National Liberty Alliance

Monday Night Conference Call

November 26, 2018

Lead-In Song: Lord is it Mine

(4:00)

Join National Liberty Alliance's Open Forum and weekly news and updates on NLA's advancements in the courts 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](tel:(605)%20475-3250), enter access code 449389# PRESS \*6 TO MUTE/UNMUTE, then 1 if you want to get into the queue Playback number [605-475-3257](tel:(605)%20475-3257), access code 449389#.

Questions can be e-mailed to [questions@nationallibertyalliance.org](mailto:questions@nationallibertyalliance.org)

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Please support NLA

(5:00)

Scripture Reading : John 8 : 48-59

(7:00)

The course is open

If anyone is having any problems with that course contact us as soon as possible

Contact Karl

We did open the course

It is extremely important that anybody that is an administrator that they should definitely be taking this course

Anybody that is planning on being an administrator a jury administrator you cannot come on unless you take this course

When positions open up then those who completed the course will have first dibs as to what county they’re working in

There’s only four positions per county

If they have not completed the course then whoever is furthest along will get first option to take positions within their county

You can work in other counties Some people may want to work in another county

Maybe it’s closer to their home by going in to another county in opposed to their own county.

You do not have to live in the county that you work in to hold these positions

Anybody that is already donating on a monthly basis would be able to get direct access right into the course

Anybody who is not donating we’re requesting $5/month or more donating for a period of the next two years That’s $60/year That’s one cup of coffee and a roll and butter or a donut or something a month that you give up

Also there are a few people who are very constant in sending in donations by mail monthly

Those people in order to get access get ahold of Jan and he’ll flip the switch for you

Anybody who is sending in money and wants to get into the course get ahold of Jan

The easiest would be to give Jan your e-mail address

People have signed up under one e-mail and when they contact Jan they use another e-mail address Then Jan cannot find them on the members list

Be sure that if you’re sending Jan an e-mail use the e-mail that you signed up with at the NLA website with your account

Even the user name would work too

We got some people who signed up that have an e-mail that requires an action in order to get to them If they used that kind of an e-mail to join Then they may not have got the message to confirm Then they may not have become members

You have to use an e-mail that gives direct access so that we can respond back

Those people that have another type of e-mail then they are not getting the e-mail that we are sending out

This is an active group We want to get as many people active as possible

Our purpose is to ultimately save the nation

Donald Trump is doing a great job

A lot of people are working with him

If the people don’t step up and get educated and take control consenting to their government and bringing the fear of the people into them and require obedience if you’re not going to do that we will come to total destruction again

It’s up to the people to secure liberty by requiring the government to obey the Constitution.

If everybody doing their job obeyed the Constitution and we monitored that and made sure that that happened that is all that is necessary to maintain just courts to maintain a just nation and to have true liberty

Unless that happens you’re not going to have true liberty

We the People do not have true liberty

Many of our constitutional rights unalienable rights protected by the Constitution are just totally ignored all of them

The Government by Consent Course anybody that wants to take it if you can’t afford $5/month maybe they can afford to occasionally give $5/month if they can’t afford it then they can get ahold of Jan Jan will flip the switch to give you access into the course.

(15:00)

The Government by Consent course is an in depth study and focus on our founding documents and also the Magna Carta

We’ll be looking very deeply into the Declaration of Independence, the Constitution, and the capstone Bill of Rights.

We’ll also be looking into the Magna Carta in this Consent Course

Government by Consent Course

We’re writing a book which will pretty much be a lot of what’s in the course

There will be extra stuff but a lot of stuff that’s in the course will be available in the book

The name of the book will be “Liberty Lost”

You can’t get liberty if you’re ignorant to what it is

If you’re ignorant to the process by which we have consent to our government

We’re going to be closing down the Constitution Course

Government by Consent Course is a far superior course

It covers all that is in the Constitution Course in a deeper and greater depth

We’re targeting to having the book go to publishing by Christmas

Possibly through Amazon and Google is where we can publish and they can print books as needed. It will raise the cost of the book if we go that route but it can be done that way

One way or another we will get this book published

John is going to approach some publishers One in particular would be interested in the type of book we have because that’s the type of books that they publish

Hopefully around Christmas we will be in a position or maybe at the beginning of the year we will be in a position to push towards publishing and getting it out there

We’re going to be shutting down the Constitutional Course

Anyone who is taking that course can continue that course

We won’t completely shut it down

We will probably block people from entering it

People can enter the Government by Consent Course, far far deeper

And there’s so much subject matter that we’re covering around the Constitution

Common law getting into the study of the different courts available what are lawful courts How this all was put together concerning law and equity How the courts have been put together what abuses are common in the courts we will deal with a lot of those things We’re going to put together a way to access courts of record which is a court that proceeds according to natural law

It’s time to open up courts of justice the courts that belong to the people

That’s what our court case is going to be all about

We are working on it We have been working on it

I’ve been working on that and also the course and the book

We got out the first five or six chapters and we have other chapters to follow up

We’re not sure how many chapters it’s going to be Twelve to 15 chapters in the course

It’s going to be a pretty lengthy course a pretty in depth course

guaranteed when you get through it you will understand the system you will understand how things work what the structure of the courts are what is law what is equity how this all came to be

It’s a course that everyone should really take

We’re not really charging for this course We’re asking for support

We need to have financial support

$5/month is not a lot

We are not going to deny anyone

$5/month is not much to ask for to help support the work that we’re doing here

At some point when we get into power and authority we’ll have a whole new structure It will pretty much be what we have It will yield a lot of money Therefore we will have positions that will be paid positions at National Liberty Alliance

Until we get that kind of a structure and that kind of income then everything is voluntary

We really do need paid positions

We need people who will put in eight hours a day five days a week into this

Also we will be deeply involved in teaching people the true political process

In our political process there is no need for politics

We just need statesmen

(30:00)

If anyone anywhere in government authority at any level is not fulfilling one or more of the purposes of these six points then they’re not doing their job and they’re destroying America they’re not helping it

“We the People of the United States, in Order to form a more perfect Union, establish Justice, insure domestic Tranquility, provide for the common defense, promote the general Welfare, and secure the Blessings of Liberty to ourselves and our Posterity, do ordain and establish this Constitution for the United States of America “

QUESTIONS

No Questions

ANNOUNCEMENTS

We need grand jury administrators

We have come up with a couple of volunteers for the Welcoming Committee

We could still use some more

We had a volunteer last week that said that they were working on setting up some interviews for John and Gerard but I haven’t heard anything more from them

We are still looking for some more Natural Healing Call people that would like to give a talk or someone that you know that might be interested in giving a talk

Thursday night at 8:00 Eastern

Contact Jan

(41:00)

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

Brent’s website is commonlawyer.com

I want to talk tonight about originalism

Originalism is the idea that when you approach a text of legal significance such as a statute or the Constitution of the United States or your state constitution that you approach it and ask yourself first and foremost the question What was the original intent of those that enacted it?

That’s originalism What did they mean at the time that they said it

What did they mean by what they said at the time that they said it

The Constitution of the United States You’re talking about something that was written over two centuries ago

What did they mean at the time that they said it

The First Amendment says that there should be freedom of the press

What they meant at the time that they said it was simply this

That anybody who wanted to own and operate a printing press could do it

That’s exactly what they meant

You can’t apply it in the modern times accurately unless you first understand what it meant what was intended by it’s meaning by those that first enacted it.

Once you determine exactly what it meant when it was enacted as best you can once you do that then you ask yourself How does that apply?

Here’s another one the right of the people to keep and bear arms shall not be infringed.

Arms is referring to a weapon that one carries

At the time that it was put in to place there was a weapon that loaded from the muzzle all driven by a slow burning explosive a powder and there would be a flint or a matchlock on it that would ignite fire in the pan that would go in the hole by the rifle musket barrel that would turn that gunpowder in there instantaneously into gas that required a lot of room enough to drive a projectile out the barrel

That’s what that applied to Military grade weapons carried by an individual man

The principle here is even though the technology has become more precise and stronger

the principle is what can a man carry in his hands what can he tote on his back

The Heller decision looked at it just that way

What we’re going to decide here is whether Mr Heller had a personal right to carry a pistol and that’s what that case was all about

And it was the first time the U S Supreme Court considered that question in all of our 200 plus years The question had never come up before Nobody ever questioned the idea

When you go to a Bible Study and you sit around somebody’s kitchen table and usually what you get is just a pooling of ignorance. People don’t study it beforehand so it comes down to

What do you think it means? Each person says what they think it means and they don’t have a clue what it means They haven’t looked into what the writer may have meant by what he said at the time he said it

What was the original intent

When you approach a writing of legal significance find out what’s going on in the historic context and find out what the original intent of those that wrote it was

The things that Brent says may or may not be the opinion of National Liberty Alliance

(1:03:00)

CALLERS

Caller 1 Barrett North Carolina

Poor connection Caller will call back

Caller 2 Benjamin

I spoke to you twice before about my mother who is 91 years old and the abusive guardianship case going on

On October 28th on a Sunday at 4:00 pm I get an e-mail They want me in court at 4:00 the next day Emergency hearing They want to throw me out of the house and have 24 hour care for my mother

I disqualified the lawyer based on all the bad stuff I said I disqualified her

She quit two days later

They got a new judge on the case 1 ½ hr after I went to the state capital to file appeal papers

This new judge called a conference call with all of the lawyers

So they want to have a trial for the guardianship case

I’ve been filing papers and filing papers

And now the judge has turned the corner and said I submitted an order today and the judge actually filled it out she says that they have to prove that the initial documents were properly given They have to prove that the psychological evaluation that the court has been relying on is correct and not having misleading facts because I wrote a rebuttal

They have to show up Friday the people that served the papers to prove that they have authority

I suspect that they can’t prove fiduciary authority over your mother

That being the case you’re in a state court you should move to federal court very quickly Due process has not been given

That’s why they’re trying to get a hearing now

They’re trying to seize control authority over your mother

When it comes to money there is what’s called a proof of claim

And then there’s the fiduciary authority to go forward with it

In this kind of a case where they take control of an individual maybe it is a proof of claim.

(1:07:33)

Brent added a comment

Usually when that happens it’s after a judgment of the court

I didn’t learn that in law school

I learned it when I saw someone else do it and I tried it and it worked

It’s called a body attachment

They issue a warrant throughout the state the warrant is to attach the body and bring the person to court It’s not a criminal matter

It’s just a civil matter The judge wants to talk to him and he won’t come in so he has the sheriff go out the deputy and attach his body and bring it in

John continued

There has to be an affidavit somewhere

Some kind of a sworn statement that this is why this must be done

When it comes to money under certain situations there’s a proof of claim Do you have a proof of claim? What’s the proof of claim? Where is the sworn affidavit concerning the situation and why something should be seized and by what fiduciary authority do they act ?

Those are the two points

And they don’t have either one

That’s why you need to move into a federal court as soon as possible

You need to move in to there for cause

They don’t have any power and authority over you

They’re not giving you any due process

And you want them to cease and desist

That’s the relief that you’re looking for from the court

You don’t try the case there you never try the case

You’re trying a constitutional issue

And that’s the only power and authority that the federal courts have to hear on

As far as the people are concerned it’s ultimately a constitutional issue

As far as the people getting justice the Constitution is clear that they have jurisdiction whenever any kind of a problem comes up concerning the Constitution

and therefore if an unalienable right of yours is being abused and it’s protected by the Constitution you can then move it into the federal court for the constitutional issue

The issue is that they don’t have fiduciary authority

No one gave it to them

They don’t have any kind of proof of claim

Nobody sworn an affidavit

There is no warrant

They can’t prove that they have those things

Your Wherefore Clause is moving to have them cease and desist

That’s all you ask for in federal court and that’s all you need to ask

If you can win that in federal court then you can sue for damages

You take it into state court and sue for damages and return of money

Caller’s mother is 91

She had two psychological evaluations

We hired two psychologists before the first hearing

They both said that she doesn’t need a guardian

Then they tried to say that she was under undo influence and vulnerable to me

We were in court and at 5:00 the judge says We’re going off the record now and when she was off the record the guardian asked her for $39,000 for himself

On the plaque in the courtroom on the desk it says that the tape recordings go off around 8 o’clock or 7:30 p m

Is there any record of anything that went on after 5:00 pm

A huge part of the hearing they were arguing over fees

How to dish out the money

And every lawyer kept on asking for his money

You got to be moving your case

First of all you have to deal with your constitutional issues that are being violated and get a ruling from the federal court

You have to be clear and pushy in the federal court to some degree

Lock them down to where they can’t move anywhere

Keep to the facts

Due process

Where is the fiduciary authority?

I see no credible witness or statement or documentation

I see no credible documentation

Where’s the fiduciary authority?

Where is the original claim?

Why are there two psychiatrists that came up with conclusions that we paid for and now they force my mother to pay for another psychiatrist so that they can get their own psychiatrist to give a different opinion

I don’t know if I would bring that part into the court You’re going to want that part for your lawsuit

Sue all these lawyers and get your money back plus some

There’s a principle in the Bible If you steal a man’s ox then you got to give him back three or four

The guardian took the mail She missed her son’s wedding invitation

She didn’t get her mail from her extended family which means a lot to her

I’d have two court cases going if I were you

First federal court and get the decision to cease and desist

Second court case as soon as that’s done move that with that decision bring in all the paperwork that’s necessary and lay on the court that you want to get a court of record that’s a tough one to get When you’re going into federal court for a decision you can look for a court of record there You write it up as a court of record They’re not going to give you a court of record It’s going to be an equity court

The judge is going to make a decision

If he makes the wrong decision you can object

You can’t come up with a summary judgment here This is a court of record You’re giving me a summary judgment I want the people here

You say that if they go the wrong way

In the federal court if you got a good solid case and the judge makes the wrong decision there’s a rule called Rule 35 which you then can push for a panel to take a look at the case

It’s an appellate process without having to go up to the appellate

It’s called a reconsideration

A reconsideration under Rule 35 in federal court what it says is that you can either ask the judge to reconsider or you can ask a panel to reconsider

The third thing from there is that you can go through the appeal

If you got a solid case and you keep it focused and don’t get lost in details that don’t need to be in that case it’s all about the issue of unalienable rights being violated

You’re not getting proper due process

They’ve acted without fiduciary authority

They stole without fiduciary authority and without a claim

No proof of claim No sworn affidavit the judge had no power and no authority to do anything

What was the original cause that brought your mother’s evaluation into play?

She was having very slight memory issues

My brother decided that he’s going to file papers to be her guardian and power of attorney

He started it with my cousin the lawyer

You got to move forward You got to shut them down and sue them personally

Once they break the law they have no immunity

They seem to think that they can do whatever they please

We’re not immune

Have you ever heard of a court appointed lawyer having the client have to pay for a court appointed lawyer

My mother had to pay court appointed lawyers to the tune of about $60,000

You want all that money back

This whole thing is a fraud

All the money they stole they’re responsible

You need to go and get all the records you can from this court

Every paper every document filed in this record you want to get

You want to get the minutes You want to get the recording

Not just the typed minutes You want the recordings

And I would ask for these things the next time you go into court For the record this is what I want

the recording that’s playing now and every single hearing that’s in this case from day one

We want a copy of all documentations all records I’m going to see the clerk at the end of this hearing and I’m going to expect to get that

And I’m going to expect to get the recording I’ll sit and wait for that

And I want the transcripts also

I want all the transcripts

The transcripts have already been typed out and if they glaze over a couple of areas from the recording to the transcript you’re going to be able to pick that up

This is recorded it’s self loaded you can come back tomorrow and download this MP3

and come to this area and relisten to some of these things

Keep an eye on what we’re doing because we’re getting ready to file a paper shortly and we have a new strategy on how we might go about put them in the position and shine the light on the fact that they have concealed the only court of justice in the land they’ve concealed it in every federal courthouse in every state courthouse they have concealed it

We have a strategy and we’ll see where that goes and you can mimic that strategy once you see it

Hopefully it will work

What it’s going to take to win in this is to put the pressure on so heavy on these judges and all these people involved to the point that they come to realize they’re going to be held liable for subversion

They’re subverting the process subverting the people subverting the Constitution

they’re preventing access to courts of justice they’ve hidden it that’s twenty years in jail for a judge That’s what their statutes call for for concealment when a judge gets involved and presses the pressure on to a clerk or anyone else to conceal for the person pressing the issue that would be the judge it’s twenty years

We’ll give them the olive branch as much as we can

There comes a point in time when we will just write indictments

It will eventually be dealt with

Everything is being reset with the draining of the swamp

Hopefully big things will happen soon

We have to have patience

We’ve had a plan for six years

Our original plan in the beginning it took awhile to develop it

We’ve been on a plan for about four years

We’ve had a focus on a plan and a place to get to

We’re moving to that place

A lot of people have brought up different things from time to time

A few people from time to time How come this and how come that We’re not ready We can’t

First there was a lot of construction we had to do at NLA in order to get in a position where we thought we would have some power and authority

and they wouldn’t be able to say well you’re just a few people out there in New York and so on

We’re in every state of the Union

We’re in better than three quarters of the counties of the nation

We have 7,000 plus and counting members

We need to hit critical mass

We got thousands

We can show proof just by laying out our case and show clearly the violations of just about every Article in the Constitution every article of the Bill of Rights

We can show they violated it all constantly and consistently and made money by doing it

This is a conspiracy

It starts at an educational level The BAR Association started this conspiracy

They took over the courts That was their plan

They shut out the people They closed the doors to courts of justice

And all of this over a period of time

It started in the arguments of the Federalists

Jefferson spoke of the enemies already in the game

He wanted to rout them out

Jackson used the same kind of language rout them out He was talking about the bankers

(1:31:23)

Caller 3: Barrett from North Carolina

I just want to talk about political status, citizenship, and jurisdiction

Title 18 Section 9 11

Whoever falsely and willfully represents himself to be a citizen of the United States shall be fined under this title or imprisoned not more than three years, or both

Title 8 Section 1452

The application to the Secretary of State for certificate of noncitizen national status proof oath of allegiance

A person who claims to be a [national](https://www.law.cornell.edu/definitions/uscode.php?width=840&height=800&iframe=true&def_id=8-USC-2045486514-1201680063&term_occur=239&term_src=title:8:chapter:12:subchapter:III:part:II:section:1452), but not a citizen, of the [United States](https://www.law.cornell.edu/definitions/uscode.php?width=840&height=800&iframe=true&def_id=8-USC-2032517217-1201680101&term_occur=1581&term_src=title:8:chapter:12:subchapter:III:part:II:section:1452) may apply to the Secretary of State for a certificate of non-citizen national status. Upon—

(1) proof to the satisfaction of the Secretary of [State](https://www.law.cornell.edu/definitions/uscode.php?width=840&height=800&iframe=true&def_id=8-USC-80204913-1201680099&term_occur=513&term_src=title:8:chapter:12:subchapter:III:part:II:section:1452) that the applicant is a [national](https://www.law.cornell.edu/definitions/uscode.php?width=840&height=800&iframe=true&def_id=8-USC-2045486514-1201680063&term_occur=240&term_src=title:8:chapter:12:subchapter:III:part:II:section:1452), but not a citizen, of the [United States](https://www.law.cornell.edu/definitions/uscode.php?width=840&height=800&iframe=true&def_id=8-USC-2032517217-1201680101&term_occur=1582&term_src=title:8:chapter:12:subchapter:III:part:II:section:1452), and

There’s a game being played there and I don’t know what it is.

I haven’t studied USC 18

All of the titles that I have seen with the exception of USC 26 I think are lawful

Inside those things may be unlawful things

That’s a study in itself

Some of these titles are thousands of pages long

USC 26 is about 9 thousand pages

There are titles that have thousands of pages

USC 18 has a little over 1400 pages

There’s a lot of stuff in there

My concern and your concern and the concern of most of the people involved is really dealing with courts of justice opening them up

Courts of justice will shut down any of this equity stuff that they got written This is what is called positive law

USC 18 has become law

It has been enacted into positive law

They use parts of positive law that do not apply to us to accuse us of crimes

They are doing fraud in order to subvert the Constitution and that’s treason

They are going to take you into court and have their way with you

You’re also reporting yourself to them as an individual that disagrees and you’re one of the first that they’re going to go out after when the time comes

You want to be careful

There are things that I said in previous cases that I wish I didn’t say because they will take that and try to make you look like a nut and that you’re antisocial and anti-law

You find yourself battling 20 different things and you never can get to the real point that you’re in court for This is part of their strategy

Don’t play their game

It’s a fraud

They may leave you alone for awhile until the time comes and you’ll be one of the first that they come after

Why play the game I don’t want the fraud at all

Let’s open courts of justice

You got to come to the people to get your indictment

You got to come to the people to be judged

They’re going to hear the case without any instructions from the judge

without any influence from the judge at all

Every jury is stacked Every grand jury is stacked Every trial jury is stacked

They want to get rid of grand juries they want to get a panel of educated BAR judges

It’s all about subversion It starts with education It starts with changing the meaning of words

USC 18 penal code null and void

USC 18 you will discover it’s jurisdiction is maritime law it has nothing to do with the law of the land

People go to jail all day long under penal codes under USC 18

That’s why we got to get our courts of law back open

If you are pulled into a court for some reason

The very first thing you want to look at is What is the subject matter jurisdiction?

Do they have it? and you also want to challenge the personam jurisdiction Do they have it?

You want to do this is a subtle way so you’re giving them an out

Article 1 Section 8 Clause 4

To establish a uniform rule of naturalization, and uniform laws on the subject of bankruptcies throughout the United States

One of the problems that I found because I was getting educated from websites I relied too much on their research and their conclusions

I started seeing contradictions

Everything I’ve been taught from all of these websites I have to retest

(2:04:20)

Caller 4 Crystal

I just received a letter back unsigned That 1938 Form The Foreign Agent where they have no jurisdiction and we saw that they’re not even registered with the W9 in Washington

So they’ve been using our social security number

And when they do the foreclosure foreclosure is when we abandoned our homes when they go to file the paperwork in the clerk’s office they write abandonment and then they get they get their affidavits notarized and they bring it to the judge and the judge says

OK we can foreclose on it because they abandoned it

Foreclosure is when you abandon your property

The people are not abandoning it they are being forced out without due process

Several months ago I went and I filed a police report

about the illegal foreclosure

They didn’t want to give me a police report

I said I didn’t ask you to sit there and resolve the case I’m filing a police report this is criminal activity that’s happening because I have the proof that this is my property I have the notarized sworn affidavit volume and page

I said I would rather that you not give your opinion because you don’t understand the Constitution and the law pertaining why I’m writing this

He wrote the report I picked my copies up

He put his opinion in it He knew nothing more than the rabbit in the hat knew

I have my police report I have my subrogation the proof of claim no due process

you got the paperwork Foreign Agent of 1938 which they have no jurisdiction over us

any case an attorney or a judge when they file they have to be on file down there

It’s on that website They’re not even registered down there

No jurisdiction they are foreign agents

Did you challenge that jurisdiction?

I put that in there also

You got to move the court to dismiss for lack of jurisdiction

That’s what I did and I put that in there

When I went to court remember I told you that was November 5 and I had it stamped and I said I want this in my file that Friday before I faxed it over to the attorneys

and the court They did not show up in court

I had it mark ready So when I got to court I was the first case to be called

I saw the clerk He ran upstairs and told the judge

And the other attorneys they never showed up

When she called my name I said my name I am the authorized representative and I gave my name I’m her agent And I said motion ready

She called the other party They were not there I said They are in default I would like this case to be totally discharged and dismissed They’re not here

She goes We’ll give them time to get here

She went around and called the cases that were coming up

Then she comes back to me and says Well they’re not here meanwhile the other attorney she came a little later

So she was all smiling

And then when she heard that they weren’t here she went out and she came back and she looked very sick when she came back like the smile was off her face

Again I asked the judge I said They’re in default I would like this case to be totally discharged and dismissed

She said I’m not going to let you speak

This is a new judge

Didn’t we talk about doing an amicus curiae ?

We need to get together to do that

We pretty much have it written out on nonjudicial foreclosures

We just got to add in some things and get some information on your case

We can utilize this for anyone who has a nonjudicial foreclosure problem

We will write it with the threat of indictment to be brought before the full grand jury

from the perspective of the grand jury being the sureties of the peace

What I sent you is all my documents where it’s all in my name

Who’s going to sign off my name?

The former judge said Don’t worry about it We’ll have that taken care of

That’s perjury

I have my warrantee deed quick claim deed life use heir property

MERS there are 30,000 or 40,000 people under the MERS

Anytime when they’re changing your mortgage look on your deed form and it has MERS

I said Wait a minute That’s my pension and everything else

It’s a group of people it’s all Wall Street How they’ve been changing and scamming people’s names

My question to them Who signed my name?

I would like to see a sworn notarized affidavit

They try to play games with the birth certificate too

It’s all fraud

There’s no power and authority

Anybody in elected service or appointed service or even just employed service through any part of any government anywhere they must fall under the United States Constitution

Once it violates an unalienable right protected or not you got a lot more rights than are listed in the Ten Amendments

They make all this stuff up and it’s all a fraud No power No authority

It’s a contradiction to the Constitution therefore it can’t go forward

There’s a couple of ways people go about this

Number one they don’t understand it they can’t argue it and they lose on the merit of the case

They could never really define their position nor did they understand the jurisdiction

They didn’t have the ability or knowledge to deny the jurisdiction

It’s not what you don’t know that hurts you It’s what you think you know and don’t know that gets you

There is all these websites teaching the citizenship stuff the man on the land thing and they’re not incorrect on it They’re not incorrect but they’re getting into the game

They’re going to get hurt in the game

They only allow players to come into the game

You still lack enough knowledge to not really be able to get through the process

most people don’t have the ability to articulate their case

They don’t understand the courts that they’re in the jurisdiction

They don’t understand different things

The law itself and how it constructs to get to a certain point in a conclusion

They don’t have that knowledge They’re wandering around in the dark

What the courts will do is make an idiot out of you

The lawyers on the other side will come out like a swarm of bees

They will pick you to death and sting you that you’re a sovereign citizen they throw all these things out at you because you make statements that set the stage for them to expound upon and exaggerate and bring it way out of proportion

That’s a psychological game

You got to keep a case simple otherwise it’s going to get lost in all kinds of junk

It’s all fraud

Crystal did this work

I’ve been going into court I never had an attorney

I’ve been representing myself

From day one

Am I a public servant of this court?

Is this my grand jury?

He said No I’m the grand jury

I said You just committed treason

I asked him for his resignation

The first time he told me to get the hell out of his court

And I said Oh OK

As we went on the subrogation the due process no proof of claim

I’m the one who did my own contract when I bought my house

I said Who signed my name?

You can’t change somebody’s mortgage without them signing

Show me proof of claim Give me the affidavit

A lot of the attorneys that were in there they knew that I knew my stuff

I got a probate hearing next week

This person scammed and stole a family member’s estate   
What I did do I was contacting our Congress the Attorney General

So I started filing through the paper trail I also filed a grievance on these attorneys and judges

What happened the BAR Association the Grievance Committee they found them all not at fault They dismissed it

So then when I started sending them different paperwork and I asked them for their jurist number come to file it through all attorneys In our state we got 33,000 attorneys

What I did I was going through my paperwork and the Consumer Protection for our state I found a letter from them stating that we dismissed we found no fault with the G E Federal Credit Union Everything seemed OK

Guess what I did? So I said Oh my God It just so happened the day I was going through my stuff I found that letter and I turned around and I amended that 1938 Foreign Agent Act also that IR Code 6065 and I sent it to them

So now I get a call They said Oh You sent us the wrong papers

This is not us I said Oh no This is you It came from your department from this number and this is the person who signed off

She goes No You don’t send that back to us

I said No as a matter of fact I said the attorneys I said this is from the Consumer Department from the state of Connecticut

I said Oh by the way can I please speak to Mr. State of Connecticut?

We’ll get back to you

I haven’t heard nothing else

These people can’t answer any of these things

You need to move this into federal court

We’ll write a paper for you on the amicus curiae  and I’d like to get in there some information a little detail

The federal court said that I was a serial

They want to get rid of you

The problem is that you’re not coming in the way that they want you to come in

They want to get rid of you

We have to try to find a way to come in to the court to open up the concealed court

which is a court of justice

And we’re working on that That’s what we’re working on

They also sent me all my paperwork back again

Now when I went there I said I want this to be in my files and stamped

They go We got to cross it out

No you’re tampering with evidence

His face turned as red as a beet

I said By the way I’ve been filing all kinds of paperwork so I know you have all my evidence still here

On my other case they shredded my medical records

Oh, really?

You can’t tamper with any evidence when you got a case going on

This is what you need to do

I’d like to get the information concerning that game that they play here with saying that your property has been abandoned

So if you could write something very simple put it together the process that they go through

And if you have any documents to go along with it that’s good

It’s helpful to look at and see

What I’m going to do along with what you’re telling me I want to address I am not going to abandon my property You are foreclosing I am not abandoning my property

Here is my proof of claim and my property is paid off

I want to do a sworn affidavit

That’s a good idea give them a sworn statement on your proof of claim and your proof of fiduciary authority and put it into the court

And let them know that you have no intentions inside this affidavit you have no intentions of abandoning your property

and your intention is to have this until you depart from this world and you pass it on to one of your family members

That’s a good way to go with this

Give them fiduciary authority and proof of claim

December 6 in Connecticut they’re having a rally up here at the capital

about these courts here and the illegal foreclosures and false imprisonment

Everything we do

Contact the Attorney General Congressmen the Senators and all that

because most of them are all attorneys

so they can’t say that they didn’t know

We did notify you on this

Everybody needs to contact all the people all around the country on their politicians

It’s December 6

In order to write the paper for your fiduciary authority showing it and also the proof of claim

go out and you may already have this I mentioned this numerous times go out and google Form 56 and Form 4490

One of them is Proof of Claim the other one is Fiduciary Authority

Take that form and create your own form

Now what you want to do in creating your own form is that your creating an affidavit form

But you do want to make the point of what this form is all about

It’s about fiduciary authority

And the other one is about proof of claim

Forms are put together and they’re put out there so that we have uniformity

And people cover all the bases necessary

There are check boxes

Form 56 and Form 4490

From there you can springboard your own form

Make it affidavit form

Make it clear that this is an affidavit proving or showing affidavit concerning fiduciary authority

over the property

or this is an affidavit proof of claim over the property and so on

And then file that in the court

With those filings you make it clear that the court that there’s no credible documentation within this court concerning fiduciary authority or proof of claim

and here is mine

I’m placing it into court

Now the court has to deal with that

An affidavit unrebutted stands as truth in the court

Let them rebut it

If they don’t rebut it and they continue to move forward and they go past the thirty days and again you should write your paper up in a way

I need help on that

You can’t really do a motion per se

Your point is this You want to cause the other side to respond

You want to write something up in such a way that the other side needs to respond and it’s obvious that you’re looking for their response to this

Their lack of response becomes a default

And then you can file an affidavit of default thirty days out

That’s what I did

And that’s when they responded and sent the paperwork back

One thing that they keep on doing criminal after they stamp it and they put it into my files they cross it out and send it back

You can’t do that

When he tried to do it in front of me I said You cannot cross anything out

You can add to it but you can’t take away from

Any of the papers that you file try to file them personally if you can

Bring Notice of Demand

Get your stamped copies

Let them do whatever they please at that point then you can go after them for concealment

Use their own codes against them

They were written for you to control you

These codes require your obedience not mine

You violated them

Congress wrote it up so utilize it

Make it clear that it’s applied to them

We do file our indictments not only in the federal court in the Northern District

We also file it with the Attorney General’s office and we file it with the President

Also the judiciary committees both state on the Senate and the Congress

It’s filed in a lot of places

The people have to take control return power back to the people

Where do you return power There’s only two places

Political and judicial

If we have political power and judicial power

How do you have judicial power ? You control through the juries

unadulterated from any judge or any prosecutor

Where do you get the political?

From the committeeman process requirement requiring statesmen instead of politicians

That’s where the people get the power

That’s what we’re trying to communicate to the President so he understands and supports us and gets behind us

(2:38:29)

Caller 5: 770 from Georgia

I have a question for the gentleman who was just talking

Was he referencing the Foreign Agent Registration statement and the Anti Bribery Statement that he made a request for ?

It sounds like he got some proof showing that they had no jurisdiction so I wanted to clarification on that

The other thing pertains to the challenge on jurisdiction

Let me unmute Crystal

I can’t answer that question for her

She may come back to her mic

The other question was with regard both on the question she was asking the prior caller with regard to the challenge on jurisdiction Are there any particular questions or what do they have to produce to prove jurisdiction?

All courts must have the jurisdiction on the paperwork

You can request that

There is Supreme Court rulings concerning that

Jurisdiction must be on the paperwork

That’s where they have a problem

There are Supreme Court rulings that both civil courts and criminal courts are equity courts. They’re statutory Has nothing to do with the common law They’re not courts of record

The most destructive of all of them that calls themselves a court of record is USC 26 and they call themselves a court of record

If you’re operating under USC 26 you’re calling yourself an Article 1 court that doesn’t exist

You’re calling yourself a tax court no authority given for that

They enacted it into law The same day they enacted it into law they took it out of law

Any court that operates under statute is not a court of record

Any court that operates with statutes are equity courts and therefore they’re not courts of justice

They are nisi prius courts They do not have the power or authority to fine or incarcerate

The jury should always have an eye on restitution not incarceration

You could put a person under house arrest and they could pay restitution to the injured party

That’s justice

If you steal a man’s ox you got to give him back three

The infraction was no drivers license and alleged crossing the yellow line which they changed to unsafe lane change They are putting it on an expired North Carolina license and I have a Georgia driver’s license which they know is active and valid

They have falsely incarcerated me over this already

Any times there’s the threat of incarceration and the psych eval any time there’s the threat of those things if you can pay them money and get out of there do it.

If you want to go back after them then you go back and take them into court yourself

You take them into the state court

They’re going to stick up for each other to some degree

You got to be careful with all of that

Then you can move it into the federal court

They might do the same thing

You can’t get justice in any of these courts

We’re working on a way to do this hopefully

People can copy that and find a way to get into the court

In traffic court John writes one paper and files it with the court It either works or it doesn’t

If it doesn’t work John pays the fine and moves on

Maybe he will go back and sue them later

He puts it in a file with other traffic cases

It’s not worth the battle and the loss of your freedom

They may try to incarcerate you and say that you’re crazy

There’s no justice in any of those courts

It’s all about extorting the people

Can you go to court just on paper?

John never goes to court He files a paper He appears on paper

My appearance in this case on paper

I make my statement and ultimately I’m telling them to dismiss the case

A couple of things happen

Either you never hear from that court again

Sometimes they’ll send your papers back

They’ll continue to push forward in calling for a hearing

At that point I’m settling and I’m out of there

I don’t have the time and I don’t want to fall into the danger pit

You walk into court and say I’ll pay the fine

Then you can sue them

Coming up is Christmas

Christmas Eve falls on a Monday

We will not be having an open forum on Christmas Eve December 24

We may not have one in January for New Years Eve