National Liberty Alliance

Monday Night Conference Call

September 9, 2019

**Lead in Song – Babij (Father) from the album Even in the Quietest Moments by Supertramp**

**(4:55)**

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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(6:00)

Scripture Reading:   Mark 3: 22 - 35

( 8:00)

Tonight’s topic we’re going to be looking at a paper that we filed

We got a copy of the paper on our front page nationallibertyalliance.org

There are three filings that we did

We did another filing today

The first filing we did most recently we’ve done over a hundred filings all together now we’re at the decision and order part of this process on August 17 we filed a Decision and Order and Declaration to Restore the Law

Last week we filed on September 3 a Decision and Order concerning the merging of equity and law

We’re going to read this paper

You can get a copy on the front page

Another paper we filed we filed this today I might read this paper next week

We are in the process of writing another paper which will probably be filed next Monday

The one we filed today was another indictment against Judge Kahn

This is the second indictment

We also wrote a letter to the clerk of the court This is the third or fourth time that judge Kahn has stuck his foot in the door of our court and tried to shut it down

We’ve kept on filing they’ve kept on taking

He tried again to shut the court down

We indicted him again and served notice on the clerk concerning any removal of papers in this court of record

Today you can only open a court of equity

There is no such thing as a court of law any more

We’re forcing it open

We’re going to read this paper

You can get a copy on the front page

Also you can get a copy of all the papers that we’ve filed

You can find them at nationallibertyalliance.org

Go to “Grand Jury” on the blue bar

After you highlight that you’ll see “Action Against the Judiciary”

on that page you’ll find all the papers that we’ve filed over the past three years

These three papers should be towards the top

We’ve filed quite a bit of memorandums

We’ve read some of them over the past month

We’re going to first take a look at tonight’s subject the merging of law and equity

(11:40)

John began reading the paper:

ACTS OF HIGH TREASON

WHEREFORE, FOR THE REASONS STATED HEREIN, IT IS HEREBY ORDERED THAT:

THE UNITED STATES SUPREME COURT & CONGRESS IS to take action and secure the Republic on behalf of the People by removing judges 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.” “No state legislator or executive or judicial officer can war against the Constitution without violating his undertaking to support it.” “High Treason: Treason against the sovereign, as distinguished from petit or petty treason, which might formerly be committed against a subject. On September 19th, 1796, President George Washington, in his Farewell Address, warned us of enemies’ foreign and domestic, working diligently through political parties, already among us, holding an allegiance to the crown, nibbling at the balance of power, in order to destroy our Constitution, saying:

“All obstructions to the execution of the laws, all combinations and associations under whatever plausible character with the real design to direct, control, counteract, or awe the regular deliberation and action of the constituted authorities, are destructive of this fundamental principle and of fatal tendency. They serve to organize faction; to give it an artificial and extraordinary force; to put in the place of the delegated will of the nation the will of a party, often a small but artful and enterprising minority of the community; and, according to the alternate triumphs of different parties, to make the public administration the mirror of the ill concerted and incongruous projects of faction, rather than the organ of consistent and wholesome plans digested by common councils and modified by mutual interests.”

“However combinations or associations of the above description may now and then answer popular ends, they are likely, in the course of time and things, to become potent engines by which cunning, ambitious, and unprincipled men will be enabled to subvert the power of the people and to usurp for themselves the reins of government, destroying afterwards the very engines which have lifted them to unjust dominion.”

“I have already intimated to you the danger of parties in the state, with particular reference to the founding of them on geographical discriminations. Let me now take a more comprehensive view and warn you in the most solemn manner against the baneful effects of the spirit of party, generally. This spirit, unfortunately, is inseparable from our nature, having its root in the strongest passions of the human mind. It exists under different shapes in all governments, more or less stifled, controlled, or repressed; but in those of the popular form it is seen in its greatest rankness and is truly their worst enemy.”

“As avenues to foreign influence in innumerable ways, such attachments are particularly alarming to the truly enlightened and independent patriot. How many opportunities do they afford to tamper with domestic factions, to practice the arts of seduction, to mislead public opinion, to influence or awe the public councils! Such an attachment of a small or weak towards a great and powerful nation dooms the former to be the satellite of the latter.”

“Against the insidious wiles of foreign influence (I conjure you to believe me, fellow citizens) the jealousy of a free people ought to be constantly awake, since history and experience prove that foreign influence is one of the most baneful foes of republican government. But that jealousy to be useful must be impartial; else it becomes the instrument of the very influence to be avoided, instead of a defense against it. Excessive partiality for one foreign nation and excessive dislike of another cause those whom they actuate to see danger only on one side, and serve to veil and even second the arts of influence on the other. Real patriots, who may resist the intrigues of the favorite, are liable to become suspected and odious, while its tools and dupes usurp the applause and confidence of the people to surrender their interests.”

John concluded the reading with the following:

The ABA became GUILTY of Treason when they Advocated the overthrow of our Governments by willfully advocating, abetting, advising and teaching repugnant statutes as law designed to enslave the People and the States in order to overthrow federal and state governments under 18 U.S. Code §2385, where we read, …Whoever organizes or helps or attempts to organize any society, group, or assembly of persons who teach, advocate, or encourage the overthrow or destruction of any such government by force or violence; or becomes or is a member of, or affiliates with, any such society, group, or assembly of persons, knowing the purposes thereof - Shall be fined under this title or imprisoned not more than twenty years, or both,… As used in this section, the terms “organizes” and “organize,” with respect to any society, group, or assembly of persons, include the recruiting of new members, the forming of new units, and the regrouping or expansion of existing clubs, classes, and other units of such society, group, or assembly of persons.

THE SOLUTION – KENTUCKY RESOLUTIONS – A series of resolutions drawn up by Jefferson, and adopted by the legislature of Kentucky in 1799, protesting against the “alien and sedition laws,” declaring their illegality, announcing the strict constructionist theory of the federal government, and declaring “nullification” to be “the rightful remedy.” We the People have the power to nullify all these unconstitutional repugnant acts simply through self-education and taking control of the judiciary via the Jury.

“All laws, rules and practices which are repugnant to the Constitution are null and void” – Marbury v. Madison, 5th US (2 Cranch) 137, 180

“Where rights secured by the Constitution are involved, there can be no rule making or legislation which would abrogate them.” – Miranda v. Arizona, 384 U.S. 436, 491

ORDERED THAT THE UNITED STATES SUPREME COURT, CONGRESS BOTH THE HOUSE AND SENATE IS: To Obey the Law of the Land as understood by the Federalist and Anti-Federalist Papers. We the People Hereby Nullify All Construction of Law that claims Common Law, a/k/a Natural Law and their respective Courts’ of Record abrogated. Any Clerk or Judge that continues in the repugnant practice of Concealing Natural Law Courts and charges a statutory fee for Justice is guilty of Treason.

(42:00)

ANNOUNCEMENTS

We’re ready for the next mailing It’s five pages need about 110 or 120 more volunteers

to finish this mailing The other two have gone out smoothly

This mailing coming out is just one ounce

It’s one stamp to mail it

5 pages need to be printed out and put in an envelope

We’re going to be mailing every week or every two weeks

As often as we can They’ll be short papers

They’ll be going in regular envelopes It should never go over two stamps

We’ll try to keep it down to five papers

five papers is one ounce

We’re going to try to do mailings every week

We’re going to be moving the Gun Case of New York We’re going to be moving it into this case

People need to understand exactly what we’re doing here

We opened up a court of record we created our own form which looks very much like their form a common law form which clearly opens up and creates a court of record

The next paper we write will clarify it much better

The fact that they had no power or authority to abrogate the common law

We’re going to make this very clear

That will be our next paper that we will be filing

We opened up a common law court

People have forgotten what that means

It means that the people control the court

The people decide what the law is

It’s twelve individuals a jury who rule on the facts and decide what is law and what is not law

They can nullify any law

Back about a year ago we’re going to do it again soon at least a year ago we filed papers with all fifty governors and we notified them of the damage done by the Seventeenth Amendment and the fact that it is not law it was never ratified It’s repugnant to the Constitution It upset the entire structure of power of the Constitution

The Seventeenth Amendment and the Sixteenth Amendment and the Fourteenth Amendment are repugnant to the Constitution

It destroyed the balance of power and the people are ignorant

We need to expand the knowledge of the people We need to bring this knowledge to the people

Most of our Founding Fathers were lawyers

They were not BAR attorneys

We need to step up and get behind this case

We’re going to be relentless

This was filed against the United States Supreme Court both houses of Congress and the federal judiciary

a copy to the President of the United States

and William Barr the Attorney General

We’ve indicted quite a few federal judges

We’ve also indicted state judges

We’ve indicted the judge who tried to take control of our court

We’ve indicted him twice

The second indictment went in today

And this one was treason

We’re going to continue to indict

We will if necessary indict United States Supreme Court judges

They are not above the law

The law created them their positions

We have unalienable rights

We gifted them with rights and we can take their rights away

They are created by the law created by We the People ordained and established that law

We’ve given it to them We can take it away from them

The Constitution is clear on that power

The Declaration of Independence is clear on that power

The Bill of Rights is clear on that power

The people need to come to understanding and knowledge of that power and step up and take that power to take back control of our nation of our courts of our political process

and re-establish our heritage for ourselves and our posterity

(54:47)

QUESTION  
  
Question 1 How can one successfully enforce a private administrative process against a public official?

It’s pretty much what we’re doing right now

It takes the people It takes the people to wake up to understand their power and authority

To understand that we are above the law

All things are under natural law

It’s all a matter of hitting critical mass

We are approaching 8,000 members at National Liberty Alliance

We need critical mass

When critical mass comes combined with the work that Trump is doing and by the time we get through the fall the hearings will begin

All of this will be revealed before the end of the year

It must be revealed by the end of the year

Next year is an election year

It’s got to be done this year

Barr is going to drop the hammer this fall

America is going to be shocked to it’s core

Reality is not the way you perceived it

It’s fake news

The American people have got to wake up to that

(1:06:00)

We will continue to indict and indict and indict

If we have to indict every judge in America to accomplish the goal so be it

People have to have the knowledge and then the will to do it

I need to go on as many radio interviews as possible and any programs youtube

Anybody who wants to understand what’s going on you need to listen to the X22 Report

and also the Black Conservative Patriot

Those are the two places you want to get your news from

Many YouTube channels have large memberships

and any radio, internet, whatever we need to get an interview by

Everybody should be trying to reach out any place they can think of

Make a connection

Get them interested in interviewing us

Pass that information to Jan

Jan will set up the arrangements for scheduling me to have an interview concerning what it is that we’re doing

That’s how we’re going to get critical mass

Also bring more people into our call

Make people aware of National Liberty Alliance

Introduce them to National Liberty Alliance

Get them to read our papers and look at the court case

We need to reach critical mass

We’re prepared to be able to receive critical mass

We have created the necessary education

We have plenty of education here to prepare the people to enlighten the people

It’s up to the people

Our plan to take over the judiciary is about 15,000 people We have 7,000 already

A lot of these 7,000 people we have to wake them up and get them moving

We need about 15,000 people to take control of the political process

So we are looking at a need of about 30,000 people

Some of these YouTube channels they got quite a big membership

a couple hundred thousand

Our message to them could suffice the necessity of what we need to reach critical mass

We need to get the word out

John read the Preamble

We the People of the United States, in Order to form a more perfect Union, establish Justice, insure domestic Tranquility, provide for the common defence, 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.

We the People are the sovereigns

We created the law

government is to live under our law

We’re not to live under their law

We’ve been robbed

The people need to take things back

(1:20:42)

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

Brent’s website is commonlawyer.com

We’re going through the Constitution of the United States

We’re at Article 1 Section 10 Clause 1

My comments are my own

I’m going through the book called “**Declaration of '76** & U.S. Constitution—A Common Lawyer Comments “

It says no state can impair the obligation of contracts

We live in an evil twisted world

Man has fallen His depravity is total

Men are corrupt Therefore the law becomes important

The True Lawgiver God Himself has given the Law so that we will be able to live decent lives in a cruel twisted world where we are bound up in our own difficulties

If there wasn’t a common objective standard among us to govern our relationships

you think it’s bad now it would be a whole lot worse

The only remedy to the lawlessness you see about you is true law

We’re going through the Constitution of the United States

That’s not the Bible

It is an expression of what we call our common law

Our Declaration of ’76 calls it laws of nature

No state has authority to hear bankruptcy cases

No state court here in America has authority to hear a bankruptcy case

If the state courts had authority to hear bankruptcy cases if I went into my home state and I said

Look I owe this fellow over in Arkansas or over in Kentucky or up in Iowa or someplace

money and I don’t want to pay him My buddy is the judge in my state My state protects citizens of my state They don’t care about citizens from Iowa or Nebraska or Texas

so they don’t care if I pay that fellow back

They’ll say We’ll give you bankruptcy protection

The federal courts have bankruptcy jurisdiction so that states won’t play on each other

and prey on each other

That is inevitably what happens

We’re going through 45 weeks of contract law on Saturday mornings

You can join us if you like

Go to commonlawyer.com and then go to the “Events” button

We’re going through the law of contracts

If you’re going to understand the law of contracts you got to be able to say this even if somebody has a revolver cocked and loaded and pointed at your head

What is a contract?

And a contract is this

At common law remember our Constitution is a brief of common law government

our common law informs everything about it and the law of contracts at common law

informs our Constitution

When it talks about contracts here it’s talking about contracts at common law

What is a contract at common law?

This definition is simple

and if you learn this you’ll know prid near as much as what they teach the professors teach in law schools

A contract is at least one promise that the law will enforce

Show me a debt and I’ll show you a contract

Show me a contract and I’ll show you a debt

A contract consists of at least one promise that the law will enforce

A common law trust relationship is a promise without a reciprocal promise

It’s just one person undertaking to establish a trust for the benefit of beneficiaries

There doesn’t have to be a promise back from the other side

No state shall emit bills of credit

Emit means give out pass out distribute bills of credit

That bars any state from issuing paper money

Money is gold and silver coin

Do we follow that provision of our Constitution?

No , we ignore it entirely and violate it

Usury destroys us all

Banking monopoly that’s what this clause forbids

It follows therefore that if the general government in Washington DC whether by statute or protective banking monopoly requires the people to accept paper bank notes in payment of debts it forces the states to violate under unconstitutional force this clause of our Constitution

Let’s go to Section 10 Clause 2

No State shall, without the Consent of the Congress, lay any Imposts or Duties on Imports or Exports, except what may be absolutely necessary for executing it's inspection Laws: and the net Produce of all Duties and Imposts, laid by any State on Imports or Exports, shall be for the Use of the Treasury of the United States and all such laws shall be subject to the revision and control of the Congress

Without the consent of Congress no state can tax goods entering or leaving it’s border

except for small fees it says absolutely necessary to cover the cost of inspection

(1:41:08)

CALLERS  
  
Caller 1: Judson

What’s the status of the Declaration of July 4 , 2016

It was the beginning of the process of papers that we had filed

First we started serving on the government we spent a year serving lots of papers

Hundreds of papers to thousands of elected individuals

the sheriffs we sent it to the governors legislators of all states the US legislators

and so on

That was the part of the paperwork of that process

About two years ago we opened up a court case court of record filed it under a statutory number because that was the only thing available to us

We made it a depository of our paperwork

It started the beginning of a common law court

Just last month, August, we filed a paper a decision and order and a declaration

and we filed two other papers since then

We mentioned those papers a little earlier

The Decision and Order and Declaration to Restore the Law was a 50 page paper and that was a decision we made a decision on two years in court plus one so three years really

in the public court the court of common law

So now we’re coming in with decisions

We’re joining cases we’re going to make decisions

We’re challenging the cases that are operating outside of the law

operating in jurisdictions unknown

challenging the jurisdiction

and making decisions on that

Every case seems to be violated by jurisdiction People are carried away to jurisdictions unknown

There are no courts of law

They’re not open any more

Filed the paper August 17 2019 titled Decision and Order and Declaration to Restore the Law

On September 3 we filed another Decision and Order Concerning the Merging of Equity and Law

We’re nullifying that

That was served on the third

And then September 9 which is today we mailed out another indictment on Judge Kahn

and a very strong warning to the clerk of court

that they would be guilty of conspiracy with Judge Kahn should they start to exercise his will

We will probably read that paper next week

We may read two papers next week

We are going to continue to be filing and making decisions

Every case that we bring in as a joinder is evidence

We also take control we give the court the opportunity to correct their lawlessness

We give them 30 days

If they don’t do the right thing then we join the case

They’ll be given their final 30 day notice to respond with a show cause

When they acquiesce on that They will default then we will file a decision

It’s an uphill battle

They’re going to fight us tooth and nail

We need the people to be educated and get critical mass

Coupled with what President Trump is doing

He is very much aware of us

Before he became President he had already asked we be reporting to him

We were informing Sessions now Bill Barr

We send our indictments to them

We send our Decisions and Orders

They know exactly what we’re doing

We lay out by what power and authority we operate

We are the People they are creatures of the law

They are creatures of us our law

Critical mass coupled with what Trump is doing

We did have ten fax machines running 24 7 for quite some time

That’s how we were serving these people through faxes

I don’t know if it accomplished that much

Our paperwork looks very legal

The first thing they do is get ahold of their attorney

The attorney says these people are crazy don’t worry about it

I don’t know how much it accomplished

We can go back to doing that

Right now all our papers go to quite a few people

We serve all 94 federal district courts

We serve the 13 appellate courts on the federal level

We serve the United States Supreme Court

We serve both houses

We serve all fifty governors

Starting this fall we’re going to start teaching the committeeman process

and get people to run for next year

We need elected committeemen in every county across the nation

We have 3,134 counties

We need bare minimum five people for each county

That’s 15,000 people running for committeeman

We’ve been building administrations for the juries in every county

We need 15,000 people for that

so we need 30,000 people

The very first document the Decision and Order and Declaration to Restore the Law

we mailed that to the state senates only the rest of the mailings we didn’t include the state house or senate in the mailings

John mailed to about 4,000 news medias across the United States we mailed these things out to

Only the first one Decision and Order and Declaration to Restore

Word has got to get out my radio

Word has got to get out by YouTube

or internet radio or regular radio

any place we can get our message out to be interviewed to get people to come out and take a look

to become educated and take control of their nation

(1:57:00)

Caller 2: Felicia from Florida

I filled out the petitioner paper and pdf filed it to Jim

When am I supposed to actually mail it?

Jim will give you details as we move along

We have to be methodical

It’s got to go out in order

We have to make sure that it’s done properly

Keep in touch with Jim and keep going to the next step

The last time I was on the call you were going to write a letter to PACER to find out where my documents were

The sheriff couldn’t find it

It’s been about two months

We can’t find those papers you’d have to do that

When you file papers in court they don’t always get filed

That’s a crime

Punishable up to a year in prison

some cases three years in prison

Conspiracy with the judge is twenty years

Any time anybody removes something from the judicial process that’s a crime

National Liberty Alliance is working to take back our courts

They remove papers from the court

If we’re filing papers in the court through a joinder we’re challenging their jurisdiction

We’re making the case that you’re being denied due process

We give them 30 days to fix the problem

They may send them back delete them throw them away

That’s all a crime

We let those 30 days go by

They’re under the Constitution

They’re creatures of the law

They need to obey the law

They will be punished by the law

We move it into our case as a joinder

We give them final notice

Give them another notice 30 days show cause

Fix it on your own and we’re all good

Don’t fix it then indictments are coming down and rulings will be made

We’re going to be indicting these judges and these clerks

and we will be making rulings and filing them with the courts

It’s an uphill battle

At some point we will get justice for all those cases

Indictments will flow convictions will eventually hopefully take place justice will be applied

(2:08:00)

Caller 3 Crystal from Connecticut

No response

Caller 4 Williams Missouri

I have a question about the Fieldman Document

They’re using the Fieldman Doctrine

What do you think about that?

They use the Fieldman Doctrine in court

John was not familiar with the Fieldman Doctrine

They were using it in the foreclosure

The Fieldman Doctrine is famous for whenever you are brought forth in one court you cannot re-use it in another court

It’s a nonjudicial foreclosure

Brent has heard about it

I think its F E L D M A N

Rooker Feldman Doctrine says that federal courts cannot set and review state court decisions

John continued

Brent is correct that doctrine does prevent a case from being pulled into a federal court

to hear something that they don’t have the authority or jurisdiction to hear

The jurisdiction is in law and equity

This is in Article 3 of the Constitution

Section 2

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

They don’t have the power and authority to hear cases and foreclosures and any of those things

What we’re saying to them

We know the end result of this

What we’re saying to them is you don’t have the power and authority to do this action

in a jurisdiction that you don’t have

If you want to take someone’s house away from them go to a court of law and do it lawfully

Give those people their right of due process

Judge Kahn is not the Tribunal in a common law court

The people are the tribunal

He has no power or control

He acts as administrator of the court

He exercises the ruling of the tribunal which is We the People

What he has done which we just laid out in a paper that we filed today which we will probably read next week

we filed it’s up online right now if anybody wants to read it

It’s on our front page it say filed September 9 2019 Judge Kahn Second Indictment

That indictment we laid out exactly what he done

That indictment proves our case

His own actions in that court prove that case

He’s breaking the law and he’s asking the clerk intimidating the clerk to break the law

He’s intimidating the clerk to ignore the process of law that that paper needs to go through

to remove it and destroy it

He’s ordering the clerk to destroy that paper

That’s against the law

He has no authority to do that

There is no statute that gives him any power

This is the battle we’re under

Every case we file makes our point

Jurisdictions unknown denying people their unalienable rights the right of habeas corpus

It’s always the same thing over and over again

(2:18:10)

Caller 5 Audry from New York

no response

Caller 6 Marie from Texas

I need help with a case

There’s a federal civil Rule 26

I need somebody to push me in the right direction

I was sued over money

by a third party

I took them to court and they drug it to the federal court

And now they told me I have to do Civil Rule 26

They want me to do some paperwork

Challenge jurisdiction

you have to understand the court

you have to understand what they’re doing

you have to understand what the next move is about

The case is about money It’s about a credit card

It’s for $808

You owe them money from a credit card

You’re fighting that

And then they moved it to federal court

This must have something to do with the banking industry

Challenge jurisdiction

You can use our forms if you want

Challenge their jurisdiction

Go to our site nationallibertyalliance.org

click on “due process”

read through that page very carefully

it will take you to a page where there’s a lot of forms

Or you can sign up and have your case joined

and we can bring it into our case

They don’t have jurisdiction

They’re not giving you a court of law

They’re not giving you due process

You’re in jurisdictions unknown

operating under statutes which have nothing to do with you

I’m the plaintiff

They took me to the wrong jurisdiction

You want a court of law

You want twelve people untainted to make a decision on your case

They’ll never give that to you

It’s an uphill battle

You need to do a lot of homework

They’re going to respond with different things and you got to respond to everything

You have to understand where they’re going and what they’re doing

and whether what they’re doing is lawful or not

If you run into trouble you can get back to us

You can consider joining your case with us

I’m going to do the joinder form

(2:24:32)

Caller 7 Tamara from Arizona

Regarding amicus curiae we sent that out on Friday

It should be delivered tomorrow

After that when does the indictment come for the judge

This is a time for study now

You should be studying because things are going to take a little time

We give them 30 days

depending on what they do sometimes they remove the papers

they’ll send them back to you

The person sends them back to us

When they return the papers we give them a notice of crime and resend the papers back

If they send them back again we’re going to move for cause into federal court

If they take their time they got 30 days to answer If they answer that’s fine

they’re not going to be able to answer appropriately because they’re not giving you due process

So then we do the paper moving for cause

Once we move it into federal court for cause they got 30 days again to answer

or just restore the person

Restore the person and cease and desist

Once we do the next set of paperwork we got a Wherefore Clause

That Wherefore Clause is not only going to apply restitution but damages

We are trying to get to where the people control the court

In order to do that it requires four individuals in every single county

to take the position called administrator of the juries

Read, read, read that’s the key to all learning

There’s a great book “The Excellence of the Common Law” read that book

Also read “The Making of America”

You can get that at the National Center for Constitutional Studies

We have a link at our website to that

They have great books

They have “The Real George Washington” “The Real Benjamin Franklin” “The Real Thomas Jefferson” “The Making of America” and quite a few other books

Read the Federalist Papers you can get that at our website

We have a lot of stuff at our website to read

We have things you can read under our link called “Education”

We have a free Constitutional Class

We have “The 5000 Year Leap”

We have law dictionaries

We have our Government By Consent Course

We have our Civics Course

Read, read, read

(2:38:00)

Caller 8 Brian from Oregon

Regarding a foreclosure that started with a deutsche bank and an illegal assignment

which was from deposed robo signer Cathy Hall who is actually on record as being a robo signer that’s the assignment that’s being used actually in the foreclosure action being taken right now

The bank they won a foreclosure in 2013 and a month after that they filed for a voluntary dismissal which they got they reopened the case again they filed for a second foreclosure

in 2017 I lost that one as well

They proceeded with a writ of execution for sale the sheriffs department

My action that I was able to take was I filed for bankruptcy

In the bankruptcy creating the stay of relief relief of stay

I was told by the bankruptcy judge even though the attorney could not prove proof of claim

and the bank did not present proof of claim that I would still lose the house anyway

by color of law

They operate under the process called in rem

This all stems from the 1934 Act which fuse together equity and law

That’s what they’re operating under

It’s all unlawful

I stalled out enough that the court dismissed

I was dismissed from the bankruptcy I didn’t have anything discharged

I’m still in my house

This process to do a nonjudicial foreclosure takes a long time

The more the people fight back the longer the process goes

They take baby steps

And they do something and you don’t react properly time goes by it’s acquiesced

They take the next baby step

They keep doing that over and over

It takes years

If it takes years it means they can’t lawfully do it

They’re trying to get you to acquiesce

They’re full of a lot of tricks

They trick people into doing things or they trick people into doing nothing

They weigh you down with paper

Then people stop answering

Their paperwork is to get you to acquiesce

They have no jurisdiction no authority no due process

All of this is evil fraud

They want to maintain status quo

It was after the bankruptcy process after it was dismissed that I ran across your site

It gave me another avenue to work from

I have quite a way to go but that opened the door

I appreciate what you are doing

You are providing information education

I filed my own show cause denial jurisdiction

That was done August 9

That was filed in the court August 9

I filed my denial jurisdiction which they did place the motion in record it’s on the docket

Following through with Jim

Got my joinder filed that got mailed in

everyone received it on the 26 of August

Just today I was corresponding with the court and what they sent back to me as their proof of filing time stamp filing was the notice of motion and the brief as being filed but

not the actual motion itself

Should I press them on that or not?

You filed for a joinder

Did we do an amicus curiae?

Yes

The amicus curiae was the challenge of jurisdiction

because you’re in jurisdictions unknown

and the point that you’re not getting due process

We’re giving them 30 days to respond or fix the matter restore the person

They don’t want to give up

They have protection They maintain the status quo

They have had protection

That protection is falling away

The day is coming it’s going to happen this fall that protection is going to be totally gone

At that point in time we need to have critical mass

Anybody that can get us an interview with anybody anywhere particularly liberty groups

places that have a large audience YouTube places that have a large following

or conservative radio constitutional radio patriot radio any of those things

We need to get the message out

That’s how we’re going to build our membership

We’ll teach them what consent of government means

We need critical mass with people who are educated

I’m in the process of waiting for the court to enter that motion

Should I worry about them entering it as a filed document because what they actually used was the brief?

When they returned that paper to you they broke the law

What we plan to do is the Notice of Crime

I think we’re going to pass that one

We’re going to bypass that

We may execute it right now

but we’re going to eventually bypass that part

I want to combine the amicus curiae with the Notice of Crime

Now we see what they’re doing and how they react to it

When they send it back we can move it into federal court for cause

We can bypass a step

I told Jim we are going to work on this tomorrow

We’re going to go through the paperwork

They will always default

They’ll always break the law

They’re busy lining their pockets

(2:58:44)

Caller 9 Drew from Pennsylvania

I went back to court on this protection from abuse

This is the fourth time we’ve been to court on this already

We got a custody hearing coming up but they continued that til after the protection from abuse

I never touched anybody I never did anything

That’s why I’ve been so adamant about it

They treat you like you’re guilty and you haven’t done anything

She’s claiming it’s protection from abuse so she gets the free lawyer

The whole thing is about money

The lawyers make money the judges make money

Everybody’s lining their pockets

It’s a cash machine

I got to go in on the 18th

You can win on challenging jurisdiction

Challenge jurisdiction

Let it go through the process

You’re going to go to court

You say Judge did you get my paper

She’ll say Yes I got your paper

You say I challenged jurisdiction it needs to be decided

She’ll say I already decided and I’ll give you my ruling today or tomorrow

Your response to them when they say they have jurisdiction is Jurisdiction once challenged has to be decided which means there’s got to be a hearing which means its requires two sides Since you only got my side the only way you can decide on this case because the other side acquiesced I’m moving the court you can only go according to my affidavit

and my filing and you have to decide for me because you don’t have a choice

She’s going to overrule and say Nah I’m going to make my decision

She’s biased

Judge you have to recuse yourself You just proved that you’re biased

You already believe you have jurisdiction

You’re ignoring all the facts and all the papers before the court

I’m a constable I don’t need this on my record

You have to be restored

They don’t have a choice in the matter

She’s trying to make me lose my house now

I’m selling everything I got

You challenge jurisdiction

You go through the process

This is a constitutional issue

Jurisdiction unknown

You’re not getting due process

It’s a constitutional issue

The judge wants to rule status quo

You’re not in the court you want to be in

The court you want to get into is federal court

You need to be restored back to your original state

(3:06:26)

Caller 10 Scott from Georgia

On the joinder for on the attorney section part of it I was wondering if I could use the state attorney general and the county district attorney general for attorneys because the court

will not answer me will not give me no attorneys names

Traffic case? yes

You go to the county attorney

They wouldn’t give me that either on a traffic case

You don’t want to tell me the traffic DA? They wouldn’t give me that person’s name

I filed it with the county

I challenged jurisdiction

I filed it with the county attorney as the prosecutor for that town court

That person responded back This isn’t my case I’m not in this jurisdiction You need to talk to the person the prosecutor who handles the cases and they gave me the name and the address

Now I had the name and address

That’s the only way you’re going to get it from these people because they know they’re committing a crime

When they have a duty to speak and they’re silent fraud is going on

Put the county prosecutor on as the individual

You will get a letter back from them and they will tell you I forwarded your paper on to the prosecutor who is handling your case because this office is not handling it

Use the name of the county prosecutor until you get the name of the proper person

You were speaking earlier about you want to get ahold of some folks

There’s some folks on YouTube

When you go to YouTube in the search bar you can type in auditing America

There are several folks across the United States that have their own YouTube channels

that go out everyday and they come in contact with police that violate rights

They’re getting it on camera

If anyone listens to a YouTube channel that does some good stuff with patriots that understands what’s going on These are the people that are involved

If you make first contact with them usually you go to their main page and you can get a message to them there or their website and you find the contact there

Usually they have an e-mail form on their site

Make first contact

Tell them about National Liberty Alliance

Make that first contact

Once you make that first contact then you pass it along to the national leadership

Let them know that you’re going to pass it on to the national leadership

You can contact Jan He’s on the “Directory” page

Give the information to Jan

Jan will make contact directly from National Liberty Alliance and schedule an interview

We’ll have the platform to get our message out to as many patriots as possible

Some of them will come and get educated

Anybody that can get us an interview somewhere let’s do it

We’re going to get out our message We’re going to grow We’re going to hit critical mass

Critical mass is key

Anybody who has a case and is joining us you should be active in trying to get us critical mass

because it is pertinent to the success of your case

It’s the success of We the People by getting it out and help us get critical mass along with what Donald Trump is doing

Critical mass, and papers , and revealing they’re losing their protection that’s when people are going to get restitution

We’re poised for it We’ve developed everything that we needed to develop

we’ve done everything we needed to do We are poised for success

Everybody should read the paper on the indictment for Judge Kahn

We will probably read that next week

We’re writing another paper so we may read two papers next week

We want to get the message out We want to teach people

People need to be reading these things on their own slowly

getting an education from these papers