

Seeking Inferior Remedies!

By Ron Branson

This past Saturday, March 23rd, 2013, I was invited to speak at the Simi Valley Library, (California) in which I presented the issue that Grand Juries are the highest and most supreme power within these United States. No serious criminal action of any kind may be commenced against any person without their authority, to wit; "No person shall be held to answer for a capital or other infamous crime, unless on a presentment or indictment of a Grand Jury ..." Amendment V, U.S. Constitution. Furthermore, the People within the various States have a superior power compared to the limited federal power of government as defined in the 9th and 10th Amendments.

Within the States, the People themselves have, and retain to themselves all political power, and have the right to alter or amend all forms of government, to wit; "All political power is inherent in the People. [T]hey have the right to alter or reform it when the public good may require." Art. II, Sec. 1, California Constitution. (See also other various States Constitutions)

So, if all political power resides within the People, and the People, sitting as Grand Jurors, have the ultimate control over all criminal matters and are free to indict whomsoever they will, including public officials, why propose Recalls of public officials? Are we not thereby relinquishing our ultimate power of indictment through ourselves as Grand Jurors, to a lessor more impotent means of seeking a remedy through playing in a political sand box?

I have presented the one and only way we will ever recover our country, and that is through our inherent power to establish Special Grand Juries throughout the various States. But yet we choose to ignore this ultimate power reserved only to us, and seek expensive inferior time-consuming political remedies.

Ron Branson
National JAIL4Judges Commander-In-Chief
VictoryUSA@jail4judges.org