National Liberty Alliance

Monday Night Conference Call

August 26, 2019

**This week’s Lead in Song – Cheyenne Anthem – Kansas Album Leftoverture**

**(6:46)**

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](about:blank) enter access code 449389# PRESS \*6 TO MUTE/UNMUTE, then 1 if you want to get into the queue Playback number [605-475-3257](about:blank), access code 449389#.

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

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(7:45)

Scripture Reading:   Mark 2 : 23 – 3: 6

( 10:10)

Tonight’s subject is going to be **People v Federal Judiciary Part 3of 3**

We’ve been reading the Extraordinary Action Against the Judiciary in both houses of Congress

We read part one two weeks ago

and Part 2 we read last week

and this is Part 3

We have mailed out all of the papers to all 94 federal district courts

the United States Supreme Court

the appellate court on the federal level

we served on to the governors all 50 governors

We copied the President of the United States

We also sent a copy to A G Barr

We’ve been sending it to different organizations

We’ll do a news release probably this week

It will go out to a couple thousand news medias across the United States

There are two papers that we will be writing soon

We’re hoping that the people who sent the papers out for us our last paper cost $7.35 per mailing these other papers that we want to file will probably fit inside a regular envelope

At most two stamps

Maybe the people who sent the last ones out maybe they can also send these out also

It should be around a dollar for each mailing

Whatever we can’t get out I guess we could mail it it’s not too expensive

through National Liberty Alliance through the donations that we get

We’d like to get as much help as we can

Anybody who wants to volunteer to do some mailing for the Grand Jury

just get ahold of Jan You can reach him at [jan@nationallibertyalliance.org](mailto:jan@nationallibertyalliance.org)

you can also find his information on our website NationalLibertyAlliance.org

under the Directory

We’re mailing the Extraordinary Action to individuals

We do want to get this out to anyone and everyone

Maybe you would want to send a copy out to your local sheriff

to anyone else in their local area

We’ve already sent it to all fifty governors

There’s no need to send it to the governors

It would be nice to send copies out to the sheriffs

The two papers I haven’t written them yet we’re thinking about putting it together

Natural law courts are no longer available

We’ve been working on this for quite a few years

We did open up a common law court

We did go to trial

We’ve been in trial for a little over two years

We started filing our papers over two years

We started serving three or four years ago

We started working on this back in early 2000

We talked about all of the times the People came to the government requesting , not requesting, but asking and demanding for redress of grievances

They have refused

They’ve met every paper we sent with silence

They’ve acquiesced on over a hundred and some papers over the past two years

They’ve acquiesced on a couple of hundred of papers over the past three years

This paper that we’ve written is an Extraordinary Writ

It’s a declaration

We the People have the power and authority to change the government

Get rid of the bad representatives

Get rid of those that are not adhering to the Constitution

they took an oath they swore to uphold and support the Constitution for the United States of America

They have failed

We’re in the process of doing as many indictments as necessary

We’ve reported problems in our government by enemies both foreign and domestic

We’ve been doing that for three years and more

They’ve met us only with silence

We’re going to pick up with the third part of this paper

The trial is over

There’s another case we started last year

They threw us out the same way they always do

under Rule 12

we appealed it to a panel of judges

They’ve ignored it for quite some time

They finally came up with a decision that we did not have enough information

They’re going to throw the case out

We’re going to revive that case

We’re going to bring it into the case that we have against the judiciary

It also becomes part of evidence

We will be working on that

A regular envelope holds about twelve or fourteen pages

That takes about two stamps

We’re going to move that case into our case

and serve the paper onto the Supreme Court

not only as evidence but we want to revive the case

and we want the governor of New York and also the legislators of New York to answer

Tonight we’re going to get into the final part of our case

John began reading

A Return to the Law and Decision in Order

The reading for tonight began as follows:

(21:45)

DECISION AND ORDER by the Authority vested in We the People by God.

The following decision and Order by this Tribunal, a/k/a We the Sovereign People of the united States of America more than 7,600 People Assembled from every State of the Union and counting, was based upon One Hundred and Eighty Four Documents filed by the People listed herein titled “List of Documents,” (two pages) and docketed under statutory Case No. 1:16-CV-1490 and Law Case No. 1776-1789-1791-2019. Said documents can also be retrieved at https://www.nationallibertyalliance.org/action-860 against-judiciary

The record shows that no defendant or respondent made any Return; no defendant or respondent requested more time to answer; and, no defendant or respondent provided any objection to the proceedings. We find the facts in this case to be overwhelmingly self-evident; we find their silence and thereby acquiesce to be fraud. As in any case not stifled by legalese, the spirit of truth will always prevail as it purges the darkness to be judged in the light.

We the Tribunal a/k/a the Kings bench, herein “We the People” find that “Silence can only be equated with fraud where there is a legal or moral duty to speak, or where an inquiry left unanswered would be intentionally misleading ... and that “it is the duty of the courts to be watchful for the Constitutional rights of the citizen and against any stealthy encroachments thereon. It may be that it is the obnoxious thing in its mildest form; but illegitimate and unconstitutional practices get their first footing in that way; namely, by silent approaches and slight deviations from legal modes of procedure. This can only be obviated by adhering to the rule that constitutional provisions for the security of persons and property should be liberally construed. A close and literal construction deprives them of half their efficacy, and leads to gradual depreciation of the right, as if it consisted more in sound than in substance. It is the duty of the Courts to be watchful for the Constitutional Rights of the Citizens, and against any stealthy encroachments thereon. Their motto should be Obsta Principiis.

John’s reading concluded with the following

(1:00:00)

ORDERED THAT THE UNITED STATES CONGRESS BOTH HOUSE AND SENATE IS:

1) To impeach and remove ALL judges that are in bad behavior. “Any judge who does not comply with his oath to the Constitution of the United States wars against that Constitution and engages in acts in violation of the supreme law of the land. The judge is engaged in acts of treason.”

2) To show by what constitutional authority they act when they propose legislation.

3) To legislate law that the Constitution and Civics are to be taught in elementary and high school.

4) Congress is to restore the original 13th Amendment. In January, 1810, Senator Reed proposed the "Title of Nobility" Amendment. The Senate voted to pass by a vote of 26 to 1; the House resolved in the affirmative 87 to 3; by Dec. 10, 1812 twelve of the required thirteen States ratified in 1819. (see Memorandum Amendment XIII)

We suggest that Congress combine the latter 13th Amendment with the 14th Amendment.

5) Under 16th American Jurisprudence, Second Edition, Section 177: Congress is to repeal the 17th Amendment for the following reasons: Said Amendment usurped the States independence whereas these united States have been deprived their equal suffrage in the Senate in violation of the Constitution Article V and the balance of power thereby removing their sovereignty and destroying their Republican Form of government that the federal government was to protect under Article IV Section 4 and upset the checks and balances of power between the States and the Federation. The 17th Amendment also robbed the States of their ability to exercise powers not delegated to the United States by the Constitution, nor prohibited by it to the States, that was reserved to the states respectively, or to the people, protected by the 10th Amendment and thereby stealing the States sovereignty. Furthermore the 17th Amendment was not ratified and many unconstitutional acts by Congress and the Judiciary would have been prevented if the States were not deprived of their clipped sovereignty by the unconstitutional 17th Amendment. We are a nation of Law and because the 17th Amendment wars against the balance of power and if an Amendment cannot be procured, nullification by Congress is sufficient. The 17th Amendment cannot stand!

6) Congress is to clarify that the 16th Amendment, which attempts to turn the People into indentured servants and subject them to debtors’ prisons, does not and cannot authorize a direct tax.

7) Congress is to repeal all legislation that subjects the People to government authority. We the People vested the United States Congress with seventeen powers to write regulations, codes, and statutes under Article I Section 8 clause 18. None of the said legislative powers permit legislation of the Peoples’ behavior, only the behavior of bureaucrats and commercial activities. Congress has no authority to write a penal code “to punish the People” or a tax code “to enslave the People.” The People are “not subject to any of the laws of the United States” without their permission. And they give their permission when they engage in activities defined under Article I Section 8.

8) Congress is to provide law and funds to properly secure our borders. Our servants have exposed We the People to all the dangers of invasion from without, and subversion from within; Our servants have obstructed the laws for illegal-aliens who are flooding our nation with foreign insurgents some hostile destroying our economy and putting at risk the security of our States.

9) Congress is to make regular not restrict commerce with foreign nations, and among the several states, and with the Indian tribes.

10) Congress is to coin money and NOT print paper money not backed by gold or silver (silver certificate), nor is congress to pass their vested power of coining to foreign bankers.

11) Congress is to coin only gold or silver.

12) Congress is not to turn over control of our post offices to foreign control.

13) Congress is to cease taking money from special interest groups for a favorable vote. Congress was sent to Washington to represent the will of the People not corporations. To sell your vote and soul to the highest bidder is hereinafter a bribe and thereby a felony.

14) Our language is clear in Article I Section 3 Clause 4 which states “The Vice President of the United States shall be President of the Senate, but shall have no vote, unless they be equally divided.” And that there can be NO rule making that can abrogate our law. Therefore, Senate decisions, unless we said otherwise, need only a majority vote to pass. Obey the Law or we will remove all that resist via Indictments.

AND, COMMANDED that all elected, appointed and hired servants are to obey the Law of the Land and join the People in our quest to reinstate the Constitution for the United States of America and bring to Justice all subverters who resist.

AND, RESOLVED AND DECIDED, that any resistance, mutilation or returned documents (filing) will be answered with Indictments.

(1:07:26)

John concluded reading the third part of the paper

You can get a copy of that paper at our home page [www.nationallibertyalliance.org](http://www.nationallibertyalliance.org)

You can find all of the papers that we have filed in the courts against the judiciary and all of the past papers It all became part of one case anyway

We provided a common law number since they didn’t give one to us we gave ourselves one

We do have two numbers in reference to this case

One is a statutory number which we use to store all of our information so that we’re under the auspices of the judiciary

(1:10:00)

ANNOUNCEMENTS

We are joining cases It’s all about due process and being carried away to jurisdictions unknown

If anybody has a case that they want to join with us

We’ll go through that process

We file an amicus curiae on behalf of the defendant

to challenge jurisdiction

and the fact that they didn’t get due process

They usually won’t answer

We’ll continue and go forward

We will move it to the federal court

If they do answer then we will respond to that and still move it to the federal court because they don’t have jurisdiction

Any court operating under statutes does not have jurisdiction over the people

They have been defrauding the people

They have been hiding our common law courts

We give them the opportunity to repair the problem and restore the individual to their original state

If they refuse to do that we then move the case into federal court

We’ll give them a period of time to show cause the authority they think they have and so on

At the end of that we will make a decision and an order

Then we’ll move forward

We have backing from the President

We have been copying him for quite a few years now

We seen some statements he’s made that agree with what we’ve been saying

We the People need to take 100 percent control of our courts

We need to become educated in order to do that

That’s why we have our course out online here Government By Consent

It’s extremely important that we get as many people as possible to take those courses

We’re setting up administrations across the nation four people in every county

A paid position

This whole case is about taking back control of the judiciary

Once we take back control of the judiciary we can then have the power and the authority and the ability to take back control of the committeemen

the elected committeemen across this nation

The People decide who goes on to the ballot

We need to educate the committeemen

This is not a paid position

Every American at some point in their life should become a committeeman

It’s a two year commitment

The committeeman has the power and authority to recall anybody in office

We have two courses

We have the Civics Course that’s a free course

about 120 hours

We have our Government By Consent Course

We ask if you take this course to be a premiere member

A premiere member is someone who donates $5/month or more

In rare cases for a person on a tight budget for people who can’t afford $5/month

for those people who can’t afford to give $5/month $5/month is one cup of coffee and a bagel a month anybody who can’t afford it get in touch with Jan

[jan@nationallibertyalliance.org](mailto:jan@nationallibertyalliance.org) Jan will flip the button for you so you can have access to the course

We don’t want to deprive anyone of this course

We do need money in order to keep the lights on and pay for all of the things that we do

Everybody should be taking these courses

1:28:27

QUESTIONS  
  
Question 1 Wells Fargo Bank dragged me into court for a credit card dispute via a third party debt collector The court issued a summary judgement in favor of Wells Fargo Bank without a signed valid affidavit I’m ready to file my jurisdictional challenge but I need to know if I need to file a motion to vacate the summary judgment before

Get ahold of Jim [intake@nationallibertyalliance.org](mailto:intake@nationallibertyalliance.org) send an e-mail to him

make sure you give him your name and phone number

Jim will make contact with you

He’ll work you through the process step by step to move your case on onto ours

The government cannot rule over the master

The servant has taken over the house

We the People need to take it back

(1:30:40)

Question 2 When National Liberty Alliance had indicted a public official how do you get the indictment enforced?

It’s up to the people

We have 7600 people behind it but we need the 7600 people to get active behind us

We’ve sent it out on the radio and out to the news

This last paper we put them on call this is it

It’s a matter of pressure

We know in the beginning they’re not going to do much

We haven’t gotten our papers back and we filed them a little over a week ago

It’s a matter of pressure We’re looking for critical mass

We’re going to continue to indict

We’re going to start doing habeas corpuses again

We’re going to file a new habeas corpus

We have indicted a lot of people

We have indicted quite a few federal judges

We have indicted a lot of people in the LaVoy Finicum case

We will move on

We will indict anybody and everybody that gets in our way

It’s a matter of building up pressure and getting critical mass and pushing it forward

They’ve stole our common law courts

They have imprisoned the people in a statutory prison across this country

We got to take this all back

Everybody should go to our website and download a copy of this Extraordinary Action and mail it to someone in government

You don’t need to do it to the governors because we already served them

You don’t need to send it to the federal courts we already done that

Send it to the news media

We will be doing a news release

We will post a press release

Get the word out

Take the message to liberty groups

Tell them about National Liberty Alliance

Let them get educated

Without education you can’t have anything

If you don’t know the Constitution how can you know if they know the Constitution

(1:44:00)

Question 3: Can you help with Judicial foreclosure ? I filled a motion to vacate a Judicial Foreclosure here in Florida

The judge set the hearing and the bank’s attorney did not show up

Any case where the government is coming out after you and you are a defendant we can join it to ours

Once we do our amicus curiae We bring them into the court

If they don’t do the right thing we take them into court through a joinder

then they have about thirty days to answer the show cause

and then we will make a decision

but we will add on top of returning people to their original state to restore them

and to cease and desist the court we’re going to expect those two things

but we’re going to go a step further We got to figure out a formula for this

there’s also going to be a monetary situation here for injuries

It will be in silver

Gold if they want to give gold It will be in silver

The only case that the federal courts can hear on behalf of the people is a constitutional violation

If your due process was violated then you can move it into federal court for cause

If you’re in jurisdictions unknow you’re not in a natural law court we can move it into federal court for cause

Those are the two things that we move them into federal court for cause for

Once that has been established that they have violated your right of due process violated the proper jurisdiction by moving you into jurisdictions unknown

They make it up as they go and they get away with it

When they violated your rights that court must cease and desist They must restore the person

and pay monetary for the injury

That’s what we’re doing here

This is what our focus is

(1:51:00)

ANNOUNCEMENTS

Jan would like to recognize some people who volunteered to do as many as ten

I had several that did twenty

and one did 25 mailings

I thank them kindly

(1:51:39)

We’re looking for more volunteers

We have a Welcoming Committee we need more people

We need more people that will send out papers for us

This grand jury will continue to stay in power and authority until we competed dealing with subversion against this nation by enemies foreign and domestic

We have to shut down things once we can accomplish that goal and bring law back into our courts and law back into our government

people that will obey the Constitution

once we accomplish that goal we will have to cease and desist

Then all cases need to go to the counties grand juries within counties

We need four people for every county

to become administrators a paid professional position

We need about 15,000 people across the nation

Presently we have over a thousand administrators

We need as many as possible

We have 1,087 people signed up to be a grand jury administrator

The prerequisite for that is to take both of our courses

Anybody that has not taken our courses will not get that position

You need to be taking those courses now

As long as you are taking the courses then you will be able to hold those positions

You don’t have to live in the county that you’re working in

We’re writing a handbook for all of this

National Liberty Alliance will always be here as counsel

We will operate according to natural law and history with a sense of honor , justice, and mercy

Starting in October we will be talking about committeemen

We’re going to try to educate people on how to become a committeeman

We’ll have a committeeman book

National Liberty Alliance will continue to be here in order to educate

(1:58:18)

CALLERS

Caller 1 William from New York

If we have documentation that we are sovereign that wipes out the idea that we’re under jurisdiction.

JAG Corps the military law corps would love to know what we’re doing

They are looking for people who are willing to stand up against this fictitious government

Is there any way you want to make a connection between us and them and have a dialogue

we’ll see if we can work together

I am planning on doing that

There’s what’s called the American Civilian Peace Flag

it is 1 by 1.9 proportion the field is white the stars are blue instead of having horizontal stripes you have vertical bars there are 13 of them

I am in the process of trying to get a flag like that made

We want to be careful to some degree there’s certain things we want to maintain status quo

Congress has written law concerning the flag

(2:00:00)

Title 4

We need to read through that and discover what is the proper way for the flag to be

We must follow the law of the land

A declaration could cause more problems than good

We don’t need to make a declaration because we are already sovereign

We should be able to get a court of law and be treated as a sovereign

This declaration that we just did covers for the People what our unalienable rights is

Titles 1 through 57 with the exception of 26 USC 26 is for the IRS All of these titles are lawful all these statutes, codes, and regulations are lawful

Some of these codes are 1,000 plus pages long

The trial jury has the power of nullification

Jail is not the answer to crime and criminals

Restitution is the answer

Restoring the individual that they violated

There is a lawful process to deal with these things

A lot of people get a lot of bad information

Each title must tell it’s jurisdiction

No fine or incarceration can take place in any court in the United States without a jury trial

The only exception to that is maritime and admiralty

They work hard to apply those things to us

We’re telling them it’s all a fraud

We’re going to get rid of you if you continue to abuse the people

We’re offering them the opportunity to stop breaking the law and start obeying the law

In order for there to be a crime there must be an injured party

The injured parties must rise up

We do intend on getting to a place to do that

(2:09:31)

Caller 2: Jeff New York

We have the opportunity in New York State to expound upon this craziness that’s going on with this one year window sex abuse

There’s no statutes of limitations in common law

I had offered to do mailings I was on vacation I wasn’t able to do it yet

Is it too late?

No its never too late

What I committed to do will be done tomorrow

If somebody else did it I just didn’t want to do it again

I will be doing mine tomorrow and then sending copies of the proof of mailing

(2:13:51)

Caller 3: Cody from Illinois

I was reading the Magna Carta and it said you should not trust government employees

We can never trust anyone in government

If you haven’t read United States v Williams read that case it’s extremely powerful

We’re going to straighten things up

A grand jury should sit no longer than a month

For marketing why don’t we tell people to address themselves as kings and queens

There is language that we are kings of our own household

No one can lord over another person

Just trying to wake up society and get people to think about it

If the judge doesn’t have the power and authority the best thing to do is to challenge jurisdiction Deny them the jurisdiction There is a process We do teach it

You can download our forms and so on and so forth

Have you guys worked with the 1215.org people?

We’ve got some of his stuff up on our course

There are some differences that we disagree with

Everything we’re doing has been done before

Nothing we’re doing has not been done before

the only difference is that we’re doing a lot of things at the same time

It’s an extraordinary action that we’re coming in on

We’re up against tyranny We’re up against tyrants

(2:26:29)

Caller 4 Otto from California

I volunteered to do some mailings for you to help out

I am going through challenging jurisdiction as instructed at your website

I got a letter from the plaintiff attorney

They said I violated from code

I looked it up and it says I have to file a motion to leave in order to do that

They’re saying that you have to ask our permission to leave

And their answer will be no you cannot leave

There is a process to this and if you don’t know the whole process and you can’t articulate yourself well enough maybe you should join your case with ours and we’ll deal with it for you

The process is you challenge jurisdiction you give them 30 days you ignore everything else they do but don’t ignore going into court

If they tell you to be in court you go to court

You can tell the judge I’ve already challenged jurisdiction You did get my paper?

He’ll say I got that I saw that but I decided that I have jurisdiction

The next step is to say Look Judge I think you’re going to have to recuse yourself

because you just violated everything You’ve just proven that you are prejudice

You already believe that you got jurisdiction

so you didn’t make a decision and the law requires that once jurisdiction is challenged it must be decided Now in order to decide a case you have to hear from both sides so since the prosecutor didn’t respond judge and you want to rule on this case the prosecutor did not respond I have filed my affidavit of default so therefore the only papers before this court right now is my papers and since my papers are before the court and it’s a sworn statement affidavit unrebutted rules the court You have no choice but to find for me if you want to make a decision in this case

And if you don’t want to decide that way then you have to recuse yourself and you need to send me into a court of record which will probably be a county court so send me into that court of record let them decide They probably won’t decide for you

You got to move it to federal court for cause

You have to stay on the constitutional violation

Due process and jurisdictions unknown

(2:30:23)

Caller 5 Audry from New York

No response

Caller 6 Dan from the Carolinas

I have an individual that is in South Carolina and we will call him Mr. Charlie

This man and his wife are both retired

For eight years his retirement that he worked hard for The IRS took lock stock and barrel his $3500 and that was at the moment that this man was in retirement

Presently the IRS is taking $500 out of he and his wife’s combined Social Security

They’re garnishing they’re taking out $500

The government is being paid $1,000 in addition to what the IRS is taking away

So it’s $1500

He’s a senior citizen and his wife too

He was compelled to pay on an every month basis $1,000 in regard to present federal taxes

He’s right here

Mr Charlie explained what happened

I was a school teacher

When I was teaching school they were taking taxes out

I got in a networking company and was making pretty good money

People convinced me that I could get around paying the taxes on my sideline business

I had to pay a guy $6,000 in Arkansas

Every time I would get a notice from the IRS I would send the information to him he would send back some papers saying that I didn’t have to pay it

Those things don’t work

None of those things work

You’re not going to beat the IRS

I found that out

Caller did not have to go to court

We can help you

We haven’t taken on a case like this

You have to answer every thing that they send you

You have to know how to answer them

You’re building a case and you’re responding to everything that they do

So you’re not acquiescing

They try to get you for acquiescing

The other thing they’ll do they’ll file a notice of lien

If you don’t know what to do usually it’s seven days and then they’ll come and start taking things away from you

They’ll say come in to our court we can work this out come on down

They’re trying to get you to acquiesce or comply

They need to have proof of claim

which is an affidavit which they’ll never fill out

also they need fiduciary authority

That’s another affidavit

Those two affidavits need to be filed in the federal district court that you’re in

They never file them

The notice of lien is a fraud

That’s all a game

It’s part of the scam

You’re in a situation where they’re taking money out of you and they don’t have the paperwork

Get ahold of intake and start a dialog there

Give your information to Jim

He’ll get some basic information from you

We should be able to move you into this court case as a joinder

I paid a thousand and they ended up taking $300,000

They don’t stop They’re thieves

They need to return all of that

That’s where we’ll take the case They have to restore you

You’ve been damaged so severely that you need to get injury too

We’ll work through that process

We have not taken on a case like this before

In your case because they’re stealing money from you we would be happy to get involved with that case

go to [intake@nationallibertyalliance.org](mailto:intake@nationallibertyalliance.org)

Get communication going with Jim

We need the notice of liens

We need the letters

Show some documentation of what they’ve stolen off of you

Dan would like to talk with Mr. Jan tomorrow

Send Jan an e-mail

Dan said that John’s documents ended up in his spam folder

(2:44:11)

Caller 7: Scott from Georgia

I’m currently in a case and I’m challenging jurisdiction

A traffic case They said I swerved across the white line

and I had a headlight out They pulled me over

It all started from there

If you want us to challenge jurisdiction for you and get involved with the joinder

you can talk to Jim about it

I’ve talked with him He’s helping me along

We don’t have the time to get into all the details

This is the key thing to win all of these cases:

they don’t have jurisdiction

you’re in a jurisdiction unknown

they don’t have the power and authority to bring you into those

They have to let you go

They can never find jurisdiction to pull your case in

Also you’re not getting due process

You’re not in a court of law You’re in a court of equity

They don’t have the power and authority for that either

That’s where we win the cases

We win the case on jurisdiction challenge and the fact that you’re not getting due process

and they can’t give it to you They’re not a court of law

We don’t need to know any more than that

That’s true with every case that we do

Every case we don’t need to know the details we only need to know a little bit

I’ve challenged jurisdiction but now it’s come to a point where they’re threatening family members.

Push the paperwork through Jim

We have a process that takes time

If you feel that they’re going to incarcerate you just say OK I’ll pay the fine

And don’t worry about it because you’re paying it under duress

Write a check to them and put on it under duress

They’ll try to get you on contempt

They may get angry and do stupid things

(2:48:00)

Caller 8 Clifford from Michigan

One thing I’ve noticed is that I’ve not heard not one thing stating that make sure that the courts don’t try to use the injured party line

That they’re the injured party

It has to be a person

That’s a principle under common law

In order for there to be a crime there must be an injured party

We the People the ones that are filing we’re the ones that are injured

The Constitution doesn’t get into that

The Constitution refers to the law

Law always refers to natural law

For every injury there must be a remedy

In order for there to be a crime there must be an injured party

Those are two major points in common law

You should be taking our course to come to an understanding of what the Constitution does say

and where common law comes from

We cover a lot of stuff and so on and so forth

You should take our course in order to understand that

The Government By Consent Course

and also take our Civics Course

I wish I could but I don’t have any fundage

I would donate my food stamp money to you

Our Civics Course is free

Our Government By Consent Course if $5/month or more

if you can’t afford the $5 and there are people on a tight budget who can’t

just get ahold of Jan and he’ll open the door for you so that you can get in to take the course

[jan@nationallibertyalliance.org](mailto:jan@nationallibertyalliance.org)

I spoke with Jan

I spoke to Jan about this and I asked him if you guys could help

and it’s concerning a shut off notice to our cabin

They’re going to be shutting off our power tomorrow

That’s something we can’t do

That’s something you would have to initiate against a corporation

It’s a legal thing You should be able to get help from public assistance

We tried going through MDHHS and their comment was The only thing that we can do is give you is a candle and a blanket

Is there anyone in the household that is disabled?

Yes it would be my roommate Bud

He had a stroke

He is able to get around with a walker

Call them up

Send them a fax

Send them a certified letter

Get them on the phone

Let them know that there is a disabled individual in this household and it’s dangerous to shut the electric off

They will allow so much electricity to flow

At least you can keep some basic lights on

If you need electric for heat then they have to do something for that

We use a wood stove

Let them know that there is a disabled individual in here

If anything happens to them you’re responsible

They should be able to work out something

You are overworked and not paid enough

I do not get paid for what I do

Phone and cable is paid by National Liberty Alliance

I do not receive a paycheck

2:56:18

Caller 9 Barbara from New York

The Seventeenth Amendment has not been ratified

There are so many articles that say that it is ratified

That’s a lie

We’ve documented this

We’ve done a memorandum on this

We have the proof

It was not ratified

If you read the memorandum all the information is in there

The Sixteenth Amendment was never ratified

The Seventeenth Amendment was never ratified

The Thirteenth Amendment was put in place of the original Thirteenth Amendment

The Fourteenth Amendment changed the language on that because it’s repugnant to the Constitution it’s repugnant to our unalienable rights

We are not subject to their jurisdiction

I found 8 to ten articles that said that it was ratified

They’re lying

We got a lot of tyrants in there breaking the law and making a lot of money

They need to be removed from office

We’re going to go after them

They need to cease and desist all of this illegal activity and obey the law

There is nothing that we do or say that we cannot back up and prove

We have documentation for everything

We got lots of proof on what we do

(3:00:00)

Caller 10 Terry from New Jersey

I’ve been thinking about how to get your declaration to local courts

If I got a ticket where I had to make a court appearance

We don’t teach people to do declarations

We don’t’ get involved in that man on the land stuff

We use natural law

It’s a fraud what they’re doing

We challenge their jurisdiction

We show them that they don’t have it and they don’t have it

We move it to federal court for cause

That’s how we deal with it

There’s enough information on our site

We got a 94 page book

It’s the Anatomy of A Court Case

It lays out the process on how the court works

Plus we’re teaching through our Government By Consent Course

If you get an education

We also have a lot of forms

All you have to do is put your personal information in there

If you challenge jurisdiction we have a form to challenge jurisdiction with

Also due process that you’re not getting

You can go after them for that in federal court

You can move it to federal court

All of that is there

It requires knowledge and experience

If you don’t have it you need to study it

If you need help now then you can join your case to our case

We’ll help work it for you

My question was with regard to introducing this Extraordinary Action

We opened up an Extraordinary Action two years ago

We’ve been in the court over two years

The trial has been going on for two years

This paper now is making a declaration and also a decision and order

That’s what this court paper is

We’re at the end of the case

We just gave them notice of our order and our decision

We’re filing it everywhere

We will continue to pursue that

and attach cases

That’s what we’re doing

We’re looking for critical mass

We got over seven thousand people working with us right now

We operate under the power and authority of We the People through grand juries

National Liberty Alliance is a facilitator for education communication organization across the nation We’ve organized all the grand juries from every state representing all the counties within their state

We’ve come together as one Unified United States Common Law Grand Jury

which is how we filed it

We filed it not only as the grand jury we also filed it as the people which is the jury itself

We get to make the decision also

This is an Extraordinary Action at Law

That last paper is the Decision and Order

It’s the finale of the case

and we’re bringing in cases to deal with it through joining

We’re going to make a decision for those too

If you get a ticket would you not encourage people to attach that to their counterclaim

We would really prefer to not do many traffic

We have people with more serious problems

We will do a traffic situation if someone really needs it

I’m just saying that the people in NLA should attach it

The worse thing that could happen is that they’re going to have to pay the ticket

Go to our website nationallibertyalliance.org

Click on “Due Process”

Read through very carefully that page

at the bottom you can access things that you can do and information that we give

You have to be a premiere member to get into that

That’s giving us $5/month or more

Once you get into the page that gives you information on Abuse of Courts

we have forms there and people can file their own papers

In traffic court the worse case scenario is that you’re going to have to pay the ticket

We have a form there challenging jurisdiction

you have to serve it on the court and the prosecutor

You file that paper the next step after thirty days you file an affidavit of default

and if they abuse you after that there’s a process to move it into federal court

The more and more we get the word out

the more and more the judge sees our papers

the more and more success the people will have

(3:05:34)

Caller 11: Rebecca from Arizona

My husband was arrested today

His due process was violated

He was arrested for supposedly child support arrears

We can do a habeas corpus for you if you want

There’s a couple of ways to go

Get ahold of Jim and give him a synopsis

Give Jim the details

Once you do that we will discuss it and I will probably suggest to do a habeas corpus

You’re not going to be able to get a habeas corpus through

We have a good chance of getting a habeas corpus through

We take it right to the federal court

We go to the chief judge of the federal district

And that chief judge in that federal district has gotten our papers

When they see that we have indicted federal judges and he doesn’t want his name on that list that could be leverage for us for him to do the right thing and obey the law and rule on this properly

They think they have been able to get away with ignoring habeas corpuses

They have a dark secret that they think is going to protect them

They lost their protection The Deep State is on it’s way out

The status quo that they have been maintaining that protection is no longer there

We’re going to indict them if they don’t obey the law

At some point in time our indictments will go through

He went to a hearing on another case and they arrested him outside of the courtroom

It was a violation of his due process rights

They don’t have jurisdiction

That will be proved

Did they give any indication on how long he’s going to be in jail?

I filed an emergency motion to quash the arrest warrant today

But I didn’t get it back to the judge’s chamber on time

Get in touch with Jim and start preparing for our assistance

Everybody should get involved as much as they can

Everybody should be able to give $5/month or more to support what we’re doing

Educate yourself

Get educated