



3979 ALBANY POST ROAD, SUITE 107; HYDE PARK, NEW YORK 12537
• NLA@NATIONALLIBERTYALLIANCE.ORG • FAX (888) 891-8977

To: PRESIDENT TRUMP, CABINET & OTHERS

WE HAVE ALL BEEN TAUGHT THE LIE!

*"It Ain't What You Don't Know That Gets You into Trouble.
It's What You Know for Sure That Just Ain't So" – Mark Twain*

Our Founding Fathers reviled democracy and gave their posterity a Republic, as Thomas Jefferson said, *"The Republican is the only form of government which is not eternally at open or secret war with the rights of mankind;"* sound familiar?

We the People chose a Republican form of government not a "democratic republican" form of government. The phrase "democratic republican" is an oxymoron. We the People ordained, *Article IV Section 4: The United States shall guarantee to every state in this union a Republican form of government, and shall protect each of them against invasion;*

While trying to discover a form of government John Adams wrote, *"Democracy never lasts long, it soon wastes, exhausts, and murders itself. There was never a democracy that did not commit suicide."* We stand at that precipice today!

In Federalist No. 10, Madison wrote, *"Democracies have ever been spectacles of turbulence and contention; have ever been found incompatible with personal security or the rights of property; and have in general been as short in their lives as they have been violent in their deaths."*

In Anti-Federalist No. 10 we read, *"True democrats are in general fanatics and enthusiasts, and some few sensible, charming madmen;"* sound familiar?

Anti-Federalist No. 74 we read, *"There is not a tincture of democracy in the proposed constitution, ... Every freeman of America ought to hold up this idea to himself that he has no superior but God and the laws."*

Just because we elect most of our representatives by popular vote does not make us a democracy. We don't elect the President by popular vote. And we should not be electing our senators at all. The 17th Amendment destroyed the balance of power and is repugnant to the constitution; see Article V the states lost suffrage and thereby lost their sovereignty! And the People lost their representatives to special interest groups and thereby lost their sovereignty! And we lost our "Common Law Courts" by the "Rules Enabling Act" which abrogated our Bill of Rights, read the enclosed Grand Jury's filing for "Redress of Grievances" to the US Supreme Court. Whereas, if we do not take back our Courts of Justice" we will no more be the "Land of the Free!

**ONE METHOD OF ASSAULT MAY BE TO EFFECT IN THE FORMS OF THE CONSTITUTION
ALTERATIONS WHICH WILL IMPAIR THE SYSTEM TO UNDERMINE WHAT CANNOT BE
DIRECTLY OVERTHROWN**

George Washington, Farewell Address

“All obstructions to the execution of the laws, all combinations and associations [political parties] 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 [an exclusive circle of people with a common purpose]; 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 [democrat & republican parties] 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. ... One method of assault may be to effect in the forms of the Constitution alterations which will impair the energy of the system and thus to undermine what cannot be directly overthrown. ... It is indeed little else than a name, where the government is too feeble to withstand the enterprises of faction, to confine each member of the society within the limits prescribed by the laws, and to maintain all in the secure and tranquil enjoyment of the rights of person and property. ... It opens the door to foreign influence and corruption, which find a facilitated access to the government itself through the channels of party passions. Thus, the policy and the will of one country are subjected to the policy and will of another. ...” Sound familiar?

Our Founding Fathers were generally uneasy about political parties. For the most part, they believed that parties had the potential to tear the new nation apart. To these men, “political parties” meant **FACTIONALISM**, which they believed, could be fatal to the development of the United States as a unified country. It is no surprise, then, that political parties are entirely omitted from the US Constitution. In response to George Washington’s concerns on parties the following clause was written into New York election law, Section 21 which stated; “... No organization or association of citizens for the election of city [town] officers shall be deemed a political party...”

Regrettably, the aforesaid clause was covertly removed between 1909 and 1911 and thereby codified party bosses’ control over party committeeman through self-serving rules. And today John Adam’s “*dreaded political evil*” came to pass and the two-party system reached maturity fulfilling George Washington’s warnings and thereby ushered in the beginning of the end of our Republic via party bosses in the “*Republican Party Association*” and the “*Democrat Party Association*.” All of America’s woes can be traced back to political parties!

George Washington was right! But for some strange illogical reason many people believe that a Republican form of government cannot work without a two-party system, whereas, our founding fathers didn’t think so. And in fact, they said, the opposite is true as President George Washington clearly articulated above. If there were no party controlled agendas that serve special-interest groups, which is nothing short of unlawful bribes for favor, the will of the People would be served. Whereas if there were no party bosses orchestrating personal agendas that they have no business debating, then they would actually be free to represent their constituent which is what they were

elected to do. Therefore, in order to have a true Republic which is rule by Law that We the People “ordained and established” we must nullify political parties and unlawful special interest groups. We the People detailed congressional powers under Article I Section 8. They have no business debating our unalienable rights or any issue that We the People did not vest them with. If we don’t reestablish our political and judicial process back to what our founders pledged their lives, their fortunes, and their sacred honor to secure, America will not survive!

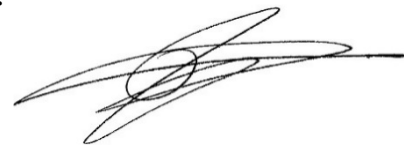
Considering the implosion of the democrat party and the republican party’s rallying around the Constitution we have a window of opportunity to return to our roots. As Jefferson said when he was elected president, “*we are all federalist, we are all republicans.*” His statement was an attempt to end growing “factions” and encourage a rallying around the newly adopted Constitution. Labels are divisive therefore, if we find it necessary to have a label it should be “We are all Constitutionalist.” Let’s end political parties, end special-interest group bribes, and resurrect the Constitution!

The People want a solution to our problems; whereas, our “Common Law Founding Documents” is that solution;” we will never have this chance again! All the work that President Trump and his administration are doing is worthless if we don’t listen to Jefferson and Washington. Because our Liberty rests in our “Common Law” without which there will can be no Liberty. It will only be a matter of time when sociopaths and psychopaths regain power again and bring us back to the brink of destruction.

The judiciary’s dark reasoning for covertly and criminally abolishing Common Law is because they claim that “a rigid application of common-law-rules, aka God’s laws written in the hearts of men built upon self-evident truths/maxims, brought about injustice. This is absurd considering that God is good, just, and merciful and they are not! And, therefore it follows that His Law is just and merciful while the hearts of men are desperately wicked, who can know it? As we read in Jeremiah 17:7-9;

“Blessed is the man that trusteth in the LORD, and whose hope the LORD is. For he shall be as a tree planted by the waters, and that spreadeth out her roots by the river, and shall not see when heat cometh, but her leaf shall be green; and shall not be careful in the year of drought, neither shall cease from yielding fruit. The heart is deceitful above all things, and desperately wicked: who can know it?”

The truth of the matter is that Common Law sheds light on the judiciary’s dark deeds thereby revealing their true intentions. Their claim that, “common-law rules brought about injustice” was an act of deflection, whereas their “civil law rules” brought about injustice. A silent coup by claiming the abrogation of Common Law, with its Unalienable Rights that were endowed by our Creator and covertly substituted them with civil rights legislated by lawless men. Sociopaths and psychopaths always deflect upon us what they are guilty of. Let’s listen to our founding fathers and restore America to the Republic that they paid dearly for!



John Darash, NLA Co-Founder and Author

ATTACHMENTS: Redress of grievances to US Supreme Court and Book “Government by Consent” which should be required in all schools receiving federal fundings. Our children need to know the blessings that no other People enjoy and their duty to preserve it through “County Committees of Safety, only then can we have “Government by Consent!” NLA is committed to this goal.