National Liberty Alliance

Monday Night Conference Call

September 4, 2017

Call-In Number: [515-604-9386](tel:(515)%20604-9386), access code 419303#

**- 9 PM-Midnight EDT -**Join National Liberty Alliance's Open Forum and weekly news and updates on NLA's advancements in the courts every Monday night. **Call-in number (515) 604-9386 access code 419303#**, PRESS \*6 TO MUTE/UNMUTE, then 1 to get into the que. If your cell provider blocks or charges for the call you can call our **back-up number (781) 838-3728.**

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

Please support our business partners. You can find their banners on the right hand side of the website. Proceeds support National Liberty Alliance’s effort to save America.

Please support NLA

Scripture Reading: Matthew 15: 21 – 31

(3:00)

QUESTIONS:

The first question is an announcement:

We thought that our water filter removed fluoride from our drinking water and upon further checking we realized that our water filter did not remove fluoride. We discovered that a lot of water filters do not remove fluoride.  So people may want to check their water filter system to see if it removes fluoride.  However on NLA's home page on the right-hand side where NLA displays it's business partners there is a link for water treatment and storage.  It is a link to My Patriot Supply.  According to the "My Patriot Supply" website   their AlexaPure pitcher reduces up to 90 percent of fluoride and according to the AlexaPure website in the Envirotek Laboratories Test Results for the Alexapure Pro Water Filtration System  there was a 99.9 plus reduction in fluoride.  That was in addition to the many other contaminants removed.  So people may want to check to see what their water filtration system removes and compare it to the Alexapure available at the NLA website on the right hand side of the home page where there is a link for "water treatment and storage" at My Patriot Supply.  Also there is  currently a sale price discount  for these items.

Question 1: Could you render an opinion on the best way for America to get back to the common law and get rid of the corrupt court system that we currently have?

(6:00)

That plan and the process that we are going through now is the only way that John knows that we are going to be able to do it. John does not know of any other way to save America.

The only way to repair all things is to repair our courts of injustice by bringing them back to courts of justice and that is our plan. To create administrations. Four people in every county across the nation. There are 3,143 counties and we need four people for every county. We need about 15,000 people across the nation to fill these positions. Right now the grand juries and the trial juries are all puppet juries. The whole system of choosing the jury is corrupt. Once they get the jury together they make sure that they have a good puppet jury for themselves so that they get the outcome that they would like to get . Generally they are fixed, they are puppet juries, they believe that the code is the law of the land. The code is not the law.

Statutes and codes are the law for the bureaucrat, the elected individual.

That is the purpose of writing statutes, that and to make law concerning anything that We the People gave the legislators the ability to write. For instance, commercial law.

The grand jury is led by the prosecutor and the prosecutor thinks that it is his jury. The grand jury fails to understand and have the knowledge of jury nullification.

Our courts are corrupt.

The only way to fix the courts is to take back the whole judicial system.

The whole judicial system is corrupt.

The big thing right now is getting critical mass.

We have quite a few people that have become members of National Liberty Alliance

Over 6,000

We have tens of thousands maybe even hundreds of thousands of people that visit our website.

We are close to critical mass We have name recognition

The whole point of National Liberty Alliance is to educate to assist the people and educate them in the process of the courts and create these administrations across the nation.

We are also here to get the grassroots movement going with Committees Of Safety.

Committees of Safety is the process that our Founding Fathers used in order to create this great nation. It is absolutely critical that we get these Committees of Safety.

Go to NationalLibertyAlliance.org right on top there is a box that says “COS” on the blue bar.

Just click on “COS” which is Committee Of Safety. It will give you all of the instructions and information and everything that you need in order for people to start Committees Of Safety in their county. Every county should have a Committee Of Safety.

At National Liberty Alliance we offer a free course on the Constitution and a free course on Civics

The course on the Constitution can be done in six to eight hours.

The Civics course is 120 to 130 hours.

When you get through it you will understand how we got to where we’re at

At NLA we are educating the people to take control of the government from the grassroots level, educating the people to control our government through the process of the jury system

Opening up the grand jury to be available to anyone in the county

People should be able to get access to the grand jury if they want to talk to the grand jury about a situation They should have that access No one should be denied.

Le t the grand jury decide whether it is anything that they need to act on or not

President Trump is doing a great job He’s doing a lot of great things

He will get around to things He has so much to do

He got enemies in his own camp

In four years he could change America around

He will accomplish great things in four years and if it’s eight years then it will be even more.

The grand jury is the King’s bench

And the trial jury is the King’s bench

We need to bring justice back into our courts

And if we can succeed there we can clean up the White House with or without President Trump.

It will probably take a great president and the people working together and a few people to stand up and do the right thing We can save America

We have to hit critical mass

We’ve been working for five years to build up what we got today

We have the membership, the website , the education

We need just enough money to just get by

If you believe that we have the right plan if you believe that we are on the right track read our papers and you will know who we are

Read our papers and you will hear the voice of our Founding Fathers

Support this endeavor

The writer of that question asked if Brent could answer that question as well.

Could you render an opinion on the best way for America to get back to the common law and get rid of the corrupt court system that we currently have?

(22:00)

Brent’s response to question 1:

In Brent’s opinion this should be done locally.

It has to be done the more local the better.

That’s the way to take the country back, at the local level.

Then we could move to townships

We ought to have courts we ought to empanel juries at the township level

It has to happen locally It has to happen to the course of the common law

That’s how our country began according to the Declaration of our First Congress 1774 they said we demand the course of our common law and most especially the resolution said it was sent to the Parliament in England most especially the right to trial by jury

It is true that England denied that in the colonies they said that the colonies were not under the common law but that they were under the law of the city imperial law because the colonies were not part of the kingdom of England they were part of the empire therefore the common law did not apply

The Evil Empire will try to distract you from the reality that things do not change

The Evil Empire and it’s useful idiots the minions are doing everything they possibly can to deny trial by jury

Read the First Volume of Blackstone

Read five pages a day until you’ve read the whole Blackstone Volume

You cannot know what is right you cannot do what is right until you know what is right.

You can’t obey what you do not know

The only remedy to lawlessness is law

The only way to provide true law to other people is to do it yourself.

Political action is not the answer

That’s what they want to drag you into Politics

Polis the law of the city the ways of the Evil Empire

We’re not called to join them

We’re called to replace them with the truth

Do not covet, lie , steal, commit adultery , or murder your neighbor

Do God’s druthers not your druthers

Key to that is the jury

Get a copy of the handbook by yours truly (Brent Winters) “The Jury” “The Jury and the Juror” You can get it on Amazon.com It is only about a hundred pages.

It recounts the history of the jury from whence it came and how it works and the duty of the juror. “The Jury” It is also at [www.commonlawyer.com](http://www.commonlawyer.com)

Take it Look at it Read it

Look at it yourself

It’s a local matter All politics is local

If you can’t get it right at home what good is it going to be at the courthouse

It must be a personal conviction inside of your soul

A personal conviction to do the druthers of God

Brent concluded his answer

(30:15)

John added more for Question 1

You can go to the NationalLibertyAlliance website and at the top of the website go to “Education” and highlight “Education” and you will see “Books” there. Click on “Books”.

You will find a lot more books And in there you will find Blackstone’s Volume 1 and 2.

John is also going to get the Bible up there.

We do have Blackstone Volume 1 and Volume 2 up there.

We got a lot of other things there

We got a tremendous amount of books

You can get Brent Winter’s book, “Excellence of the Common Law”

You can go to his website and get a link to it.

Everything is local

If you can control your local government you can control the whole government

Federal government is nothing without local government.

If we can get rid of corruption on the local level then we will get rid of corruption on the upper level.

That’s how we take our courthouse back

Committees Of Safety is the key point

That’s what we are doing We are trying to encourage everyone

We don’t want to control Committees of Safety We just want to teach people how to create a Committee of Safety

You can go to our link Just go to “COS” and click on that

You start with your sheriff

Start by getting a relationship with him

Start educating him

John is planning on writing a book very specifically for the sheriff

It’s got to start on the local level

People need to get educated on how to start it.

Once you get educated on these things particularly on how to get a Committee of Safety together and you should get educated on the common law

And the local government needs to understand what their authority is and how they need to be working with the people.

National Liberty Alliance is teaching

National Liberty Alliance is a facilitator of knowledge , a facilitator for advice, a facilitator of information and knowledge and also a place to help people to collect together.

We want to bring justice back into the courts

We the People have come together from every single state in the Union.

We have to get some of our paperwork responded to.

This is a national problem

We are dealing with corruption at every single level

Our purpose is dealing with subversion against the United States of America.

Subversion against We the People Subversion against the Constitution

We are looking to bring administrators

Four administrators in every county A paid position

It’s a full time job to bring juries together to empanel them to bring them together and orientating them as to the common law.

Preparing them for the job that they are about to enter in to.

We have to get an untainted jury

That’s our job to make sure that we have an educated jury that it is untainted free in mind to be able to decide what needs to be done

And not only whether the law has been broken or not but also what needs to be done to restore the individual

People need to be orientated in order to be a jurist

Justice is not putting people in jail

Justice is restoring the injured party That’s what justice is

We have to educate people

We have to educate our sheriffs

National Liberty Alliance has been working for years trying to educate the people

We need to take this nation back

We can only do it on the grassroots

We are doing everything we can at National Liberty Alliance in order to accomplish that goal.

We need your support

We need your financial support

National Liberty Alliance will always be here to educate, provide a place for people to gather together , to educate, to facilitate a place to gather and give the people all the necessary tools in order to accomplish the goals

We have a Welcoming Committee

We have the Courtroom Observers Committee

You need to become active

Get active in the Committees of Safety at the local level

If you believe in what we are doing donate and support us

With our membership and with what we are doing we should not have to struggle financially.

We should be able to get financial stability

(53:53)

Announcement:

We have two new National Co-ordinators

We have Ollie Smith from Colorado as the National Co-ordinator for News

and we have Terry Moore also from Colorado as National Co-ordinator for HAM Radio and other things

Question 2:

During several of the Monday Night Calls you have mentioned giving an olive branch to the judges. What exactly do you mean when you say that?

(54:35)

We see what these judges are doing . As soon as we move into their courtroom we see how they’re violating the law , ignoring justice, ignoring the Constitution, not keeping their oaths, all these things. But every time we write a paper we write it in a way that we offer the olive branch. We’re not going to chase you on any of these things just do the right thing from this point forward. We’re not going to chase you on the violations that you have up to this point if all of a sudden you came to your senses. Whatever it is that turns them around, we’re willing to accept them and they can work with us If they’re willing to work with us then we’re willing to ignore those things. Every single judge in America belongs in jail. They’re all part of the game Every single one of them is violating and being silent.

We have to give them the opportunity to repent and change.

Repentance is stopping the evil that you are doing Turning away from the evil

Giving the olive branch does not mean that they are free of all things.

When we get things together and we start to get courts of justice where people can get access to the grand jury they will have to pay the till for previous injustices

We’re interested in restoring the people. They will have to pay back. They probably don’t have enough money to pay back for all of their evil that they have caused and all the injury that they have caused. Judges may leave the country to escape justice.

(60:00)

CALLERS

Caller 1 Ollie from Colorado

Ollie met a kid in Vegas and the kid kept on having run ins with the cops. Last week he had a thread on FaceBook that he is anticop. Back in the early 60s Ollie was a seaman back in Norfolk making $75/month. He got involved with the wrong people. He hauled carloads of cigarettes from the Winston Salem area into Virginia for $500 a trip. He learned about organized crime from direct experience. Let’s talk about that situation out in Salt Lake. That situation went national real quick. That is a local issue. As far as the NLA is concerned we should be contacting the County Organizer or the State Director and get boots on the ground and give them support. That is a local issue. People from all over want to get involved with that. NLA should get involved with the County Organizer and start working on these hot problems. Give them resources from NLA if need be. Work with the county organizers. Those counties are a hotbed for COS, Committees of Safety. There will be people in that county that want to get involved and the next thing you know we’ve got a Committee of Safety.

(1:04:17)

Caller 2 Alley in Washington

There is a group in India that just announced that they have a low cost method to remove fluoride from drinking water with a specially made tea bag. It was developed by a team of Indian researchers.

The Committees of Safety once you establish a relationship with all of the towns the sheriff first all of the towns and cities within your county and the people are working closely with the government to assist them as to what’s in the minds and the hearts of the people and to make sure that nobody is violating their Constitutional oath once you establish a relationship if you have fluoride in your water once you establish that relationship now is the time to educate them about the problems with fluoride and to get it out they certainly do not need fluoride in the water. That is something that people could do through the Committees of Safety.

Alley continued : We have tried all of that We have been denied Washington Action for Safe Water by our Seattle City Council Seattle Public Utilities in fact they have taken us out of the public arena and put us in a back room where we were not public record

Fifteen petitions have been denied by the Department of Health Two requests to have the fluoride classified as an approved drug as they put it in the water to treat a condition denied.

The reason they denied it is because they can’t approve it because the EPA has classified it as a hazardous product. They have totally in all of these arenas since I have been involved in it in 2006 in Seattle because they are the largest distributor of fluoridated water in the state of Washington as they sell water to 18 other water districts

I was a water commissioner for twelve years

John added : If people are successful in creating a Committee of Safety in their county an active Committee of Safety and if the sheriff is on board and coming to the meetings or sending his deputies to the meetings and you’ve educated the sheriff into the Constitution and you’re starting to establish a relationship with all of the town boards and the city boards and the mayor and so on when you establish that relationship and there is a sense of respect and control by the people where finally local government is listening to the people it can be achieved but through the process that we are offering and our Founding Fathers used in order to create the nation we could use it to save the nation. And if we could establish that relationship on that level then at that point you will have the clout and the ability for these people to actually sit down and listen and look at what the real professionals are saying concerning fluoride and what the purpose was originally for. And if you have a grand jury that has been orientated by the administrators who are the people themselves who take an oath to come in with a sense of honor, justice, and mercy and to free the people so that they can sit on the grand jury or sit on a trial jury Fluoride is injuring people It’s killing people It’s destroying us Then you can start getting some indictments on these people who refuse to stop injuring the people. The people can take control There is a plan You have to execute it on your local level You have to get involved in your local Committee of Safety. And if there isn’t one then you need to create it. Take control of your nation by taking control of local government. Bring justice back into our courts by working with the administrators The people working together can accomplish anything in their county.

Alley continued: In addition to Seattle being the biggest distributor of fluoridated water they are also the biggest distributor of the Smart Meters. And they just announced even after what we have been doing that they are going to be rolling out four hundred and twenty thousand of them

We began filing Notices of Liability. It just got to the point where we have been so denied and so shut down going through everything that we could we are now doing the Empower Movement. What we are doing right now we’re having a Kick Starter. That came about because we did a Kick Starter a year ago We did a Kick Starter all about our kids in the school and wi-fi to raise $35,000 and we ended up with over $50,000

We are now doing a Kick Starter with the Empower Movement because the documents that we have been using in this process we have given them like the fluoride all the documents have been dismissed. So we’re going to the justice system there. We joined with Fluoride Action Network. Fluoride Action Network, Food and Water Watch, Organic Consumers Association, American Academy of Environmental Medicine, Internal Academy of Oral Medicine and Toxicology, Moms Against Fluoridation, Washington Action for Safe Water And we sent a petition to the EPA calling the agency to ban the addition of fluoridation chemicals to public water supplies due to the risk that these chemicals pose to the brain. With their Toxic Substance Control Act that authorizes the EPA to prohibit the particular use of a chemical that presents an unreasonable risk to the general public. We attached over twenty five hundred pages of scientific documentation The EPA did the same thing that the Seattle City Council did They denied us and dismissed us

John requested a copy of the 2,500 pages and Alley said to go to : FluorideAlert.org It is all available there.

Alley wants to talk about the lawsuit: Since the EPA denied and dismissed us We have now filed a lawsuit in the U S District Court in Northern California against the EPA

On September 29 we get into our final document filing and we are going to file the liens against all of the people responsible for rolling out the Smart Meters in Seattle. That’s why we need the NLA behind us.

What we are doing with this Empower Movement , you can go to EmpowerMovement,com, and we are sharing all of these documents online so people can learn how to do this.

We are tired of trying to be nice to them. They are not our friends They are there to collect their paycheck They are going to deny us because they don’t want their little world upset. They’re being paid off They’re being bribed They’re being threatened.

We are tired of this We are serving them papers through the justice system.

They are liable They all need to go to jail.

Go to Generation Zapped to find out about an upcoming documentary

NLA might be interested in putting this up at our website

John is looking for the direct link the 2,500 pages of documentation that Alley was referring to at FluorideAlert.org. John can’t find it . If anyone can find specifically the 2,500 pages of documentation get in touch with Jan so that John can get it.

NLA would like to go after the EPA for the fluoride and put that into our court case also.

Alley said that the attorney handling the lawsuit with the EPA in Northern District Court in Northern California is Paul Connet’s son Michael Connet

Alley will give the phone number to Jan

NLA would like to bring a court case from our perspective

Everybody should get involved with the Committees of Safety

Get active on the local level

Caller 3: Mary

(1:45:00)

Mary has an apparatus that will neutralize all of that

She has been using it in her home

It is based on a frequency vibratory frequency

It is an advanced technology and it works

Mary has an apparatus that neutralizes rfs emf radio frequencies microwaves

It does more than just your house

It is an advanced technology

It is affordable

It neutralizes the cell phone frequencies

It neutralizes all negative energies

It helps with health issues

There’s been a deliberate attempt to throw our vibratory frequencies off balance and they’re doing it still with radio frequencies There is a depopulation agenda

Mary will get this information to Jan

They’re $50

They put a Smart Meter on her house and it killed a plant next to the tree The Smart Meter and it was killing the one on the other side and it was doing damage to the trees across the driveway.

Since Mary has put this apparatus in her home everything is flourishing

This is an advanced technology

(1:58:29)

Caller 4: Greg from Florida

Greg has news on the Bundy trial

1/3 of the Idaho legislators wrote a letter to Jeff Sessions

They are vehemently opposed to them retrying these people in Nevada again.

Greg will read a part of it and forward it to Jan

“ ‘We believe that the decision by the current U.S. attorney to Nevada to prosecute these men a third time represents disrespect for the rule of law and the jury system’, states the letter signed by 26 House members and eight Senate members, along with five retired lawmakers.”

“A third trial would show blatant disregard for tax funds collected from hard working law abiding citizens who are represented by these juries whom have found them innocent of 34 of the 40 charges and hung by the very slimmest margins in those where the jury stood deadlocked. The decision of 10-2 to acquit in the first trial and 11-1 to acquit in the second trial highlights the narrow margin by which the prosecution hopes to continue their attack. “

“This prosecution sends a chilling message to the public who are concerned about federal outreach in their daily lives that is inharmonious to well-established constitutional guarantees. The percentages of jurors causing the hung verdicts in these trials should send a clear signal to the government prosecutors of the jury’s reticence to further prosecute these defendants as has clearly been received by the public.”

John asked the caller to get a copy of that to Jan.

This is online at DCclothesline.com

This came through Freedom Outpost.

Caller 5: April

(2:01:30)

April has an e-mail from one of our members and she wanted April to ask a question for her.

I am facing a non-judicial tax foreclosure in several weeks because I could not afford to pay the tax. I am not a resister or protestor I was told that filing civil rights law suit in federal court would stop the sheriff sale. Is this true?

If you can get it into the courts once you get it into the courts the sheriff can’t go forward if it’s being heard. Although often they do just ignore that. That’s a problem.

Non-judicial tax foreclosures are unconstitutional

They’re unlawful It is very easy to prove and show

Our judges just refuse to allow justice to prevail in our courts

NLA is doing a lot of filings on this non judicial tax foreclosures and nonjudicial mortgage foreclosures

We’re adding them up more and more and more

The judge is going to do what he is pressured more to do

There is pressure on the judges to not to rule for justice but to rule for the unlawful status quo

It is going to take critical mass

I don’t know if that person will be successful in a federal court

Certainly not on their own will they be successful

Her question was about a civil rights law suit.

It will sit in court for awhile. They’re going to push it around They’re going to eventually find a way to not hear it or throw it away They make up these things.

Common law says that for every injury there must be a remedy.

Clearly there is an injury here

If you want to take someone’s property give them their due process

If you can give them due process which they cannot do they don’t have the ability to take property away from people

That’s really the battle The fight of due process

Show me the Fiduciary Authority Give me the Proof of Claim

Until you do that you don’t have the right or authority to take my property.

Can you file a law suit if someone is incarcerated and they were denied due process? Can you file for damages before they are released?

You could do that but that might not be the way to go about it.

You want to get them released first and then file for damages

You can get the damages from the fact that they didn’t get due process.

Anytime the judge speaks to the jury it’s a tainted jury.

When the grand jury is given statutory information and with the statutory information alone forces an indictment that’s not proper

Every jury is tainted from day one Every grand jury Every trial jury

Every trial is tainted

They hide and suppress information

People have a right to defend themselves

They have a right to build their case

Look what they tried to do in Oregon

They refused to let these people give the reason why they were there

These people when they took over the Wildlife Preserve up there the fact that they rebuilt the place cleaned it up and repaired things and brought it back to decency that was not permitted in the court case. What led them there was not permitted. The jurors don’t get to hear this stuff.

If you don’t have the ability to defend against yourself to show that your intentions were good and not evil if you don’t have the ability to make that case then you don’t have the ability to defend yourself and make your case that’s a violation of rights of due process.

(2:11:15)

Caller 6: 209 499

no response

Jan had a comment:

Someone thinks that we are involved in the Colorado Eight trial and that we have testified for the prosecution.

We have nothing to do with that trial.

That is the first bunch of the Bruce Doucette types that got arrested

We are not involved We’re not doing anything with any of that stuff

They’re not getting their due process either by the way

John’s opinion is that they should be indicted and that they should go to trial

We are not participating in any of that

Caller 7: Asulu from Montana

(2:13:30)

What happened to the Show Causes that were sent out to the judge?

What happens if they don’t respond to that?

What happens if they don’t respond to the Show Causes that the Grand Jury sent out to them?

They’ve got us on ignore.

I think our next paper is really going to make our point and put the magistrate of the case on call, on the hot seat.

We’re not going to discuss too much of what we are going to say or do.

We’re writing the papers right now.

We will possibly read them next Monday.

We’re on ignore

We have a judge that we call “the fixer”

Every courthouse has a “fixer”. A guy who is willing to put himself really far out there on the limb like this judge, Lawrence Kahn

He’s put himself out there and we got to the point of indicting him and he’s ignoring that We’ve given him a Writ of Error He’s ignoring that

We’ve made a paper making it clear to him that he is lying because he’s saying that we’re coming in as plaintiffs and we don’t have a lawyer That’s the reason for the case that he claims to have thrown out. They are still taking our paperwork.

And when they stop doing that we got a plan to deal with that also

We put him on the spot We let him know we’re not coming in as plaintiffs We’re expecting prosecutors given to us by the attorney general. We’re expecting prosecutors to do their duty and obey the Constitution and when a crime is revealed it is their duty to prosecute. When the grand jury brings it to them it’s their duty to prosecute.

We’ll continue to build the pressure

We’ll continue to add the cases

The attorney general has a copy of all our papers and so does the President

We’ve got it in quite a few places

Justice will prevail In the end justice is going to prevail

The only thing that they can do now is repent and turn from their ways

If they truly do that then they would get mercy

(2:17:50)

Caller 8 Felicia from Florida

How do you deal with a sheriff office that you’ve informed months ahead of time and through the local court that this was a summons?

Unfortunately he has the same problem we all had. We’re ignorant. Ignorant of the law ignorant to liberty ignorant to our Founding Fathers ignorant to our history ignorant to our Constitution just total ignorance. And it is unfortunate that this individual took an oath to swear to uphold and to protect the Constitution and yet they are ignorant to that Constitution, they’re ignorant to the history of the Constitution they’re ignorant to the meaning of those words. And the only thing that we can do is educate them. You can try that on a personal level That takes time You got to be careful not to push too hard. There is power in numbers Committees of Safety that’s your key

Everybody that’s having a problem with your sheriff if you want to bring your sheriff in line and try to get him to do the right thing you got to start a Committee of Safety

Follow the process that NLA set up

You want to befriend the sheriff You don’t want to attack him

You are going up against his reality

Reality is what you perceived

And right now he perceives ignorance as reality and he’s been told that you are a wacko

“You’re one of those people”

Try not to get into “the man on the land”

They’re in a reality that is so fictional

True reality is fiction to them They just can’t see it

People have to learn about it slowly

We have a plan

Click on our “COS” button and get a Committee of Safety get it started build it up

Follow the plan the blueprint

The first thing that you want to talk to the sheriff about is that he is the top cop.

You want to empower that sheriff

You tell him that he is the top cop and that he controls the county

He is the chief law enforcer of the county

Nobody is above him

The key thing is you want to empower him you want to let him know that you’re here because he’s here to protect the people we’re the People we want to support you we want to make sure that you have all of the information that you need.

Little by little let him come to the meetings.

Follow the plan that NLA has

He will learn by coming to your meetings little by little

He’s the first guy that you got to bring on board

You have to go after the sheriff and get him to come to the meetings

It becomes an education You want to get printed material to them

Go to the “COS” page at NationalLibertyAlliance.org put in your city and state see if there is a committee of safety in your county if there is join up and work to learn to know the sheriff. We have given a lot of information, a guideline to start Committees of Safety. We have the structure the framework.

When we start bringing these people to justice your case will be reheard and you will get restored back to your original state. These people will need to restore you

If we are going to bring justice back to the court then we got to bring restoration back to the people who have been destroyed by these maniacs.

Critical mass is going to be an overwhelming thing

When we hit critical mass it’s an avalanche

((2:33:22)

Caller 9 April

How can we get copies of the oaths that judges, prosecutors, and officials take ?

You can ask for them They are supposed to give them to you They won’t

They should be in the county record

Get Committees of Safety started

We post all of the Committees of Safety

Go to the “COS” page

and if the is a Committee of Safety work with them and if there isn’t one start a Committee of Safety Get the liberty groups involved in this

(2:38:05)

Caller 10 Zoey New York

I filed a counterclaim last Friday and it’s against the state

It’s against the ordinances

She didn’t want to take it

She said that she never had a counterclaim that was against the ordinances

She did take it but she wouldn’t give a receipt.

Caller went to the county clerk.

The Sixth District Court

Caller said that she filed it wrong

If you filed a paper you have to get a RJI That’s a Request for Judicial Intervention

One is $295 the other is $110 or $105

together it is just under $400

You also have to fill out a request for an index number

You can hold off on the RJI and do the index number first

Caller has a court case coming up

Clerk took the paper and stamped it and caller asked the clerk for a receipt

She wouldn’t take money and I couldn’t get a receipt

Clerk said that she could stamp the callers copy

Caller had a copy

If you are counterclaiming something that means there is already a court case with an index number You could use that index number

They gave you a copy of the front page that’s been stamped. That’s your receipt.

She did an affidavit with it

She did not put a Wherefore Clause at the end

A Wherefore Clause tells the court what you are seeking

You have to have a Wherefore Clause to move the court to conclude something

Without a Wherefore Clause you have nothing going on.

You can update your paperwork that you filed

It’s going to cost you a couple hundred bucks Go get the Jurisdictionary Course

On our website buy it through us

She did her paperwork based on Bill Thornton

There is information that you are missing

He doesn’t explain everything that you need in order to file the papers

That’s where this Jurisdictionary Course comes in that does explain it

It breaks up the pieces of a court case

It explains that you have to get the RJI you got to get the index number You have to have a summons If you didn’t put in a summons and direct it to someone Right there, they throw it out of court

If you are making a counterclaim you have to give them a summons

Then they got thirty days to respond

In thirty days if they don’t respond then they default and you can execute your Wherefore Clause

You’ll find the missing pieces in the Jurisdictionary Course

The Jurisdictionary Course we are resellers National Liberty Alliance is a reseller

Go back to the Jurisdictionary Course and read it through

She is going to be slammed with fines She has so many citations Four of them are misdemeanors He is going to throw her in the slammer if she doesn’t pay up

If you are moving from that court which sounds like a town court and you’re trying to move it to the state court they don’t have the jurisdiction to hear that case. You have to have a cause of action. They won’t hear anything from someone trying to say codes and statutes are unconstitutional That automatically makes it the jurisdiction of the federal court

This is what you need to do: You have to go to the federal court and file there because you’re not getting due process They can’t just come out and fine you and put you in jail You have to have a jury of your peers The grand jury has to do an indictment first You have to be indicted Once you are indicted now they have to have a jury trial You have to write the case properly You have to have a good Wherefore Clause

You don’t have to pay to move it to a federal court because it’s an active case in a lower court.

You’re just moving it up to a higher court and in the proper jurisdiction

In the federal court they give you one price about $400

You don’t have to pay that because you already have an index number in the lower court

They already initiated that upon you

They’re claiming that you are a criminal

Possibly going to jail or be fined

They don’t have jurisdiction and they’re not giving you due process

That’s what your battle is

Forget about the case itself the statutes the codes go right to “You’re not giving me due process and you don’t have jurisdiction over me” And that is the claim in federal court

You’re moving it to federal court for that cause

You move it to federal court You become the plaintiff They become the defendant

You go after the judge You go after the court itself And you go after the prosecutor

You’re moving it into the federal court

I would go for constitutional violation on the simple level of not getting due process and they don’t have jurisdiction

That’s where your battle is

How to write that case You still need an affidavit for that case You need to show that this court has jurisdiction You need to lay that out You need to build your case and lay it out

You should number the lines and use page numbers

The Jurisdictionary Course go there and look for the structure of filing a court case.

And then get the rules.

They like to have a cover page

Go look at our papers we have the whole structure

You can do a memorandum

Make reference in your court case to that memorandum

You tell the judge that he needs to take judicial notice of this fact of law

Your memorandum proves the law

You show that this is the law

If you have to you give the judge a Writ of Error

You can relisten to all of this by downloading tonight’s forum

You can relisten to everything that we are saying

You can take notes

You have to get a structure of the case

Go see how we structure the case

Go to our website and highlight “Grand Jury” go to “docket’

Follow that process Follow that structure

Her court case is on the 22nd

You file it and serve notice to the court that this case that this case has been moved for cause into the federal court

You have your front cover page and then you have your breakdown of your headers and then you start off “This case has been moved to the federal court for cause and what district where it’s being moved to “

Just look at our cases and see the structure

You want to fight jurisdiction and you want to fight due process

They don’t have the jurisdiction and they’re not giving you due process

You got to serve the summons and all of the paperwork to everyone involved.

If you are going after the judge and the prosecutor then that’s the two people you got to serve.

You got to write and summons and you got to make them defendants

They become defendants

The judge is the defendant The prosecutor is the defendant

And then you got to serve to the court to let it be known a copy of the to be moved to the federal court

The court knows enough to stop now

They should know that they need to stop

And you get protection from the federal court now if they don’t stop

You can ask more questions on next Monday

You are filing a court case

You are coming in as a plaintiff

You have to have a summons

Under the summons you have to have a title sheet

And then your case is written with the heading who is against who

Give the town index number and move for cause

tell the court that they have jurisdiction this is a violation of the Constitution Article 3 of the Constitution it tells you what the jurisdiction is You want to put that in there You’re moving it for cause And you build your case along

Make sure that you have a good Wherefore Clause

Tell the court exactly what you’re expecting that court to do

You want them to close that case, of course.

But I would go after them for damages

You’re looking for some kind of monetary claim

You’re also moving the court to quash the case.

You want that court to cease and desist

You’re expecting a financial claim so your Wherefore Clause is important

Follow the process

You can learn about this in Jurisdictionary

This complaint is going to be as an affidavit

Verified Complaint means it’s sworn to

Sign in front of a notary

Make copies

Send it to all the people

If you fail to put a summons in there then they play the game and throw it out

You’ll find the summons example in Jurisdictionary

Follow the process

If you want to win go after them for constitutional violations

Have that whole case thrown out under that And you don’t have to argue the codes You don’t have to tell them that they’re unconstitutional

You got to rewrite your case not making your argument against the code violation You’re not fighting that You’re fighting the fact that this town court don’t have authority or power or jurisdiction over you They’re not giving you any due process They don’t have the jurisdiction They’re not capable of giving me the due process that is required in order for them to do it

Your first point is that you’re moving it for cause