

America's Narrative is anything but the Laws of Nature's God

**Liberty, once lost,
is lost forever.**

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- John Adams



James 1:25 But whoso looketh into the perfect law of liberty, and continueth therein, he being not a forgetful hearer, but a doer of the work, this man shall be blessed in his deed.



We the People have forgotten the “science of government by consent”.

The mission and purpose of National Liberty Alliance is to provide an on line National Venue where the People can **organize**, **communicate**, and **learn** the “**science of government by consent**”! As the swamp is drained and power removed from the deep-state a vacuum will occur and if We the People do not educate ourselves and fill these positions of power our servants will, and it will only be a matter of time before we find ourselves back under tyranny again.

In the Supreme Court case of United States v. Williams, 112 S.Ct. 1735, 504 U.S. 36, 118 L.Ed.2d 352 (1992), Justice Antonin Scalia, writing for the majority, confirmed that “the American grand jury is neither part of the judicial, executive nor legislative branches of government, but instead belongs to the people. It is in effect a fourth branch of government “governed” and administered to directly by and on behalf of the American people, and its authority emanates from the Bill of Rights. Thus, [People] have the unbridled right to empanel their own grand juries and present “True Bills” of indictment to a court, which is then required to commence a criminal proceeding. Our Founding Fathers with foresight thereby created a “buffer” the people may rely upon for justice, when public officials, including judges, criminally violate the law.”

At the time of this presentation we have about 8000 people who have joined across America to “Form Common Law Grand Juries” in all fifty States and came together as one Unified United States Common Law Grand Jury in order to take back control of our courts from the “Seditious BAR Judiciary” who have concealed our “Natural Law Courts” and have robbed We the People of our Heritage. Join our Live Weekly Radio show every Monday at 9PM EST.

Learn more and Join us go to www.NationalLibertyAlliance.org



In order for the People to have “Government by Consent” they need to learn the “Science of Government by Consent”. This knowledge controls our destiny as a People without which we will be controlled by tyrants. It is the duty of every man woman and child to have this knowledge so that they can exercise their Liberty and bind our government servants with the chains of the Constitution. And Since Congress lacks the backbone to impeach We the People via indictment or recall can remove them from office. Once we bring law and order back into our courts we can then use the courts to restore our corrupt political process.

**TAKE BACK
OUR  REPUBLIC**

- ❖ The Magna Carta was executed by 25 People,
- ❖ The Declaration of Independence was executed by 56 People,
- ❖ The Constitution was executed by 40 People, and
- ❖ On August 14, 2019 The Unified United States Common Law Grand Jury, executed by more than 8000 People, filed and served upon the US Supreme Court and both houses a **DECLARATION OF RESTORATION OF THE LAW OF THE LAND** and demand for the resignations of those who are of a mind to resist! Or suffer indictment for fraud on the court, conspiracy, felonies and/or treason. We the People via the Unified United States Common Law Grand Jury a/k/a Sureties of the Peace, hereinafter the People, are an assembly of more than eight thousand Sovereign People, from every State, being both the tribunal of this extraordinary action and the authors of all law under the authority of Natural Law by right of the “Covenants” of 1776, 1789 and 1791 with our creator under His Natural Law at large.

Whenever any Form of Government becomes destructive to our Rights, It is the Right of the People to alter government, and Institute New Servants! - **Preamble Declaration of Independence**

“The people have an indubitable, unalienable, and indefeasible right to reform or change their Government, whenever it be found adverse or inadequate to the purposes of its institution.” - **James Madison**



ONLY THE PEOPLE CAN SAVE THE REPUBLIC

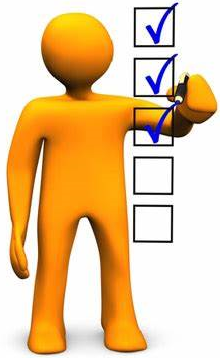


National Liberty Alliance provides the only peaceful and lawful solution to save our Republic and it will require a grassroots “commitment” of about 15,000 People to take it back. *“We in America do not have government by the majority. We have government by the majority who participate.”* – Thomas Jefferson

Both the Republican and Democratic Associations (private corporate parties) and the American Bar Association (private corporation) have been covertly nibbling away at our founding documents since 1776. With President Trump and the Patriots working from the top down to defeat the Deep State, the People at the grassroots must bring the bottom up.

Draining the swamp and removing the Deep State will create a power vacuum in our courts and our political process that must be filled by We the People in order to bring back government by consent. If the People fail to take back their rightful heritage of self-rule by “controlling our courts of law via free and independent juries. And political process” via elected committeemen we will lose our Republic and remain a democracy, which is mob rule, the mob being out of control lawless bureaucrat tyrants. Thomas Jefferson said: *“The two enemies of the people are criminals and government, so let us tie the second down with the chains of the Constitution so the second will not become the legalized version of the first.”* Presently the Deep State still has a stronghold of the two power structures that controls the political and judicial narrative and until the People tie it down with the chains of the Constitution America will continue to be under “mob rule.”





A PREREQUISITE by the People who will take up the 15,000 positions to take back our Republic is a proper education. NLA is presently providing that education in two courses, the “Civics Course” and “Government by Consent Course,” and our weekly discourses, updates, and open forums. NLA will also provide the following pocket handbooks; (1) Jurist Administrators Pocket Handbook, (2) Jurist Pocket Handbook, (3) Committeeman Pocket Handbook, and (4) Sheriffs Pocket Handbook to empower the People.

Only through a proper education in Common Law and its history can the People realize that “We the People” have been providentially entrusted via Natural Law to dispense justice and were provided legal recourse to address the criminal conduct of the Judiciary and our Representatives. The Common Law Grand Jury being the Sureties of the Peace having the unbridled right by law and in law to empanel their own grand juries and present True Bills of information, indictments and presentments to a Court of Justice which is then required to commence a criminal proceeding under Natural Law. The tyrant federal judges already understand this and fear the People finding out as we nail it to their doors. And, as Israel marched around the walls of Jericho and shouted on the seventh day the walls fell and Israel took the city; so are “We the People” with the continuous filing of papers that shout the truth of their sedition will continue until the deep state collapses, being their proverbial wall, and the People rush in to reclaim their Courts of Justice, by God’s will.

As Mahatma Gandhi said and demonstrated *“First they ignore you, then they laugh at you, then they fight you, then you win.”*



PRESENTLY THE FEDERAL JUDICIARY IS MAINTAINING THE STATUS QUO



These traitorous judges prevent all cases against government agents and major corporations from being heard by shutting them down, covering up the few that get through and silencing those who bring them. These judges get away with their acts of terror against all who dare to challenge the status quo, because they are protected by a network of criminals in High Places, herein the preverbal “wall,” within our federal agencies including the United States Supreme Court, both houses of Congress and pre 2017-Executive Administrations.

In opposition to the Federal Judiciary’s subversive acts the Common Law Grand Jury is already organized and filing papers, revealing its tyranny. The Common Law Grand Jury is comprised of fifty Grand Jurys each unified amongst the counties within their respective States. All fifty States have unified nationally as an assembly of Thousands of People in the name of We the People to suppress, through our Courts of Justice, subverts both foreign and domestic acting under color of law within our governments. Each State was unified by NLA members visiting 3133 counties [*rural counties were invited to counties nearby*] to present to the People our intent to reinstate Natural Law and reconstitute the Common Law Grand and Petit Jury. The Peoples’ response across the Nation was overwhelming. The Common Law Grand Jury will remain in session until the threat of subversion by enemies both foreign and domestic within our government is routed out and the People take back their courts in every county at the grassroots.



THE PLAN

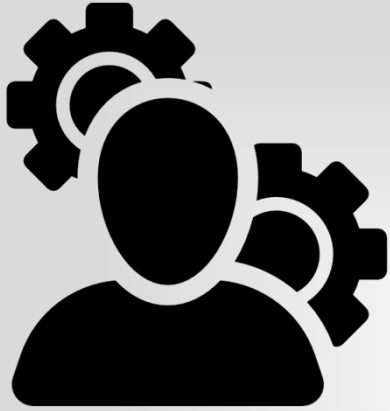


GRAND AND PETIT JURY ADMINISTRATORS: We will need four Jury Administrators and one paralegal secretary in each county for a total of 15,700 People working in the State Courts to take back and prevent jury tampering and stacking. These Administrators are to be separate from the Judiciary, taking both an oath to defend and support the Constitution and a vow to nature's God to proceed under Natural Law with a sense of honor, justice and mercy.

RESISTANCE IS EXPECTED at every level but once we succeed in the federal court we will take the initiative and jointly sue every State Supreme Court in Federal Court of Record for access to the courts and control of the Jury process by right. Administrators will be operating in the state courts within their respective county in work spaces already arrogated for such business. The monies to pay salaries and overhead costs are already appropriated by the County Comptroller to the courts and will just need to be redirected to the new and rightful Jury Administrators.

Considering that the penal code under Title 18 does not apply to the People under Common Law the opening of federal criminal courts should be significantly less than they are today. Nevertheless when a Grand Jury is needed in a federal court the Federal Prosecutors can seek their indictments from Grand Juries already operating in the appropriate county. If an indictment is granted the Administrators of that county will assemble the Petit Jury from the appropriate jurisdiction and orientate them for trial in said Federal Court.





JURY ADMINISTRATORS will be responsible for the orientating of both the Petit and Grand Juries.

- ❖ They will be responsible for seeing that the Juries are not tainted or abused by the officers of the court.
 - ❖ They will be the door keepers of the Grand Jury assuring that the People have access.
 - ❖ They will act as the investigative body for the Grand Jury and deliver their finding directly to the Grand Jury.
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- ❖ They will answer the Juries questions and assist in the writing of Grand Jury decisions. If the answers are unknown the Administrators will have direct access to NLA's legal counsel for assistance in the research for the answer.
 - ❖ They will assist the People by arbitrating their complaints against bureaucrats and their peers and if it cannot be settled they will provide for the accuser access to address the Grand Jury, where the assisting Administrator may produce their findings to the Grand Jury also. The Grand Jury being the Sureties of the Peace may choose to arbitrate a solution if both parties are willing or indict for a Petit Jury to decide.
 - ❖ If an Administrator breaks their oath or vow the remaining three Administrators will judge the violator and endeavor to restore them. If they cannot restore the violator they can dismiss them and seek a replacement. The dismissed Administrator may seek an appeal to administrators in a neighboring county and if the neighboring county administrators agree with the other three administrators the violator will be permanently discharged. If the neighboring county Administrators disagree with the other three Administrators the accused Administrator will be restored.
 - ❖ Additional operating instructions will be addressed in the Administrative handbook and legal advice can be found at NLA.
 - ❖ All Administrators will be required to take NLA's two courses in order to be certified for the Administrative position. Additional courses will be required over time and as Administrators are certified at each advancement salaries will be adjusted accordingly. On the Job training is available providing the applicant appropriately progresses in the required courses.



COMMITTEEMEN: are nominated for election by designating petition & elected at the primary.



Election Law §6–118: The nomination of a candidate for election to a party position to be elected at a primary election shall be by designating petition:

Whenever there is no contest(s) for such nominations committeemen are deemed elected at the primary and it's not necessary to be on the primary ballot. Any Committeeman who is not elected by the People within their election district is not an "Elected Committeeman." To date we have not found an elected committeeman in any state. The chart below shows when the election for Committeemen takes place within their respective states. Some of these states have caucuses where the political party members elect committeemen to party association positions," they are not "Elected Committeeman."

TIME FOR FILING PETITION FOR COMMITTEEMAN CHART BY STATE

January	February		March	April	May	June
Iowa	Nevada	Virginia	Kansas	Maryland	Indiana	California
New Hampshire	Colorado	Alaska	Wyoming	Wisconsin	North Carolina	Montana
South Carolina	Missouri	Minnesota	Alabama	Connecticut	West Virginia	New Jersey
Florida	Arizona	Maine	Hawaii	Delaware	Nebraska	New Mexico
	Washington	Michigan	Mississippi	New York	Oregon	South Dakota
	Georgia	Idaho	America Samoa	Pennsylvania	Idaho	Utah
	Massachusetts	North Dakota	Missouri	Rhode Island	Arkansas	
	Ohio	Oklahoma	Illinois		Kentucky	
	Tennessee	Vermont	Louisiana		Texas	



DUTIES OF THE “ELECTED COMMITTEEMEN”



- ❖ Committeemen are the guardians of our Liberty,
- ❖ Committeemen interview candidates for appointment on the primary ballot,
- ❖ Committeemen require that candidates know the Constitution,
- ❖ Committeemen can prevent unconstitutional legislation,
- ❖ Committeemen have the power to recall politicians in bad behavior,
- ❖ Committeemen guard over the Election by witnessing the hand counting of the votes,
- ❖ Committeemen are the guardians of our Republic, the consentors of the People,
- ❖ Committeemen can eliminate unconstitutional legislation.

POLITICS: Once We the People rightfully and lawfully take back control of our courts and political process, dirty politicking can be eradicated by simply restraining elected and appointed servants with the chains of the Constitution.

There is no place in a lawful Republic for our duly elected representatives appeasing special interest groups and private associations in receipt of money by supplanting the will of their constituents and replacing it with the will of special interest groups, that would be a bribe, crime, and a violation of their oath, placing them in bad behavior and in jeopardy of impeachment, recall, and or indictment which would result in removal from elective office. Likewise, when an elected official supplants the will of their constituents by replacing it with the will of a private party association in order to serve the status quo this too would place them in bad behavior and in jeopardy of impeachment, recall, and or indictment that would result in removal from elective office.





TAKE
BACK
CONTROL

TO TAKE CONTROL OF THE COMMITTEEMAN PROCESS we need only 4 to 5 People to take executive positions in each county for a total of 250 People nation wide. It is NOT a conflict of interest for a Jury Administrators to hold a Committeeman position. One is “private employment, whereas Jury Administrators are not government employees and the other position is an unpaid political position and both positions seek only to apply the Law of the Land, one in the courts the other in the political realm.

There are 174,252 election districts in America for each party. Many of these positions are already unlawfully filled by appointment. Once the Elected Committeemen take executive leadership control and dismiss the old guard. The elected executive leadership can then lawfully appoint many of the People already filling these positions as long as they agree to take an oath, vow, and NLA required courses. We can then teach them to become elected committeemen.

CASE IN POINT, “if the Committeeman is ignorant of the Law of the Land how can (s)he judge the qualifications of the candidates he would be interviewing for elective office? Furthermore, if one can’t understand the subject of their oath how can they take one?”



RESISTANCE



The de facto state executive committee. a/k/a “Members of the County Committee” from a town, are in fact members of a private political party association, not “Elected Committeemen,” who have under color of law seized control of the Committeeman process in all Fifty States will not relinquish power so easily.

Said de facto state executive committee party members have a stronghold on State judges, who will unjustly maintain the status quo. Therefore we will need to bring the issue into a Federal Court of Record against all fifty states, for constitutional causes, for an order to obey the Law of the Land concerning the lawful election of Committeemen and their unalienable right secured by the N.Y.S. Constitution Article I Bill of Rights Section 1, protected under Article IV Section 1 Full faith and credit clause, which states that; “No member of this state shall be disfranchised, or deprived of any of the rights secured to any citizen thereof ... to elect persons to party positions for any political party or parties in any unit of representation of the state from which such candidates or persons are nominated or elected.”

Therefore before we can open a Court of Record in the Federal Court to secure the Peoples’ unalienable right to have “Government by Consent” via the Committeeman elections we must first have our Natural Law Courts open, restored and unrestrained in the Federal District Courts, which will occur after the Deep State collapses and critical mass is met. We anticipate that this will be accomplished within the next few months. This will give the People a full year to secure their unalienable right to have “Government by Consent” in a Federal Court of Record by 2021 when the elected People take their rightful seat as “elected Committeemen.”



PEOPLE ARE FREE to express their beliefs even if those beliefs are unconstitutional. But if said individual runs for elective office and takes an oath to “Support and Defend the Constitution for the United States of America” they are to place their ant-constitutional opinions aside. They cannot in their official capacity support and defend such anti-constitutional positions in public or on the floor of Congress, to do so would be a violation of their oath and place them in jeopardy of impeachment, recall, and or indictment that would result in removal from elective office.

RECAP: In order to take back the political process in 2021 we must have a bare minimum of at least five People in every state in both parties properly elected to take lawful control of the party in every state. To accomplish this, candidates for Committeeman must file their designating petition on time. Four States require filing in January, nineteen in February, ten in March, seven in April, ten in May, and six in June.

- Register to Become a Committeeman go to:
<https://www.nationallibertyalliance.org/become-committeeman>
- Register to Become a Jury Administrator go to: (paid position)
<https://www.nationallibertyalliance.org/jury-administrator>

WE WILL BE TEACHING THE PROCESS THE FOLLOWING MONDAYS FROM 9PM EST – MIDNIGHT

* November 4th 2019, * December 2nd 2019, * January 6th 2020, * February 3rd 2020,
* March 8th 2020, * April 6th 2020, * May 4th 2020, * June 8th 2020.



National Liberty Alliance.org

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is lost forever.**

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- John Adams



- ✓ Join us to save our Republic by learning the science of government by consent
- ✓ Come to our weekly live open forum every Monday 9PM EST to Midnight
- ✓ Take our free civics course
- ✓ Take our government by consent course
- ✓ Learn the difference between Law and equity
- ✓ Learn Natural Law a/k/a Common Law
- ✓ Learn how We the People can reinstate our Natural Law Courts of Justice
- ✓ Learn real American History
- ✓ Learn how to file a court case
- ✓ Learn the Constitution
- ✓ Learn true meaning of Liberty

