall first appoint a Perdana Menteri (Prime Minister) to preside over the Cabinet a member of the House of Representative who in his judgment is likely to command the confidence of the majority of the members of the house;**

### **Article 43(4)**

**If the Prime Minister ceases to command the confidence of the majority of the members of the House of representatives then, unless at his request the Yang d-Peruan Agong dissolves Parliament, the Prime Minister shall tender the resignation of the Cabinet.**

So arseholes who are dumb and blind, know that Tun M did not request the dissolution of Parliament (and even then, it is a discretion of Agong to agree or disagree under Article 40 (2)(b) above) and **resigned as provided under the said provision.**

Tommy Thomas, a pseudo constitutional lawyer, then adviser to the Agong as Attorney General (he resigned only on the 28<sup>th</sup> February 2020) never questioned the constitutionality of the exercise of the discretion of the Agong, and even after the Agong tried to persuade Tun M not to resign. If he has

disagreed, then as a lawyer and as the then AG, he should have advised the Agong. But, the Agong did not contrive the Constitution.

Tommy kept his mouth shut and continued to keep his mouth shut after his political masters, Tun M, Anwar, Kit Siang, Guan Eng etc. demonised his Majesty's government and the the Prime Minister. Tommy had therefore indirectly attacked the integrity of the Agong, who acted in total compliance with the provision of the Constitution.

Treason!

And an insidious and an unbecoming conduct of an Attorney General!

Disgraceful!

### **Who And What Is “The Agong” In The Constitution?**

Never in the entire history of our country, has our Agong being demonised and the Constitution maligned with such vileness, deceitfulness and hate as displayed by Tun M, Anwar and the entire Parliamentary hoodlums from the former PH regime. It was an ugly display of Parliamentary tyranny, albeit a defunct Parliament!

#### **Article 39 Executive Authority of the Federation**

**The executive authority of the Federation shall be vested in the Yang di-Pertuan Agong and exercisable, subject to the provisions of any Federal Law and of the Second Schedule, by him or by the Cabinet or any Minister authorised by the Cabinet, but Parliament may by law confer executive functions on other persons.**

**The Agong is the Head of State. The government is in law and in fact under the provisions of the Constitution (see Article 43 etc) HIS MAJESTY'S GOVERNMENT!**

#### **Article 41 Supreme Command of Armed Forces**

**The Yang di-Pertuan Agong shall be the Supreme Commander of the armed forces of the Federation.**

And idiots in social media and wannabes in constitutional law want to demonised the Agong?

And then we have PH arseholes and coup plotters who though members of Parliament have not the foggiest idea **WHAT IS, AND HOW PARLIAMENT IS CONSTITUTED**, other than treating it as their “Talk Shop” where they make a fools of themselves

#### **Article 44 Legislative Authority**

The Legislative authority of the Federation SHALL be vested in a Parliament which SHALL CONSIST of the Yang di-Pertuan Agong...

[Bet the arseholes in Parliament are not aware of this fact]

and two Majlis (Houses of parliament) to be known as the Dewan Negara (Senate) and the Dewan Rakyat (House of Representatives).

The Agong (King) takes precedence, not the numbskulls and or pumpkin intellectual masturbators masquerading as Ketua Bahagian.

The Agong shall have the power to appoint four members of the Senate - refer to Article 45(1) (b) and (2).

#### Article 55 Summoning, prorogation and dissolution of Parliament

(1) The Yang di-Pertuan Agong shall from time to time summon Parliament and shall not allow six months to elapse between the last sitting in one session and the date appointed for the first meeting in the next session.

(2) The Yang di-Pertuan Agong may prorogue or dissolve Parliament.

So, if any armchair critics or pseudo constitutional lawyers think members of Parliament can piss on the Agong, think again. Imbecile!

#### Article 137 Armed Forces Council

There shall be an armed Forces Council, which shall be responsible under the general authority of the Yang di-Pertuan Agong for the command, discipline and administration of, and other matters relating to, the armed forces, other than matters relating to operational use.

#### Article 60 Address by the Yang di-Pertuan Agong

The Yang di-Pertuan Agong may address either House of Parliament or both Houses jointly.

In his Majesty's address, the MPs better listen and take to heed his advice. And the irony of it all, the members then debate the Agong's address.

### THE BIG KICK TO THE ARSE OF THE COUP PLOTTERS

#### Article 99 Annual Financial Statement

(1) The Yang di-Pertuan Agong shall in respect of every financial year, cause to be laid before the House of Representatives a statement of the estimated receipts and expenditure of the Federation for that year, and

unless Parliament in respect of any year otherwise provides, the statement shall be laid before the commencement of that year

**I bet my bottom dollar, the members of Parliament are not aware of this Article of the Constitution. These idiots better read the entire PART VII - Financial Provisions of the Constitution.**

At the end of the day, the financial statement (or whatever modern term you want to call it), is HIS MAJESTY GOVERNMENT's Financial Statement. The Agong lays it before the House of Representatives.

So, be careful how you coup plotters vote on or mess up in this area of our Constitution.

Challenge this provision of the Constitution and better be prepared for the unleashing of the political nuclear weapon.

### **Conclusion**

**Just who do the scumbags think they are when they do not even know the relevant provisions Constitution that governs the role of the Agong?**

**I suggest that all of you study my article and not follow Tun M, Anwar, Najib, Kit Siang, Guan Eng and their minions like the rats following blindly the Pied Piper!**

**Thus far they have terrorised the country, shred our Constitution and demonised our AGONG and seemingly getting away with their attempted coup.**

**Be forewarned. What the coup plotters have committed is the crime of sedition. And if they can charged and imprisoned me as a terrorist under SOSMA wityhout an iota of evidence, be assured that there are enough evidence and facts to land the culprits behind bars in Sungai Buloh!**