National Liberty Alliance

Monday Night Conference Call

June 10, 2019

**This week’s lead in song –** Carry on Wayward Son [Kansas](https://www.google.com/search?q=Kansas+(band)&stick=H4sIAAAAAAAAAONgVuLUz9U3MDQ2iC9exMrrnZhXnFisoJGUmJeiCQBCemR1HQAAAA&sa=X&ved=2ahUKEwjkgZDv0OHiAhWFT98KHeJdDjsQMTAAegQICxAF)

(5:20)

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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( 6:15)

Scripture Reading:   John 19 : 16-30

( 9:00)

Tonight’s topic is going to be Jurisdiction Natural Law

We’re going to take a look at a memorandum Jurisdiction Natural Law

Anybody who wants to follow along you can find a copy of the memorandum at our website

nationallibertyalliance.org Highlight “Grand Jury” on the blue bar

click on “Action Against the Judiciary”

come down close to the bottom you’ll see our memorandums

you’ll find Memorandum on Jurisdiction Natural Law

(10:00)

The paper begins as follows:

“The purpose of this memorandum is to establish the unalienable right of the People to be judged in Natural Law Courts by their peers and not government (judges) controlled courts. Natural Liberty is the power of acting as one thinks fit, without any restraint or control, unless by the law of nature. It is the right which nature’s God gives to all mankind of disposing of their persons and property after the manner they judge most consistent with their happiness, on condition of their acting within the limits of the law of nature, and so as not to interfere with an equal exercise of the same rights by other men.6 Whereas civil liberties are granted by legislators, it is the power of doing whatever the [legislative] laws permit, which is a violation of the Peoples unalienable rights to control their own behavior. We the People reject such restrictions in favor of Liberty!

We the People ordained through Article III Section 18 the creation of “one Supreme Court” with vested judicial powers and also vested congress with the authority to create and establish inferior courts under Article I Section 8 clause 99 we vested the power to constitute tribunals inferior to the Supreme Court, which has supervisory control over said tribunals to prohibit them from acting outside their jurisdiction, and to reverse their extra-jurisdictional acts. Under Article III Section 2 we defined their judicial power in all cases, in law and equity, arising under this Constitution.”

The paper concludes with the following:

“CONCLUSION: All Article III courts are courts of equity or law. COURTS OF EQUITY are inferior courts governed by USC Titles when proceeding in cases involving bureaucrats, corporations, bankruptcies, piracies, admiralty, maritime and other jurisdictions defined in Article I Section 8, all of which have NO AUTHORITY or JURISDICTION over the People, for the People being sovereign and above the government are not bound by positive law a/k/a human law, regulations, statutes or codes. Decisions of such an inferior court are subject to collateral attack. In other words, in a superior court, Natural Law Court, one may sue an inferior court directly, rather than resort to appeal to an appellate court. WHEREAS COURTS OF RECORD are to proceed under the rules of Natural Law. Natural law is nature’s law ordained by God. Constitutions are an unalienable right, blessed by God and ordained by sovereign People. Legislators are bound by the chains of the Constitution and have no authority to create governments or write laws outside those bonds. Any judge resting in fiction of law proceeds’ under the color of law, office and authority losses all immunity. Any judge that fraudulently carries the People away to jurisdictions unknown while ‘CONCEALING’ Natural Law courts is guilty of high treason.”

(30:42)

We talked a little bit last week about presidential pardons

We got some people in jail and there’s a form to be filled out and a paper to be filed

and we’ll get a copy of that and file it into our court case when we file against the judiciary concerning presidential pardons

(34:00)

QUESTIONS

Question 1: Amendment 7 states in suits of common law where the value in controversy shall exceed twenty dollars, the right of trial by jury shall be preserved, and no fact tried by a jury, shall be otherwise reexamined in any court of the United States, than according to the rules of the common law. The structure of the sentence indicates that there are common law rules for examining a jury decision What are these rules? and Where do we find them?

There’s no real written rules for this I think I’m going to put a paper together concerning the common law.

The common sense of justice must rule those courts

There’s maxims such as for every injury there must be a remedy

Also in order for there to be a crime there must be an injured party

These are maxims of law and rules of the court

In this particular amendment where it says

no fact tried by a jury, shall be otherwise reexamined in any court of the United States, than according to the rules of the common law

if there was an injustice done in that case then that has to be corrected

That’s exactly what we’re talking about for some cases of some people that need to get their presidential pardons

We’re going to do some paperwork

Justice must be served

There are no lists of rules

Statutes don’t play a part in common law with the exception contracts do play a part in common law

(40:00)

Question 2: I am involved in a case in Starr County, Texas

They ignored me and I motioned for contempt

They were found in contempt

The court of record issued a default judgment because they ignored it

Now they have issued their own judgement and some of my family members proceeded and defaulted as well with filing an appeal with their court

I’ve entered it and notified them that a court of record cannot be appealed

and that the court of appeal should have affirmed the court of record judgment

Guess what they are saying? Who are you?

And threatening to sanction me for interfering with their proceedings

Can I also take the appellate court the same way I did the district court and issue orders

Without knowing if it was a criminal case then I don’t know

The key thing is if they’re being drawn into a court case and being charged with something particularly whether it be a criminal case or a code violation if that is the case then it’s a simple matter to get out of that by challenging the jurisdiction because they don’t have it

We did a memorandum on jurisdiction

Maybe they could read that memorandum and come back with some questions concerning it

They can challenge jurisdiction that’s the key

If they’re violating an unalienable right and that’s a key point that’s a second way to go with this possibility

There’s two ways to go

One you can challenge jurisdiction

And the other way you can move it to federal court for cause

It’s got to be on a constitutional issue

And you don’t discuss anything else but that constitutional issue

We have information on both ways

Go to our website nationallibertyalliance.org

Highlight “Due Process” come down to the bottom of “Due Process”

Click “Enter” you have to be a premiere member to get into here

In there you’ll see lots of paperwork on moving a case for cause and also challenging jurisdiction

(44:50)

Question 3: He has already challenged jurisdiction and motioned the court to dismiss on grounds that the court judgment was a void judgment

I entered it by saying I, So-and-So , am one of the People and in this court of record

and so forth

He’s not going to get that court to do anything for him

They’re going to stonewall him every way he goes

They don’t care They’re ignorant to a lot of this stuff

They’re ignorant to the Constitution

They’ve been getting away with this for so long now they don’t even think about it

If you challenge jurisdiction you got to make it clear in the paperwork to the judge that he or she believes that they have jurisdiction So they’re already biased and they can’t make this decision The decision has to be decided That’s the law Once jurisdiction is challenged it must be decided It needs to be decided in a court of record If it’s a county court they have to move up into the state court

If the state court violates your unalienable right of challenging jurisdiction If it’s operating under statutes it’s not a court of record It has no authority

If the state denies you the next step is to bring it into federal court for cause

You can learn these ways up at our website under “Due Process” follow the link at the bottom of the page or you can join your case to our case and there’s information on that also

(51:18)

Question 4 I have been battling J P Morgan Chase over the foreclosure of my home for the last twelve years

Challenge jurisdiction

and have managed as plaintiff pro se to get my complaints before the United States District Court Eastern District of Virginia Alexandria Virginia this past month

This is huge and I was hoping to find some knowledgeable counsel and encouragement through the NLA jury administrator to correspond with me in my area

We have three members and two county organizers there

You can find the county organizers on the website under the Directory just click your state

John said on 5/17/19 conference call there were at least two grand jury administrators in the county

If you go to our page and look through the possibilities on our page it’s court forms process and instructions We have quite a bit of information up here

One is instructions and forms to challenge jurisdiction

There’s five different forms required to go through that process

You just got to put your personal information into it

There’s also instructions with this

Also there’s instructions to move your case to federal court for cause

We have the necessary forms and the process you just have to fill in your personal information into these forms

We also have instructions and forms on how to file a habeas corpus

We also have information on how to move the court for enforcement

We got a lot of downloads, memorandums, and other things

We have a court procedure book

We have instructions and forms for people to join their case to the Grand Jury Action

You can move your case over with ours

We are going to look for restitution across the board

There is a petition to do that

You can fill out the form and fill out the petition create an affidavit and then we’ll work the process

(56:00)

Question 5: About 30 years ago I had two hot checks when combined are a felony charge in Arkansas He argued at the time that the prosecutor said Don’t worry

When you get it paid off it will come off your record

He paid the fines and the checks off

Years later he tried to buy a gun but he was denied because he was a felon

There’s no such thing as a case being expunged.

Get a disposition on that

Talk with the sheriff and he will tell you what to do

(58:50)

Question 6: I was charged with practicing law without a license here in Florida

I put in a motion to dismiss based on lack of jurisdiction

The judge scheduled it for a hearing in mid July

I was arrested with a warrant that was rubber stamped with deputy clerk but had no judge or magistrate’s signature on it Is that warrant valid? Florida’s statutes state that all warrants must be signed by a judge In my case it was not Should I challenge

Any warrant must also have a sworn affidavit If there’s no sworn affidavit and a wet ink signature from the judge it’s worthless

They don’t know that and they’ll continue to go forward

You got to take control of the case and move it through the process

Challenging jurisdiction they don’t have it

If they’re trying to convict you on a statute then you’re not in a court of record

You got to get knowledge

(1:03:40)

Question 7 I am creating a course on how parents can get their children back from CPS

John told me that I could use the documents that are already made up as they are for public use

I understand that the challenge must be made in the same courthouse

I’m working on paperwork right now concerning CPS

We’re going to get back into working for people who want us to do a habeas corpus for them or to help them in these family courts

I’m working on something right now

The key to family court is the fact that they don’t have jurisdiction

Challenge jurisdiction they don’t have jurisdiction have them release your children

Challenge the jurisdiction They’ll probably find for the CPS case which is in family court

Then you got to move it into federal court in order to get justice

You can also work through a habeas corpus on that

You’ll have to move your habeas corpus directly into the federal court

We’ve done twenty some and we’ve only had two that were successful The two that were successful were let loose in a roundabout way

We’re going to be pushing the courts very hard on these habeas corpuses when we file with the judiciary

Where does he start in the same courthouse or someplace different?

You make the challenge you have to write the papers and make it clear That judge does not have the ability to make a decision

Should I format the claim to say jury demand is to be decided by a jury?

They’re going to give you a statutory jury if they’re going to give it to you

If you open up a court of record it goes without saying that a jury is required

Can I change the petitioner to claimant instead?

I wouldn’t do that You’re petitioning the court and you’re moving and they become the respondents So you’re the petitioner and they’re the respondents

You keep it that way all the way up

As the petitioner moving it up to federal court you’re also going to be looking for damages now.

Educate yourself as this process goes through

The process of challenge is just a matter of paperwork

NLA is trying to push common law courts to open up again

That’s what National Liberty Alliance is doing

Anyone involved in any case should be working with us to reach that goal

What kind of joinder would I use to bring the two court cases together?

There’s papers on our website to join your case

Would that mean that there would be possibly a jury trial 30 days after serving the respondent where my case would have to be argued?

It’s going to take a lot longer than that before you can get a jury trial

If you do your paperwork right and you get a good judge you could win the judge on a summary judgment

If you write very strong papers they’re not going to be able to answer your questions and you could probably get them on default

If so would that be argued in front of the same magistrate as the one that presided over the juvenile CPS case?

You’re not going to win there

Everything is decided and planned

They’re going to keep you there until your children are old enough to go out on their own

They’re going to continue to soak money out of the federal government and other agencies

Lawyers are going to be making money

You’re not going to get justice Get out of that court

Move it into the Supreme Court

You want a court of record that’s the state supreme court

Move it into your state court

Look for a court of record You’re not going to find it there either

Challenge the jurisdiction to do that

Move it up to the federal court

We’re hoping to change the whole attitude of the courts

I know that across the US there are at least eleven different ways that the district courts like their paperwork formatted Is it the same with the juvenile courts?

I usually go one point five spacing leave one inch around the border Use Times Roman

Fourteen font Ten font on the footings I might in federal court go to two point

Instead of one point five it’s two point I do almost all of my papers at one point five

I’ve never had a problem or complaint about it

I am teaching my students to submit an affidavit to rescind all contracts with the court, the state, the county CPS at the same time they file the challenge of jurisdiction What are your thoughts?

It’s not going to do anything You’re not going to win

Just wasting your time

You need to know your Constitution

You need to understand how a court of record goes

The process and procedures of the court

Any court operating with statutes against you I’ll use statutes against them because that’s what it’s written for but they can’t use statutes against me

If they’re using statutes against you you’re not in a court of record

You have to make that point

Unknown jurisdictions

Move it up the line

Deny them jurisdiction

If you’re playing in their sandbox you’re going to get burnt

If you’re using their statutes and their games they’re going to get you

You got to call it for what it is that’s a fraud

If the claimant does not have a seal can they use their thumbprint?

Go get a seal it only cost about $30

Go to Staples

You can go online and design it

Or go to Staples and design what you want

Get a seal Everyone should have a seal

(1:31:25)

Gerard made a suggestion

We have twelve people in the queue right now

If you spend five minutes each answering them we would still be here til after midnight

We should limit questions

CALLERS

Caller 1:

Aza Williams from Missouri

No response

(1:33:00)

Caller 2

I have been having severe issues with the Sacramento Family Court and CPS on a very disturbing level regarding my grandson who was taken out of our home and given to his father who had a very extensive CPS history and lost all rights to my grandson because of endangerment

We went right away for guardianship The person who did read our concerns and all the documents we had said that it immediately needed to be part of the family law case

I filed a joinder

The judge at the time said that he didn’t care what I had to say

I was the grandma and I had no rights

We had no criminal history

There was a grandfather living there also who had a CPS history

who was excluded from being able to have my grandson in his care

We have never been able to get him out of there

Right now the child is 13

He was 8 years old when he was taken from us

He has wanted to be back home since the day that he was taken

The father is a four time convicted

This is an uphill battle for you because you’re talking about the parents

Unless there’s reason that he can’t be with his parents that can be proven and you have proof of something that’s serious that endangers that child

She’s got to have the proof

I do

The courts do nothing but destruction They destroy fathers

They have these women’s organizations that assist the mothers in writing all their papers

They convince these women to lie and do all kinds of stuff

Then the fathers can’t see their kids

The only solution available forget the family court You need to take it into the state court

Then you have to produce the proof

The parents get the child first and foremost unless there’s a serious problem there

In family court when mom and dad are available then grandma they’re not going to pay attention to

You have to play second fiddle unless you have evidence to show there’s a serious problem

We did have serious problems

The father had lost all rights because of the endangering he did when my daughter had to share custody with him

His mom lives here with me

You need to get your support behind the child’s mom

Assist her

Make sure that there’s an agreement and understanding that both parties are going to try to work together to try to solve their problems

I’m writing a paper on this

Maybe next week I can go further

There is a plan to be taken and you can take control of yourself

Mom has to do this

If mom doesn’t do it you’re not going to get it dad is going to win

Unless dad is a serious abuser

In December the father set up a drug deal allowed strangers into his home during the process there was the murder of his elderly father my grandson’s paternal grandfather

My grandson’s life was in danger

There’s too much for us to get involved in it at this point in time

If you think you have a serious case get behind mom

If you got the proof take it into the court

I wouldn’t take it into family court

I’d take it into a court of record

The only way you can move forward is to take it into state court

We can’t sit here and in a short time make any kind of judgment

If you got the proof move it into the court above the family court which would be state court

The mother’s got to get involved in the court and move it over

Maybe get into that court and challenge jurisdiction

You as the grandma if mom doesn’t get involved then dad rules

You could try to make the case against him

Mom has got to be involved

You can ask us for more advice as you go along

We can’t get into the details of the case

Get mom involved Go to the state court

(1:45:34)

Caller 3 Azu

I’m asking you this question about the foreclosure that I had

We lost the house in 2015

And you say we can challenge the jurisdiction still?

You can challenge the jurisdiction right now

Jurisdiction can be challenged at any time even after the fact

They never had it and they have to restore you

If they refuse to do so as you go through the process require that they move it to the next level up which is the state court after that you can move it into federal court for cause

Your wherefore clause would be that they return you to your state of being

It’s all in our paperwork which is challenging jurisdiction

You want to be restored back to your original state

You can also go for restitution against these judges and lawyers that have conspired against you

To keep you in jurisdictions unknown

Should I send the challenge on the petition to the current president or the one that’s retired?

You challenge the court under that number and if another judge picks up then that’s the judge you’ll deal with Whatever judge picks that up

Challenge jurisdiction using that number

If they’re going to deny it automatically that’s fine now you move it into the state court the next court up

They’ll probably do the same thing to you

Then you move it into federal court for cause

Then you go after all of them

You have to do a lot of learning on that process

You could talk with Jim about joining the case in with ours

First order of business challenge jurisdiction

Then move it to federal court from that point

We can help you with doing a petition to us to assist you in this case

We will write the papers and you will do all the serving

It will be done in an amicus curiae we’re coming in as a friend of the court on behalf of the petitioner

Fill out the form

Get ahold of Jim

We’re expecting you to educate yourself during this process

Anybody we’re going to help we expect them to educate themselves

While we’re helping them they need to educate themselves

(1:52:06)

Caller 4 Southern Illinois

I’ve been intrigued by the Constitution saying we’re a republic

but it seems like we got more of a representative democracy

They went up against the people with the 16th Amendment to enslave us with taxes

17th Amendment they took away the right of the state to have a vote in Congress in the Senate

by the 17th amendment

They’re trying to get rid of the process by which the states and the people collectively elect the President

There was an article I read and it had the analogy for some environmental reason the city said you had to limit your water usage by twenty-five percent and you didn’t do it

If everybody votes on that that’s a democracy

I think a state of emergency could be declared if that were the case

It would be a horrible thing to run out of water

51 percent of the people can deprive the rights of the other people

We’re a nation of law although they try to tell us we’re a democracy

If we were truly operating as a republic there would be no politics

If we have government by consent where people control the courts and people control the political process we could get rid of all the people that violate their oaths by recalling them indicting them

at that point politics would disappear

When guys go into office and they take funny money from special interest groups that’s called a bribe

They need to be arrested and if they’re not going to be arrested in Washington DC then they should be met by the sheriff when they get back to their state and arrested because they’re taking a bribe

When the Constitution was written we wrote that there were only two jurisdictions

Law and Equity

The court of law is one jurisdiction we’ve lost control of it we need to take it back

We’re building administrations across the nation

Four administrators in every county across the nation

We have been in court two years now

We filed many papers

No statutes in the court of law

Statutes are for bureaucrats and elected individuals employed individuals in the government

activities at sea

(2:15:00)

Caller 5 Mary

I’m one of those people who have had enough of government

I’ve been doing a lot of research and I’ve read for myself that I have these unalienable rights

I surrendered my drivers license and revoked my signatures

Put the D O T Washington State on notice that I’m voluntarily turning in my drivers license and revoking my signatures that I’m travelling on the common ways I don’t want to be disturbed

You’re making yourself a target

They’ll be harder on you than on other people

I got pulled over

I put a private plate on my van I got pulled over because my vanity plate read

Private NonCommercial I got pulled over

I told them I’m just a woman travelling from point A to point B

I’m not engaged in commercial activity

I tried to hand him a questionnaire Notice of Inquiry and Report of Detainment which I asked to be filled out

He didn’t want to hear anything He didn’t want to fill anything out

I just gave him my first name He threatened me

He said I’m going to place you under arrest

I’m going to throw you into a cell unless you give me your name address and a form of ID

I said Do you really think you have the right to convert my right into a crime

He said Yes I do

He has no idea He doesn’t know

I’m just trying to stand up for what I believe in

He wrote a citation an offer

I am to appear at the district court

I wrote No Contract across it

and I wrote I do not consent to these proceedings and I sent it in along with the evidence of me having surrendered my drivers license voluntarily to show no criminal intent

Also I sent it along with my mother’s affidavit of truth

rescinded her signature on my birth certificate fraud and killed my legal person about a year ago.

I wish you would put these energies in with working with us

This happened last Thursday They want me in court on Wednesday

Three business days later

You have to be careful because they want to put you in jail

That’s why I’m standing up I don’t believe in any of this nonsense

If you have the time to go to jail maybe you don’t have children

I have two young ones and I’m really busy

I believe that I have the right to travel

You have to have insurance or you have to have something that you can put up as collateral

There is a way you can do that so that you don’t have to have insurance

If you want to do that that’s fine

The car thing not putting a plate on it You’re going to get in trouble

The first course we took on the Constitution was run by Michael Badnarik

Michael Badnarik is well known and he’s drives almost anywhere and no one bothers him

It took a toll on him He had to be ready and prepared to spend time in jail

He’d win his cases as he went forward

He was knowledgeable and able to make his battles

Until we can turn this thing around which is what we’re working on right now and we’ve spent about seven years doing this

Now we’re ready to go forward and make that push

Until we turn things around if you don’t mind going to jail you can make that statement

I don’t have the time I have too many things to do

So I’ll comply If I get a ticket I’m not paying the ticket

I’m going to challenge jurisdiction They don’t have it

I’ll move it into the state court

Then I’ll move it into the federal court for cause

I’m going after damages

You can win if you know how to do it

I would suggest challenge the jurisdiction and let them know that they don’t have it

When you go into court and talk that way the lower courts are going to get pissed off at you

They’re going to throw the book at you and they’re going to try to make an example out of you

They own that court They think that they’re untouchable

I would suggest challenge jurisdiction

and you have to understand how to do it

you have to get the right words in there

He’s going to try to take jurisdiction and give it to himself

They don’t have jurisdiction so they have to dismiss it

I didn’t plan on going into the court

They’ll come and get you

They’ll put a warrant out and they’ll pick you up

It’s unlawful but they do it

The government has a certain authority for safety

whether you have a contract with them or not

They can trump up an excuse to pull you over

You don’t have the knowledge to get out of this

You can come back and download the recording and listen to this

If you go to our website you have to be a member click on “Due Process” when you click on “Due Process” you come down to the bottom of the page read this very carefully

It says “stuck in abusive courts” Read this page very carefully

Then you get down to the bottom then you enter into the page where all of our paperwork is

that you can use

You need to be educating yourself while you’re going through this process

Tell them you want postponement in order to seek council

Take the paper and file the paper which is challenge of jurisdiction

If you stand up to them in open court they want to make an example of you

You were taught all the wrong things

These people are getting other people in trouble

There is a way to deal with this and that’s what we’re teaching here at National Liberty Alliance

You can write a paper tomorrow and have it ready for the court

Serve it before the court

File it with the court

Serve it on the prosecutor

We’ve already written these papers up

There’s about five or six papers you have to work through the process

While you’re going through the process you can learn a lot

After that you’re going to lose

Then you move it to the next step

Up one level into a court of record state court

They may refuse to hear it and you’re going to lose there

Each time you make a step and lose you’re getting more time to learn

You need to learn how this works

We’re in a statutory prison

It’s all null and void because it’s fraud

They didn’t have the power and authority to do any of those things

You have to be a premiere member to get access to this information

A premiere member is a member who gives $5/month or more to National Liberty Alliance

If you have a limited income then we’ll let you in for free

Go in and challenge jurisdiction

This is recorded so you can go back and listen

Go to our website go to nationallibertyalliance.org

click on “Due Process”

come down to the bottom of the page

click access to court forms process and instructions

you come down and you will see Instructions and Forms to Challenge Jurisdiction

It’s fill in the blanks

Everything is written for you

Do a show cause of jurisdiction

Instruction and forms to challenge jurisdiction

click on instructions for challenging jurisdiction

follow the instructions

fill out the forms

File it

If you have problems call Jim

Fill out the forms and follow the instructions and serve them

File them and serve them

There’s two ways to put it into the court

They may try to reject it

Take it down yourself and file it with the court

Have them make a copy of the front cover page of your show cause

make a copy of that and have them stamp it time stamp it

you have a copy for yourself

Then you serve it on to the prosecutor

You file a copy with the prosecutor

I’d take it down to the office and drop it off

Have someone go with you

Let them hand it to them to serve it

Someone who is not part of your case

Then they fill out a form called an affidavit of service

We have that here in this section

You fill out the affidavit of service

They fill it out they notarize it that they have served it on this person at this address

You served the prosecutor You filed the case with the court

Have an extra copy

along with your original as you go into court

You tell the judge I’m challenging jurisdiction

He may make a decision and say I have jurisdiction

Well I’m sorry Your Honor I object to that because the law says and you can read it off the paper the law says that once jurisdiction is challenged it must be decided

to decide it must be heard

Once you start the process you let the judge know

You can’t decide because you already believe that you have jurisdiction and you’re biased

You can say Your Honor You just made a decision before hearing the case

I got a paper here I don’t even know if you’ve read it Did you read my paper yet?

The other side didn’t respond yet

You already believe you have jurisdiction Jurisdiction cannot be heard here

You got to go to the court above you next court of record state court

Go to court and tell them you need time to find a lawyer

Say you’re going to seek counsel

We have the Court Procedure Book it’s the anatomy of a court case

Go down further and you will see our Memorandums

This is a good place to get knowledge

You need to be in our Consent of Government course

You need to be reading the papers that we have which will give you more knowledge

and the book Court Procedure Book

There is also maxims that will help you

Come back next Monday tell us what happened start learning

I’m trying to stand up for what I believe in

(2:56:26)

Caller 6: Audry

She sent her question in

We will finish answering the questions that we didn’t get to next week

We’re not going to have time tonight

Next Monday we will finish off on the questions because we had too many

Start learning what you can We got a lot of stuff to learn here

(2:58:19)

Caller 7: Brian

My wife received notice of wage garnishment from the California FTB

The notice states that she may request a trial

I think that this is just an administrative hearing

If there’s no process then they can’t garnish your salary

A court of law has to do that

It’s been submitted to her HR Department

We received a notice in the mail and they’re going to start

FTB is California Franchise Tax Board

That’s not a court

They’re trying to say that we have back taxes that weren’t paid

They’re trying to garnish the wages

Take them to court

Or you want to do a Notice and Demand and let them know that they can’t do this

We have information on a Notice and Demand

We could send you to 1215.org

If you’re going in for a hearing then challenge jurisdiction

We have Instructions and Forms to Challenge Jurisdiction

Let me open up the Show Cause

This is very important on how you go into the court

You start off with saying

I (your name) one of the People of (your state) competent to defend myself in a court of law here and after the petitioner by special appearance In other words you’re not giving them jurisdiction 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 to a court of record for cause and dismissal for lack of personam jurisdiction in violation of my right of due process in a court not of record under federal law which is applicable to all states the U S Supreme Court stated If a court is without authority it’s judgments and orders are regarded as nullities

They are not voidable but simply void and form no bar to a recovery sought

Even prior to a reversal in opposition to them They constitute no justification and all persons concerned in executing such judgments or sentences are considered in law as trespassers

And then it goes on

It lays out all the necessary points to be made

It’s six pages

All you have to do is take this form Fill in the red spots where you got to put in your name

All the necessary information

Make sure it’s nice clean and neat

Get it down to the bottom you sign it have it notarized

You serve it to everyone in the court

You need to do a Notice and Demand

I’m going to lay out a paperwork that’s called a Notice and Demand

You file all the court papers and you serve it

Make communications with Jim@nationallibertyalliance.org

(3:09:07)

Caller 8 Katia

My questions are about challenging jurisdiction

I see the instructions online

I have filled out the paperwork

I also talked to James Jim regarding this

Am I able to file a challenge of jurisdiction against the agent of the IRS that’s fining me every other week

They haven’t dragged me to court yet

You never let anything go If the IRS sends you a paper then you got to respond

You want to respond certified mail

and you want to respond with affidavits

If you take them into court you take them into civil court

You want to make your point and ask for your money back

You want to challenge the money in the court

They’re going to take it

You’re going to have to give it

It’s $410 I think to get into the federal court

If they send you a letter that they’ve filed a lien a notice of lien

this is very very important to understand

a lot of people misunderstand what the IRS is doing

When they say they’ve filed a Notice of Lien what they really mean and they didn’t do this this is what they really mean the presumption is there and the court will presume it’s there

you don’t know to challenge it and then it moves on and it’s held against you

For them to file a Notice of Lien it means that in the federal district court that you live in they filed two papers it’s called a 4490 and a second form

One is fiduciary authority and the other one is proof of claim

Those are two papers

and they have to file that in the federal district

So when they file a Notice of Lien in your county and serve you a copy the sheriff and everybody is assuming that the lien has been filed but it hasn’t

They will not file these two forms at the federal district level because they have to swear to it

And that would be a crime

to swear to something that’s not true

It’s a whole process for this

You need to be educating yourself

I will try to put together a package for the IRS

with some information on it and a process

There is a procedure

They don’t have fiduciary authority

They don’t have proof of claim

They don’t have jurisdiction

These are the things that you use to battle in the court

Who gave you fiduciary authority over my estate?

Caller has used some of Peter Hendrickson’s material from Cracking the Code

Always answer the IRS

I’ll try to put some information together on the IRS

You have to understand the game that they play

You have to rebut everything

Stay on point

No fiduciary authority

No proof of claim

No due process

No jurisdiction

You can move it into federal court for cause

Study, study, study

(3:33:11)