

[Anonymous Patriots. (Nov. 15, 2021). Virginia Governor Glenn Youngkin is the Queen's Man. American Intelligence Media.]



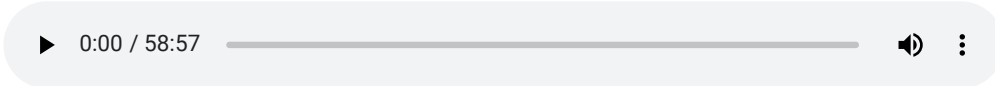
AMERICAN INTELLIGENCE MEDIA

Christians Addicted to Truth

ANONYMOUS PATRIOTS

/ NOVEMBER 15, 2021 @ 3:21 PM

VIRGINIA GOVERNOR GLENN YOUNGKIN IS THE QUEEN'S MAN





GLENN A. YOUNGKIN'S UNDISCLOSED BINDING OATHS OF SECRECY & FIDELITY TO THE BRITISH CROWN (AS SECRETARY OF QINETIQ) EXTEND INTO HIS CURRENT ADMINISTRATION AS GOVERNOR OF VIRGINIA.

(Virginia's ship of state has been seized by the British.)

He condemned himself by his own hand. These undisclosed relationships are treasonous, even though the devil made him do it.



For and on behalf of
CEP INVESTMENT ADMINISTRATION LIMITED

<p style="text-align: center;">Proof that Virginia Governor Glenn A. Youngkin is an AGENT OF THE BRITISH CROWN*</p>  <p style="text-align: center;">* and has been since at least Nov. 11, 2002</p>	 <p>QinetiQ Group Plc, Co. No. 4586941. (Compiled Mar. 04, 2020). Annual Corporate Filings. Companies House (UK). (*.zip, 104 MB). Check Downloads folder.</p>
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[QinetiQ Group Plc, Co. No. 4586941](#)

On [Nov. 11, 2002](#), Youngkin was the founding secretary of **British QinetiQ—a creation of the British Ministry of Defence—i.e., the British CROWN.** Among other obligations to obey the Queen, Youngkin was duty bound to follow the *British Official Secrets Act* as a QinetiQ officer responsible to co-sign all contracts entered into by the company.

Youngkin's first founding director was [Sir Jonathan Richard Symonds](#), an accountant responsible for managing the Monarch's Golden company control shares (preferred voting






The **QinetiQ Articles of Association** affirm that Youngkin was the company secretary and keeper of the seal. The only higher position in the company is managing director, the British monarch's 100% overarching control notwithstanding.

Youngkin's OATH carries on to this day. QinitiQ has received over **\$8.5 billion** (2020) in U.S. Defense contracts. Some of those companies are in Virginia. **CONCLUSION: YOUNGKIN IS INTERLOCKED WITH A FOREIGN POWER.** Therefore, absent full disclosure and without special dispensation from the Virginia legislature.

Qinetiq Group Plc, Co. No. 4586941. (Jun. 03, 2003). Resolutions at General Meeting re. British Monarch's "Special Share." Companies House (UK).

HARD PROOF of Youngkin's treason, under his signature.

(The third signature is "Glenn A. Youngkin")

<p>RESOLUTIONS IN WRITING</p> <p>of</p> <p>QINETIQ HOLDINGS LIMITED</p> <p>PRIVATE COMPANY LIMITED BY SHARES</p> <hr/> <p>ARTICLES OF ASSOCIATION OF QINETIQ HOLDINGS LIMITED INCORPORATED ON 11 NOVEMBER 2002</p> <p>ADOPTED BY SPECIAL RESOLUTION PASSED ON 28 FEBRUARY 2003</p> <p>Registered with UK Companies House on Jun. 03, 2003—three months later (highly unusual, normally such documents are filed within days of signatures)</p>	<p>DATED: 28.2.03</p> <p>SIGNED:  SIR JOHN CHISHOLM</p> <p>SIGNED:  GRAHAM LOVE (Under Power of Attorney)</p> <p>SIGNED:  For and on behalf of CEP INVESTMENT ADMINISTRATION LIMITED</p>
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<p>6.11 1 special rights redeemable share of £1, each having the rights in the New Articles;</p>	<p>[Monarch's "Golden Share" (full control)]</p>
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"Special Share" has the meaning given in Article 4;

"Special Shareholder" means any holder of the **Special Share** from time to time acting in this capacity and not in its capacity as holder of any other Shares in the capital of the Company;

This one share gives the British monarch 100% control of the operations of QinetiQ

1 special rights redeemable share of £1 (the "Special Share").

If the Queen orders a liquidation of the company, QinetiQ and its Carlyle shareholder "tag along" to extract full value from the sale. That is, Carlyle cannot disagree with the Queen, or King and win the argument if the monarch has other ideas.



15.1 Articles 15.1 to 15.3, inclusive, apply when a transfer proposed under Article 11.2.1 (but not, for the avoidance of doubt, Article 11.2.4) would, if registered, result in Carlyle holding in aggregate less than 50% of the "A" Ordinary Shares issued to Carlyle upon completion of the subscription and shareholders agreement dated 3 December 2002 between (1) the Company, (2) CEP Investment Administration Limited, (3) Carlyle Co-Invest GP Limited, (4) CQLP, (5) Carlyle Co-Invest, (6) the Managers (as defined therein) and (7) QinetiQ Employee Share Plans Limited.

15. **SPECIAL SHARE**

15.1 **Special Shareholder**

The Special Share may only be issued to, held by and transferred to the Crown (or as it directs). The directors must register any transfer of the Special Share within 7 days.

The Queen 100% dictates QinetiQ's defence [sic] contracting business:

15.3 **Defence manufacturing**

Notwithstanding any other provision of these Articles, neither the Company nor any other member of the QinetiQ Controlled Group may engage in Defence Manufacturing, except as, and in compliance with the arrangements, agreed with the Special Shareholder from time to time.

15.4.3 to veto any contract, transaction, arrangement or activity which the Special Shareholder considers:

- (a) may result in circumstances which constitute unacceptable ownership, influence or control over the Company or any other member of the QinetiQ Consolidated Group contrary to the defence or security interests of the United Kingdom; or

17.1.2 The consent of the Special Shareholder must be obtained for the holding of a general meeting of the Company on short notice in accordance with Regulation 38(a) or 38(b) of Table A. In the event that the Special Shareholder is accidentally or deliberately not given notice of a meeting this will (unless the Special Shareholder agrees otherwise) invalidate any proceedings conducted at that meeting.

“COMPLIANCE PRINCIPLES” AND “COMPLIANCE COMMITTEE” IS A DECEPTIVE DESCRIPTION OF THE BRITISH MONARCH’S 100% CONTROL OF THE COMPANY.

[Qinetiq Group Plc, Co. No. 4586941](#). (Jun. 03, 2003). Resolutions at General Meeting re. British Monarch’s “Special Share,” PDF, pp. 8, 9. Companies House (UK).



POWER.

"**Carlyle Director**" means a director appointed on the nomination of CQLP on terms agreed between Carlyle and MoD;

"**Carlyle Investor Group**" means (i) CQ Limited Partnership and New Co-Invest, L.P; (ii) any nominee, trustee, general partner, custodian or manager of CQ Limited

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Partnership or New Co-Invest, L.P; (iii) an Affiliate of such person; and (iv) any limited partnership or investment vehicle which is under the Control of the same investors as CQ Limited Partnership or New Co-Invest, L.P

"**CECP**" means CECP Investment Advisers Limited, investment adviser to Carlyle;

"**Co-Invest Trust**" means the QinetiQ Employees' Share Ownership Plan Trust;

"**Co-Invest Trust Deed**" means the trust deed dated 21 November 2002 between the Company and QinetiQ Employee Share Plans Limited and constituting the Co-Invest Trust;



"Crown" means one or more of Her Majesty's Secretaries of State, another Minister of the Crown, the Lords Commissioners of Her Majesty's Treasury, the Treasury Solicitor, any body corporate wholly owned by any of the foregoing or any other person acting on behalf of the Crown and **"Crown representative"** shall be construed accordingly;


"Defence Manufacturing" means the manufacture, assembly or production of arms, munitions, war materials or essential components thereof and, for the purposes of this definition, **"war materials"** include, but are not limited to, C3I, detection, counter measures, electronic warfare and attack, defence intelligence equipment, transport aircraft and troop carriers;

"MoD Direct Agreement" means the agreement so entitled between, amongst others, the **MoD and Barclays Capital** (as security trustee);

Click here for a [PDF version](#).



Recently elected Governor of Virginia, **Glenn A. Youngkin**, and his company, **QinetiQ and Carlyle Group**, ceded their loyalty to the British Crown in 2002.




(British) Official Secrets Act 1989; Youngkin is still bound to this Act

"Compliance Principles" means the following principles:

- (a) the Company should provide, and should be perceived to provide, impartial scientific and technical advice and support to the MoD;
- (b) the Company's support to the MoD should be objective and it should observe the highest standards of integrity, fair dealing and ethical behaviour;
- (c) the Company should avoid or manage conflicts of interests in a manner entirely satisfactory to the MoD and to ensure the application of the other Compliance Principles;
- (d) the Company should maintain the confidentiality of information belonging to the MoD, or others, in accordance with its legal obligations; and
- (e) the Company should comply with the security procedures and security requirements of the UK Government (including, but not limited to, the MoD) from time to time.

all in a manner consistent with, and with the overriding objective of protecting, the United Kingdom's defence and security interests from time to time (and references to "the Company" in this definition mean the Company and each other member of the QinetiQ Controlled Group);

UK Government, including MOD (British Ministry of Defence) works for the "Crown," "Her Majesty the Queen of Great Britain" (Not the Republic of the United States of America)



H. A. Youngkin
For and on behalf of
CEP INVESTMENT ADMINISTRATION LIMITED

Therefore,

Virginia Constitution

<https://law.lis.virginia.gov/constitutionfull>

Section 4. No exclusive emoluments or privileges; offices not to be hereditary.

That no man, or set of men, is entitled to exclusive or separate emoluments or privileges from the community, but in consideration of public services; which not being descendible, neither ought the offices of magistrate, legislator, or judge to be hereditary.

Related U.S. Constitution clause, to which the Virginia constitution is subordinate.

ARTI.S9.C8.1 FOREIGN EMOLUMENTS CLAUSE

Article I, Section 9, Clause 8:

No Title of Nobility shall be granted by the United States: And no Person holding any Office of Profit or Trust under them, shall, without the Consent of the Congress, accept of any present, Emolument, Office, or Title, of any kind whatever, from any King, Prince, or foreign State.

In 1871 the Attorney General of the United States ruled that: A minister of the United States abroad is not prohibited by the Constitution from rendering a friendly service to a foreign power, even that of negotiating a treaty for it, provided he does not become an officer of that power ... but the acceptance of a formal commission, as minister plenipotentiary, creates an official relation between the individual thus commissioned and



QinetiQ was evidently representing the U.S. military and can in no way be considered a “private company.” (except as a ruse; see **\$8.5 billion** (2020) in U.S. Defense contracts.) Since Youngkin was supposed to be representing the interests of the American People, Youngkin was subject to the EMOLUMENTS clauses in the U.S. and Virginia Constitutions as is, by definition, a TRAITOR to the American Republic.

QinetiQ Holdings Limited, UK Company No. 4586941, (Nov. 11, 2002). Certificate of Incorporation. Companies House (UK).

Package: 'Laserform' by Laserform International Ltd.		288a	
Please complete in typescript, or in bold black capitals.			
APPOINTMENT of director or secretary (NOT for resignation (use Form 288b) or change of particulars (use Form 288c))			
Company Number		<input type="text" value="4586941"/>	
Company Name in full		<input type="text" value="QINETIQ HOLDINGS LIMITED"/>	
Date of appointment		†Date of Birth	
Day Month Year <input type="text" value="03"/> <input type="text" value="12"/> <input type="text" value="2002"/>		Day Month Year <input type="text" value="09"/> <input type="text" value="12"/> <input type="text" value="1966"/>	
Appointment form		Appointment as director <input checked="" type="checkbox"/> as secretary <input type="checkbox"/>	
<small>Please mark the appropriate box. If appointment is as a director and secretary mark both boxes.</small>			
NAME		*Style / Title	
Forename(s) <input type="text" value="GLENN ALLEN"/>		MR <input type="text"/>	
Surname <input type="text" value="YOUNGKIN"/>		*Honours etc <input type="text"/>	
Previous Forename(s) <input type="text"/>		Previous Surname(s) <input type="text"/>	
Usual residential address ††			
<input type="checkbox"/> 18 EDWARDES SQUARE			
Post town <input type="text" value="LONDON"/>		Postcode <input type="text" value="W8 6HE"/>	
County / Region <input type="text"/>		Country <input type="text" value="UNITED KINGDOM"/>	
†Nationality <input type="text" value="AMERICAN"/>		†Business occupation <input type="text" value="INVESTMENT ADVISOR"/>	

“Acquisition Agreement” means the sale and purchase agreement dated on or about the date of the Facility Agreement between the **Secretary of State for Defence (as the MoD)** and the Company relating to the sale and purchase of the **Acquired Company**.

The “Acquired Company” is QinetiQ Group PLC, the company being created from the acquisition is this company, QINETIQ HOLDINGS LIMITED. This is evidently a shell transaction meant to muddy the interlocking relationships.

IN SHORT, THE BRITISH MONARCH AND “HER MAJESTY’S MINISTRY OF DEFENCE” CONTROLLED (AND STILL CONTROLS) GLENN YOUNGKIN



“MoD Support Agreement” means a support agreement (or agreements) in relation primarily to the rights of MoD to an enforcement by the **Security Trustee** of rights under the Security Documents dated on or about the date of the Facility Agreement and between, amongst others the MoD and the Security Trustee.

“Carlyle Co-Invest” means **New Co-Invest L.P.** acting through **Carlyle Co-Invest GP Limited**, a company incorporated in Guernsey whose registered office is at PO Box 543, Fort Complex, Les Tracheries, St Sampson, Guernsey GY1 6HJ, as *general partner*.

“Carlyle Investor” means the **CQ Limited Partnership** acting through **CEP Investment Administration Limited**, a company incorporated in Guernsey whose registered office is at PO Box 543, Fort Complex, Les Tracheries, St Sampson, Guernsey GY1 6HJ, as *general partner*.

These are the interlocked Carlyle companies that Youngkin was representing. More interlocking shell games by Youngkin, representing Carlyle.

“Intra-Group Subordination Agreement” means the subordination agreement in the Agreed Form to be entered into on the Acquisition Closing Date initially between **QinetiQ Limited and QinetiQ Ventures Limited**, with provision for accession by other members of the Group.

“Investor Support Letter” means the letter dated on or before the date of the Facility Agreement between **Carlyle Co-Invest, the Carlyle Investor, the Company and the Security Trustee** (on behalf of the Finance Parties) in relation to, *inter alia*, application of proceeds of claims under certain Reports.

“Issuing Bank” means **Lloyds TSB Bank plc** and any Facility C Lender which from time to time has notified the Agent in writing that it has agreed to the Company's request to issue a Letter of Credit as an Issuing Bank for the purposes of the Facility Agreement.





LEADERS



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Don't forget this Crown Agent who is angling to be president:

MICHAEL R. POMPEO: GROOMED 'RINO' INTERLOCKED WITH THE BRITISH PILGRIMS SOCIETY AND PRIVY COUNCIL



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