National Liberty Alliance

Monday Night Conference Call

May 6, 2019

Lead-In Song: Question

(5:45)

Welcome to National Liberty Alliance's Weekly Conference Call every Monday night, 9 PM Eastern weekly NLA teleconference. Click "Weekly Call” on NLA website home page and click the Green phone or call (605) 475-3250, enter access code 449389# PRESS \*6 TO MUTE/UNMUTE, then 1 if you want to get into the queue Playback number 605-475-3257, access code 449389#.

Questions can be e-mailed to questions@nationallibertyalliance.org

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(6:42)

Scripture Reading: John 16: 15-33

(10-18)

Tonight we’re going to look at habeas corpus. We wrote a paper. It’s a memorandum. Anybody that wants to follow along with this. It’s up at our website. nationallibertyalliance.org On the blue bar click on “Grand Jury” click on “Action Against the Judiciary” the click “Memorandum of Habeas Corpus”

We’re going to read through that

We’re also going to talk a little bit about the filings that we are going to make hopefully soon.

We got a lot of writing to do still Quite a few memorandums

We are working on the paper We have about 42 pages of information things that we are considering putting into this paper

We’re going to discuss that people can join this case in existing cases

The Habeas Corpus is only five pages

John began reading the Memorandum on Habeas Corpus

(12:35)

The memorandum begins as follows:

“The purpose of this memorandum is for the court to take Judicial Notice of their duty concerning the ‘Unalienable Right of Habeas Corpus.’ Whereas every person unlawfully committed, detained, confined or restrained of his Liberty or Property, under any pretense whatsoever, may prosecute a Writ of Habeas Corpus to inquire into the cause of such imprisonment or restraint. And a court, justice or judge entertaining an application for a writ of habeas corpus shall forthwith award the writ or issue an order directing the respondent to show-cause why the writ should not be granted. And if none of the respondents return a statement of cause for the restraint, the petitioner must be released.”

 The memorandum concludes with the following:

“CONCLUSION: The Writ Habeas Corpus is an unalienable right that ‘NO’ judge may deny. The petition need only allege a violation of due process. And, if none of the respondents return a statement of cause for the restraint, the petitioner must be released. The right of Habeas Corpus is defended in Federalist No. 84 Hamilton, secured by the United States Constitution Article I Section 9 Clause 2, the N.Y.S. Constitution §4 and its prosecution is demanded by 28U.S.C.§2242.”

(23:47)

On this paper we just wrote a copy of this is found up on our website you can find it under “Grand Jury” “Action Against the Judiciary” So highlight “Grand Jury” and come down to “Action Against the Judiciary” click on that this memorandum was “Memorandum on Habeas Corpus”

Everyone should know how to write a habeas corpus

Looking through the law it is clear that a judge cannot deny a habeas corpus although they always do deny habeas corpuses They usually deny

If it’s written correctly it should be tough for them to deny it

It’s under 28 USC subsection 2243 is where it was codified

I’m going to write a habeas corpus I’m going to try to have this done by next Monday

I’m going to write a habeas corpus and leave in the blanks where people can fill in their information If someone needs to file a habeas corpus on their own they’ll be able to do so

In the past we here have been filing habeas corpuses for people coming from the grand jury most courts will tell you you have to petition the court

They think that petitioning the court gives them the ability to deny the habeas corpus

Nothing could be further from the truth

If anybody has any questions on this habeas corpus we will be open for discussion shortly

We will get a copy up on our page

If you go to our website nationallibertyalliance.org highlight “members” come down to “Court Forms” it’s the third from the bottom “Court Forms” and on that page we started to put instructions on how people can do certain things for themselves in the court

Going back to the habeas corpus

We’re going to endeavor to try to help individuals that might file a habeas corpus

Hopefully they’ll do it correctly you have to follow carefully the instructions that the code puts forth to make sure that you cover everything necessary

If you file it correctly and if the judge denies it which he cannot do then we’ll endeavor to work with a problem like that

Also for them to petition the grand jury for this habeas corpus and we will override the judge and make a paper concerning his disobedience to the code

We’ll work something like that out

Hopefully people will be able to work their own habeas corpuses

One of the other things we spoke about in the past is getting instructions and information on how to challenge jurisdiction and also how to move a case into the federal court for cause

We got up on this page instructions and forms to challenge jurisdiction

I just want to make a note or two in the instructions one of the key things on filing for a paper to question or challenge jurisdiction the requirement of law says that it must be heard

(30:11)

Challenging the jurisdiction is the key

Once you’ve filed the paper of challenging the jurisdiction then 30 days after as long as you do it properly You want to have a File On Demand You want to have a Notice of Motion

That’s extremely important If you don’t give them Notice of Motion they got this game they play and they’ll deny service was correct and so on and so forth

You got to give them Notice of Motion

Then you have to give the paper challenging jurisdiction

It’s always about due process or jurisdiction

They don’t have jurisdiction They have to prove jurisdiction

You also have to file an affidavit of service

30 days is what the Notice of Motion will give the individuals to answer

and if they don’t answer in 30 days and they’re not going to you can then take the case and you can file a default We also prepared that paperwork also

All these forms that we’re talking about is available up on the page at National Liberty Alliance

Go to Members and then to Court Forms

We’ve written the papers up so that people can use as a form

The Notice of Motion The File On Demand Challenge of the Jurisdiction Affidavit of Service and The Affidavit of Default

You have to wait 30 days

If they don’t answer in 30 days They defaulted You file that in court

This is something people can use in town courts and village courts anybody that has a traffic violation they can try to use this

If it’s really important to get out of that court the next step would be to move it into the federal court for cause

I’ve been thinking about moving it into the state court first within your county for cause first and then into the federal court

At this point I’m thinking straight into federal court

Maybe state court first and then federal

We’re going to consider that and put information on the website on that as to what our conclusion is

People are free to do what they want

They can try the state first and then go to federal court

I’m getting away from the state and thinking just go straight into federal court

The federal court has the jurisdiction

Clearly it says that in the Constitution

It gives us what the jurisdiction is

Article 3 Section 2 Clause 1

“The judicial Power shall extend to all Cases, in Law and Equity, arising under this Constitution, the Laws of the United States, and Treaties made, or which shall be made, under their Authority;--to all Cases affecting Ambassadors, other public Ministers and Consuls;--to all Cases of admiralty and maritime Jurisdiction”

Clearly that is their jurisdiction Clearly that is the way to go

People would have much more chance getting through the system and winning the challenge by going into federal court than they would in state court

We also have instructions for people interested in joining their case into the case that the grand jury is going to be filing soon against the Judiciary and the United States Supreme Court

Anybody that wants to join their case onto this case we have instructions for that

You can click on that and read through that information

Anybody that wants to do that can fill out the form and follow the process

The key thing with our challenge in the court is about due process and opening up courts of record

That’s going to be our case

The courts that we go into and we file papers in are really all equity courts

And even though there is a jury It’s a statutory jury

They’re controlled by the judge

The grand juries are controlled by the prosecutor

They operate under statutes

They convict and go after people using statutes

All of that cannot be done in a court of record

In a court of record the juries must be free independent untainted and not controlled by anyone

They need to be informed of their abilities of freedom of decision making even on the law

If they don’t like the law they can nullify it

When the federal government files cases against you they file under USC 18 or USC 26

26 is tax court Under USC 18 that’s where you’ll find the penal code

That has nothing to do with us

The essence of the codes could apply to us

If we’ve done something illegal and injured somebody it could apply to us

The jurisdiction of USC 18 is maritime it’s the law of the sea not the law of the land

As long as we remain ignorant of the law then we will remain subject to these tyrants

It’s only when the people are educated enough to be able to step up and defend themselves

and be able to open up a court of record a court of natural law

until that happens we go nowhere

That is the whole purpose behind National Liberty Alliance to create the necessary organization across the nation using the grand juries and the trial juries

training people on how to take control of this process

That requires an education first and we offer that education

that every individual should know in our course Government By Consent

You can find that on the blue bar it says “Free Courses”

The one on the bottom is the “Government By Consent” course

Everybody should take that course

Anybody that is planning on becoming an administrator for the grand jury anybody that is planning on defending themselves in life people should be able to defend themselves

This course should assist people to understand the law and how the process goes and how to fill out the paperwork and so on

We’ll post all the forms that we put in this course on our website under Members on the page called Court Forms

We’ll be filing more and more forms as we go along

People can come here and download that form and work that form for their particular case

(46:30)

QUESTIONS

Question: When our legislators go to Washington they’re taught about their office and their responsibilities and other things like the secrets that are known only to those who need to know in the federal government

What is it that they are taught that turns them ? Could be the acquisition of power they never knew about until getting their position At some point they begin to tow the government line.

What do you think it is that turns them?

Ultimately they found their price

That combined with pure ignorance

We have to be very careful as we walk in life

We need to have a moral mind

In Washington they’re going to get all kinds of offerings

That’s what we’re here to do To stop that

We can stop it The only way we can stop it is if We the People take back control of our nation

Bring us back to a government by consent

That’s what our course is all about That’s what the book that is to follow is all about

How is it that the people can have a government by consent

One of the powers of the people to consent to their government is consent in the courtroom

We are a nation of laws to be ruled by laws and the laws we’re being ruled by

our government is being ruled by not us they’re being controlled by it the Constitution.

And We the People ordained and established that Constitution for them to obey it

If we don’t know it inside and out then how can we know if they’re obeying it or not

Very few people realize how bad and how far from the Constitution we have become

These people are outside the Constitution in everything they’ve done Congress particularly

And these courts are unconstitutional things

The way they get their money through lobbying that’s called a bribe

When an individual goes to Washington to represent We the People we expect that’s what he’s going there for to represent his constituency our will and that’s why he was elected

And when he goes and takes that funny money from special interest groups and they take that funny money they just took a bribe.

They’re in bad behavior

The Constitution talks about bad behavior

And they are not to serve in bad behavior

All of Congress is in bad behavior

The people don’t realize these things

Congress holds the power to discipline someone

They don’t do it

They can remove a United States Supreme Court justice and yet they don’t

Why do we let them get away with it?

Why don’t we know these things because we’re ignorant to the law

Because we don’t know the Constitution

We don’t require them to obey the Constitution

We need to take back our courts

That’s one of many ways of consenting to our government

When We the People take control of the administration of the juries that’s what we’re trying to build here at National Liberty Alliance is building grand juries under the control of the people We’re looking to create the administration for the grand jury

We the People need to orientate that jury we have to have the knowledge on how to orientate them and help them with their paperwork

Someone has to give them information on how to proceed What powers and authority they have.

One of the most important is the power of nullification

It needs to be explained to them they need to decide the facts but also the law

When we have a grand jury that is free to be able to go and investigate further they need to understand that

Administrators need to be educated

They’re the investigative body for the grand jury

(58:43)

ANNOUNCEMENT
(1:14:05)

Regarding tomorrow night’s meeting

It will be in this room at 8:00 Eastern Time

It’s mandatory for all grand jury administrators and national co-ordinators

We’re going to talk about the many local and state leadership positions that we have open

We’re looking for volunteers

We have a number of topics that we want to talk about

Some of them are more volunteers for contacting shows for interviews for John and Gerard

We have developed a funding letter that can be mailed out to big business people of like mind to see if we can garner some money there

We need to talk about Monday call issues I keep getting calls I used to get e-mails

now I’m starting to get calls about people who didn’t get on

We’re going to address that

We’re going to talk about adding Talk Shoe or Pal Talk to our broadcast

Terry has been looking into that

We’re hoping that she can make it to the meeting tomorrow night

It’s at 8 o’clock tomorrow night in this same room

Everyone is invited to this meeting and to participate in this meeting

tomorrow night at 8:00 PM Eastern Standard Time right here in this room

Everyone’s invited to participate

We have a lot of positions open national positions state positions committee positions

We got lots and lots of positions Anybody that wants to take on some authority and participate with what we’re doing And our goal is to bring back a government under the consent of the people

But the people cannot have a government by consent unless they understand how it is that government is the consent and where and what power and authority and how you go about making them obey you We the People say yes, you can do that and No, you can’t do that

They don’t listen to a thing that we say at this point

It’s a struggle to get it back but we’re moving towards it

One of the most important things that National Liberty Alliance is doing and our first point of business the first thing that we’re going to do when we start pushing and we’re going to start pushing soon is to bring back our natural law courts because they’re nowhere to be found

They’ve been concealed

Courts of law do not exist anywhere in the United States

You can’t open a court of record anywhere

(1:24:33

Brent Winters is author of “Excellence of the Common Law”

Brent’s website is commonlawyer.com

Brent Allan Winters [www.commonlawyer.com](http://www.commonlawyer.com) My comments are my own
Nobody else’s Just me

We’re talking about the Constitution of the United States

We’re getting close to the end of Article I

Article I is about Congress

We’re at the point where we’re talking about habeas corpus

Our Constitution of the United States is a common law document

Habeas Corpus was an act of Parliament

Our common law is sometimes expressed in statutes

A legislator and the legislature has just as much responsibility to speak the truth as do the judges and the juries

Everybody has the responsibility to speak the truth

Habeas Corpus was the brain child of the Parliament in England

Every state legislature in America has also passed a form of habeas corpus

Our Constitution of the United States guarantees the Writ of Habeas Corpus

As long as habeas corpus is in place then we have the possibility of freedom

If it’s not in place everybody is likely to be jailed for no cause forever

Trying to find a way to prevent government from falsely imprisoning people

Imprisoning people without just cause

The Maker of Heaven and Earth told our grandpa Adam He said be fruitful and multiply

The second thing He said was Spread out across the faces of the Earth

You can’t spread out across the faces of the Earth if the government has the power to confine you within the borders of your country or confine you within the borders of your state

or hinder your ability to travel

That’s flying in the face of God

The Powers That Be don’t care how they imprison you falsely

Before Congress passed the Habeas Corpus Act our common law tried to prevent people from being falsely imprisoned They had a system in England They required the judges and justices in England to examine every prisoner in jail every quarter of the year

Every three months examine the prisoner and his case and determine whether or not he as being imprisoned falsely or rightly

It got burdensome because the roads were mud

There were jails all over the country in every little county

Parliament finally said we’re getting too big we can’t do this any more

A writ is a command in writing from a greater to a lesser

Our Constitution says

Article 1 Section 9 Clause 2

“The Privilege of the Writ of Habeas Corpus shall not be suspended, unless when in Cases of Rebellion or Invasion the public Safety may require it.”

A writ of habeas corpus is our great weapon against false jailing available only in common law countries

Habeas corpus is a written court order commanding officials and jailors commanding anyone

any government or nongovernment person even a hospital

It commands the jailor to bring the person that’s being jailed to bring the person’s body

You got to bring the body of the prisoner before the court

It is not lawful in the absence of the prisoner

If the judge determines that he’s being jailed illegally then he can be released on the spot

This is for immediate release if the judge determines that his jailing is unlawful

(1:53:50)

CALLERS

Caller 1: Sally from PA

I’ve been going through the courts and I’ve been having a horrible time

The first time I went a little over a month ago this is traffic court for code I asked to see the administrator or magistrate I asked to see his oath of office He said No that doesn’t matter. I asked again to see his oath of office and I want to know if you’re going to honor your oath of office

He said That’s it I’m going to hold you in contempt if you say anything else

He said That’s it Get her out of here

He found out that I was taping

He said Quick take that away from her So they took it away from me

He marked that I was guilty He marked for my fine zero point zero zero

because that was treason

The second time I went to court about a week ago

That was in front of another magistrate they keep getting me for this so called expired inspection sticker $250 a pop

I went into there I didn’t know anything about common law I’m 51 years old and I never knew that that existed until I had all these problems

which started quite a few months ago all over this stupid inspection sticker

which really doesn’t exist

So I went into her court this magistrate and I wanted to tell you too what they do in Pennsylvania too there is no prosecutor the judge if that is what you want to call them

the actually prosecute the case and then make the decision

First of all I challenged jurisdiction

First I asked to see her oath of office

and she said nobody has asked to see this I don’t see why you have to see this in the whole 18 years that I’ve been here Then she started calling me mental

I have been studying nonstop for quite a few months now

So I pretty much know common law

This was my second time around

She started swearing me in I said You don’t have jurisdiction

I said Where is the injured party

She said The state is the injured party

I said The state can’t be the injured party It has to be a flesh and blood man or woman

I said Where is Mr. or Mrs State

She ignored me she kept going on

She kept calling me mental

There’s no rights in these courts

I have about eight more to go to

I just found our recently that I can go in there I can have them use the bond that they took out for me to pay this and just say I agree and have them do that

The fines that I already got from this magistrate from a week ago I can actually go in there and pay with pesos To get $150 of pesos is $7

I could do that I’m getting really nailed and hammered It’s ridiculous

They don’t listen to me

I don’t know if I should stop going to traffic court

I heard that if I stop going once I already agreed to go I’ve been watching a whole bunch of people of YouTube and this and that

I can’t figure any of that stuff out How to do the paperwork

Everything is difficult when it comes to that

I’m really getting hammered

Maybe I shouldn’t go to these

I guess I have to I have to go to these hearings

I would like to sue I’m looking for someone to help me

I would share the bond if anyone knows how to do that

The first time I went when that guy actually did treason I got really angry

I have a temper even though it’s held under control

When we were walking out the cop was laughing at me

I called him an armed thug and a piece of garbage

He harassed me out in the parking lot

Then he told me that the minute I pulled out of the parking lot he was going to pull me over and he did.

I taped all of that I have it all on tape

I’d like to sue him

I can sue him in his public capacity and I can sue him in his private capacity

I would like to do that

I could bring charges against that magistrate too for treason

John: You’re going to want to be careful if you’re going to try to do something like that

to sue him in two different capacities

Once he steps outside his authority he is no longer in his official capacity

Once you sue his official capacity now you have to fight the whole state

They’re going to tell you that you can’t sue us

It’s a procedure It’s a process

There is some good information out there on the internet

A lot of the stuff is poison

The man on the land stuff a lot of it is poison

What’s going on they understand this whole thing is a fraud

You can be nine months or more in these courts

If you’re going to challenge a traffic violation you got to ask yourself how far you’re willing to go

At some point it doesn’t become affordable when you look at the time and money that you will have to give them

Maybe it’s cheaper to pay the fine

It’s up to the individual

If it gets more serious that that there’s potential jail time

When you get into court we wrote a paper it’s up there online right now

go to our website Highlight “Members” come down to “Court Forms” click on to “Court Forms” and here are the instructions for the forms to challenge jurisdiction

Don’t go into court and challenge jurisdiction verbally

If you read our paper if you go into court before you have a chance to file a paper usually when you get a ticket it’s 20 or 30 days away you can make an excuse a few days before court make an excuse and get more time You might want to do that

The plan is to get yourself 30 days

As soon as you get your ticket and you want to challenge it the next day right away

you need to write a paper

I’ll read the first paragraph on how we kind of couched this to challenge jurisdiction

You write a paper saying you give them your name you’re one of the People

of whatever state you’re in You’re competent to defend yourself in this court of law, hereinafter petitioner, by special appearance for the purpose of testing the sufficiency of the jurisdiction of the above said court, Petitioner, hereby opens a court of record to move the above said court for dismissal for lack of personam jurisdiction.

You start off with this paper

You can pretty much use it for any case

Challenging jurisdiction the case itself is irrelevant

You’re saying this court doesn’t have jurisdiction to hear this case

They don’t have jurisdiction over you the person

We used to do this verbally

The judge would say I’ll make a ruling on that I got jurisdiction Let’s move on

That’s how bold they are

That judge has to step aside recuse himself and let another judge come in

Most county courts are courts of record

Federal district courts are courts of record

State courts are courts of record

They have a secondary process to it

They can also hear courts of equity

And that’s what you’re in a court of equity

In this case it’s a nisi prius court

It’s an administrative court

It has no power to fine or incarcerate Yet they do

Because we’re ignorant

We’re slaves we’re ignorant The ignorant slaves are going to pay and be enslaved forever

You’re not going to get out of it until you learn to read

Until you learn the process and the procedure and what the real law is

and how to turn things around again against them

You’re in this court

It’s a court that’s an administrative court has to be moved up to a minimum county court

Once you challenge and fail receiving what is right which is challenging jurisdiction and you need to be release from that court

That’s what’s right

These courts cannot proceed without your consent

They want to get a plea out of you

You need to keep yourself out of the court for thirty days

You want to get them to default on a paper that you write

Put your argument on paper

Tell the judge you object and I’m going to study that and I’m going to respond in writing

Everything you do is in writing

You’re here for special appearance and I will respond in writing

I object to this I will respond in writing

You can then write your paper and send it in

You’re not going to stay in that court

It may take two steps to get out

Step number one You have to challenge the jurisdiction You do that by writing a paper

And make excuses to stay out of the court for 30 days so that they default

Step number 2 You file it with the court but you address the prosecutor

The prosecutor is the one that has to respond to your objection to the jurisdiction

Every court has a prosecutor

If they are silent for 30 days they now have defaulted

The next paper you file after that is an affidavit of default

You take it down to the county clerk and you file it with the county clerk

They probably won’t take it

They’ll tell you to go to the town court

They will reject it

I would mail it in certified and do an affidavit of service on that certification of that affidavit of default

Give them an extra copy plus give them a self addressed mail envelope

If they reject it you got all the proof that you filed it

That clerk is guilty of removal

You don’t go to the court you keep your mouth shut

If you have to go into court you keep your mouth shut I need to get counsel

As long as you get thirty days from when you wrote that paper

Once you get past thirty days you file the affidavit of default

Now you tell them that they got to cease and desist you defaulted

They’ll try to make an argument

You can then move it into federal court for cause

Violation of your right of due process

Once you move it into federal court for cause saying they’re not giving you due process

They have to cease and desist or give you due process

They’re incapable of giving you due process

They have to cease and desist

I just posted these papers at our website

Under “Members” come down to “Court Forms” you’ll see Instructions and Forms to Challenge Jurisdiction

You’ll also see Instructions and Forms to move your case for cause

If you go into court and you start talking about they don’t have authority

You want to see their oath We already know how they’re going to respond to that

We know it’s not going to go nowhere

We know it’s just going to inflame them to be more angry with you

Why put yourself in that jeopardy

Put yourself in a place where they’re uncomfortable

They’re not going to know what to do

The bottom line is they’re not giving you due process

Federal court has to protect your rights

Sometimes I just pay the fine I don’t have time

Saying certain things to get out of it it’s not going to happen

We were doing the same thing over and over and over

There are three things to protect yourself

One of the things is to understand how to challenge jurisdiction and to do it safely

The other thing is how to file a habeas corpus

And how to move your case into federal court for cause

Those are the three most important things that people need to know

If you’ve gone through it and you’ve done it once and now they’re doing the same thing over and over You move it to the next step up You move it to federal court for cause

Go after them for violating your unalienable right of due process and harassment

Keep your mouth shut Be there by special appearance to test the jurisdiction

Put everything off as long as you can say I need to seek counsel I need 30 days

If you get your paperwork done very quickly a day or two before the court hearing you call up and you ask them to reschedule you because you’re sick They’ll reschedule you a couple of weeks down the road It should be past thirty days and you should not have to deal with these people

Follow the instructions for the paperwork

It’s all about filing papers

You’ll never see a day in court

You file the papers challenge jurisdiction

if they don’t acknowledge default because they will default

you move it to federal court for cause

either they respond to that if they don’t respond to that you default them into federal court

You got your Wherefore Clause

The Wherefore Clause is at the end of your paperwork

This is what you’re looking for to get from this court

You’re asking the court for these things

These are the things that I want because I’ve been damaged and I need to be restored

You have to have a good Wherefore Clause

We got paperwork that we put together called Anatomy of a Court

It’s the beginning of a court case from the first filings all the way through the motions and the process of the paperwork before it goes to trial

You’ll be able to move the case to be thrown out because they have nothing

You have to learn these things

Once you understand the structure and the procedure and the breakdown on how to write and you get the forms We’re creating forms

We’re creating forms that will be beneficial for people to exercise their right in a court and move that court in order to get their rights acknowledged

If you take our Government By Consent Course you’ll have all the knowledge to do all those things

Inside there we will have the Anatomy of a Court Case How to move a court into another court for cause How to challenge jurisdiction all those basic things that give us power and authority to do what we need to do

Take our course

The most important course you can take is the Government By Consent Course

We have a Constitution Course it’s very minimum

We recently shut that one down People in that course can continue to take it

We’re not allowing other people to come into that course

The Government By Consent Course has a big in depth focus on the Constitution

That’s where you will get your Constitution Course in the Government By Consent Course

Our Civics Course will give you a good understanding of how we got to where we’re at

And you’ll come to realize what we need to do to stop from going back there again

We’re filing papers on the United States Supreme Court

We’re doing it in a very unique way

Everything we’re doing has been done before but now the way we’ve done it

We’re bringing things together that haven’t been brought together

(2:31:35)

Caller 2 Culpepper

My lawyer who handled my criminal trial he was worthless

I’ve been thinking of doing a Petition for Declaratory Judgment

But now that I’ve been listening to John earlier I’m thinking about doing a Writ of Habeas Corpus. I didn’t actually do any time in jail

They wanted to steal my father’s estate

Could a Writ of Habeas Corpus be used on that type of a situation?

You can use a Writ of Habeas Corpus on any of that

They have to show cause

That should get you out of that they got to produce the evidence and the jurisdiction

A writ of habeas corpus is a good place to go

This happened in New Jersey

I’m not in any court right now

I was in superior court and then I appealed it to appellate division and I filed a petition with the Supreme Court

All the judges were covering up for each other

I was indicted for terrorist threat third degree

I was living in my father’s house He passed away Me and my sister were co executors on the property we have several siblings She wanted to get me out of the house She couldn’t pay her bills So she made up an allegation that I threatened her and that way they would throw me out which they did She didn’t realize that once they got rid of me they got rid of her

John: If a family can’t get together and deal with their own personal problems

and if someone on the outside tries to stick their nose into it

if the family can’t get together to put that person out whoever it is that’s sticking their nose in the court, the law, or whatever if you can’t work it together as siblings in order to deal with that problem then you’re going to have a bigger problem

If you’re in one court and you’re saying keep out this is our problem we’ll work it out

if you can’t do that then you’re not going to win there

but if you can do that and they continue to try to stick their nose into the system into your situation then you can follow certain processes

First of all they don’t have jurisdiction you challenge the jurisdiction

They don’t have personam jurisdiction

In the case where they file a claim against you you can do a habeas corpus

If there was a grand jury indictment on you the only position you could make the fact that they are a statutory jury

They are ruled by statutes so they don’t have jurisdiction over you

Caller: They indicted me without an allegation against me

The alleged victim didn’t appear before the grand jury

The alleged victim never appeared before the grand jury yet I was indicted for making a terroristic threat to her life

John: The prosecutor came in and talked to the jury and convinced them to indict

without bringing in any witnesses

You have the right to face your accuser

Even though you don’t have the right to face your accuser before the grand jury I just don’t see how they could not have the witness come in to bear witness for the grand jury to make a decision

Caller The only witness they had there was the cop that arrested me but he wasn’t witness to anything

They did that to taint the jury If the cops think that I was armed and dangerous therefore the jury should think so

John: If you’re in a lower court that doesn’t have jurisdiction and you challenge that court’s jurisdiction You take it to federal court to challenge jurisdiction It’s called moving for cause you move it into court for cause you challenge the jurisdiction They got to prove that they have jurisdiction in order to keep that case

If they can show that they got jurisdiction then you got to go back to that court and deal with whatever they go

But they don’t have jurisdiction

Caller In order to obtain jurisdiction they had to have a grand jury proceeding that doesn’t violate those rights

John Grand juries don’t have to follow a certain procedure The problem is they don’t know any procedure they’re pulled by the nose by the prosecutor

The prosecutor is controlling this

They only need to hear a little bit of something that they think that a case should be taken

If there’s a witness that witness should go before the grand jury and the grand jury should question these people

(2:46:20)

Caller 3 Linda

When you’re trying to move a case there are three different papers that you need

You need the Notice of Motion You need the Challenge of Jurisdiction paper

and you need an Affidavit of Service

As far as filing it in the court you also need a cover sheet called File On Demand

We have all of that up there on our page

Just go through the instructions and fill in the papers and move the case along

If you go into court and you tell them that they haven’t got jurisdiction and you ask for their bonds I would never do that again it destroys everything you got going for yourself

They got control

Caller I received a message that said that you were filing your case and anybody that wants to get in on the case

John: on the same page if you go to nationallibertyalliance.org Highlight “Members” come down to “Court Forms” and you’ll see a paper Instructions to Join

Caller: I can’t even find “Members”

John: On the top blue bar it says Welcome News Q Free Courses all the way over to Members Highlight “Members”

You may not be signed in

The “Members” page is only for members

sign in you find the page for the forms on that it says Instructions to Join Your Case to the Grand Jury Action which we’re getting ready to file

Anybody that wants to join their case click on that Read the instructions very carefully

There’s only a few questions that we need answers to Just follow the instructions

Name, Address, Phone, Name of Court Address of Court and the name of the judge

Caller I had the code enforcement case they came after me no notice hearing no due process I had no voice at all I filed a counter case I appealed the circuit court They found me guilty they kept talking about abatement They said if I get the work done they would dismiss the charges

I built an addition

NLA referred me to somebody and I actually got some help

and everything changed

They were hauling me into court all the time

Fining me I couldn’t even do the work I was defending myself

and paying fines

I got ahold of somebody who told me exactly what to do and I did it and everything started changing

The prosecutor kept telling me that I was under abatement

and if I got the work done the charges would be dismissed

Until the final inspection I got one more thing to do which is siding and gutters no big deal

I had a contractor here today

So I’m about to finish this and get a final inspection

In this process they found me guilty and then they filed another suit

They filed a new case

They abruptly cancelled that case

They cancelled the second case

He said the person is no longer employed with them

I’m wondering if they got rid of the guy that came after me

There’s nothing left except I have a criminal charge filed against me

I have a criminal record

They have harmed me the whole second case they threatened me with jail

Every time I went to court they would threaten me with jail

John Go down and talk to the sheriff and see if there are any criminal things hanging over you

Caller They filed criminal charges against me

They found me guilty

If you go on the court list and plug in my name and you go to criminal and you look it up

my case comes up and it says guilty

John you got a unique situation

Caller : they never produced one piece of evidence

John Maybe move it into federal court for cause for violating your right of due process

and you want this case to be overturned

Caller I’ve already done all of that the highest I went was a circuit court

John The jurisdiction on a constitutional challenge is the federal district courts

Linda I intend to finish the last work I have Get the final inspection and then go to them and say the prosecutor told me all along that if I abated the work then the charges would be dismissed and find out what they say

and then if they tell me that was not true then I intend to file suit against them for harming me

John You can go and talk to the prosecutor that’s who you need to talk to

Caller the prosecutor was changing every court appearance

John The prosecutor that told you that you go back to that person and you say

Hey look you told me this was the agreement I fulfilled that What do I do?

Caller: He retired

John Then you go to the other prosecutor to see if he is going to honor the words of the prosecutor before him

If not you got to go to the other prosecutor and get an affidavit from him

And if you don’t get an affidavit from him at least you go and talk to him and you make your own affidavit

Linda If they are going to make the charge stick then I would be interested in joining the case

John: How many papers have you filed?

Caller: I filed the countersuit and I appealed

John: Did they respond to your countersuit?

Caller No they treated it with complete disregard

John: There’s the default right there

You do an affidavit of default and the whole system is thrown out

Caller I moved to dismiss

John: Everything has to be done in paper certified notarized

Caller I did that

John Take it to federal court for cause and have the whole thing thrown out

Caller If they don’t dismiss the charges which I doubt that they’re going to do then I’m going to have to

John They defaulted they did not answer everything you said on that paper rules the court You file an affidavit of default You file it with the court and you demand the conclusion And if they ignore that then you have to move it into federal court for cause

You have the federal court cease and desist the whole thing

You have to file the papers properly

You have to serve everyone properly

You have to serve the notice of the motion moving it into federal court

You have to file an affidavit of default when they default that there

The only thing you’re going to argue there is the constitutional issues

When you find out that the court rules and we got some court rulings that you can use on this

It will be in the footnotes when I get them up there

We got some court rulings that say that once the court is found without jurisdiction everything that court has done is null and void

The whole case has been destroyed

Caller It just seemed to me that when they did not submit one piece of evidence at all then they had no standing at all

John But they don’t care They’ll do what they want and you’re going to get beat up

for it

You already won this case and you don’t even know it

Right now put your affidavit of default in

Everything you said in your paper rules that court

When they ignore that then you move it into federal court

That federal court has the power and authority and should do this shut that whole court down

cease and desist Everything that that court has done is null and void

Caller My thinking is that I’m so close to finishing I should just go ahead and get the final inspection and then try to deal with this

John: I agree with that

You need to learn what we just spoke about

If this ever happens to you again you need to neutralize these problems immediately

If they’re controlling the narrative and they’re leading you around the court by the nose then you got a problem

You got to control the narrative

You tell the judge the way it is You do it in writing If he argues the point or ignores the point then you move it to the next step

Every case on the state level probably the county level too you got to go to your constitution to see if county court what court is a court of record every court that is a court of record that you’re in and you have a problem with the judge you can ask for reconsideration of their decision in that case as the case is going on whatever bad decision that he makes and you can request that it be done by a judge panel

In the statutes there is a procedure when you challenge the judge as far as his decision for reconsideration that you have two options

1. allow the judge that is sitting and ruling in that court to make the reconsideration
2. have a panel

if you write a good paper a powerful paper and your case is powerful concerning the issue only the issue you’re not fighting the case just the issue that you want the case to be overturned to get the case to be moving in your direction

Caller I did win a traffic case one time by requesting a jury

John: Anybody that wants to join the case their case with our case fill out that form and we’ll talk with you a little about it and get you a petition for that purpose to move that case in and we’ll file that case with our case We’ll let you know how that’s going to work

All of our habeas corpuses we’re going to add

all of our indictments we’re going to add

We’re going to add the NonJudicial Foreclosure cases

and now we’re going to add any case that anybody has if they’re stuck in the courts there’s a certain criteria Most cases will fall into the criteria that we have

We’re coming in in a very very unique way Everything we’re doing has a past has a background part of our legal process

We’re hoping to file in about a month

The only thing holding us back is the completion of the writing of the papers

We’re still writing memorandums

(3:20:17)