National Liberty Alliance

Monday Night Conference Call

August 19, 2019

**This week’s Lead in Song – The Wall – Kansas Album Leftoverture**

**(4:42)**

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 enter access code 449389# PRESS \*6 TO MUTE/UNMUTE, then 1 if you want to get into the queue Playback number 605-475-3257, access code 449389#.

Questions can be e-mailed to questions@nationallibertyalliance.org

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(5:40)

Scripture Reading:   Mark 2 : 13 - 22

( 8:00)

Tonight’s subject is going to be **People v Federal Judiciary Part 2 of 3**

We filed the paper this past week

It did finally get out

It took til Saturday to finally get everything together

We did mail it out

The paperwork said it should be delivered Monday

Today it should have been delivered

They should have it by now

Jan has been working with many people to get it out

We’re still looking for some volunteers to assist us with that

We got quite a few things going on whatever people can do

This was an extraordinary action

Last week we started reading through this paper

Last week we read part 1

This week we will read part 2

If anybody would like to get a copy and follow along

you can find it at our website on the front page nationallibertyalliance.org

go to nationallibertyalliance.org highlight “Grand Jury” come down to “Action Against the Judiciary” We have all the papers we filed into this court which is quite a few

We filed 22 memorandums

We filed numerous habeas corpus and family rescue felony rescue indictments

You can see a list of all the judges we indicted

We also indicted quite a few chief judges

Some of these were for denial of due process on felony rescue

Going back to the habeas corpuses These were all federal judges that we indicted

All of the papers that we filed that were ignored we did decide indictment some time ago

We also have a lot of information on the indictment that we filed for the murder of LaVoy Finicum 24 page murder conspiracy indictment

We did do one concealment and felony rescue indictment against Judge Lawrence Kahn who tried to shut our case down

When people call the court to get information on this case they have been saying that the case has been closed

They have been taking our papers We’re still filing our papers We indicted the judge

We overturned his ruling We reminded him that this was a natural law court

This is the conclusion of the case

We’ve been in court for two years

We’ve been in court actually longer than that

We’ve been filing papers since 2015

We opened our court case with a statutory number in order to file our papers it was a depository a place to file all of our papers We opened that case in December 2017

it could have been 2016

We’ve been in court about two years

We’ve been filing papers

They haven’t answered us

Now it’s time for a decision and that’s what we did

We also made a declaration

If you didn’t hear what we read last week go to our website nationallibertyalliance.org

Click on the Monday Call it says “Weekly Call” on the top left side

you can get a copy of the mp3 we read the first third

Tonight we’re going to be reading the second third

It’s around page 17

On page 17 you’ll find the title that says

THE SYSTEMATIC DESTRUCTION OF AMERICA

By enemies both foreign and domestic

That is where we will be picking up

We’ll be reading the second part tonight

Next week we will be reading the third part

People now have the full document

This is the final document It has been filed

It doesn’t matter if they ignore us

At some point they will not be able to ignore us

It was eight or nine inches high stack of paper to get all of the papers filed so we filed a complete copy with the United States Supreme Court we filed a complete copy with the federal district court we opened up another case for the conclusion so we refiled everything

We have both the statutory number we used as a depository we also filed in common law

We filed in the United States District Court in the Northern District of New York

We also filed a complete copy with the President of the United States and also Attorney General Barr we filed a complete copy everything to him

It’s out there

They have been filing our papers

As far as we’re concerned the court is still open

Anyone we find concealing our case will find themselves on the list of indictments

This is where a lot of our leverage and power is

We’re going to be having a lot of cases joining us

We’ve been busy with joinders

Each one of those will be added on to our case

It will be a constant reminder to them

They may continue to ignore us

The status quo is what they do maintain the status quo

The Deep State is almost annihilated

These judges are not paying attention

Q said that August is going to be a hot month

Every word every phrase every paragraph in our paper is absolute truth

History supports what we’ve been doing

We’ve done nothing outside of anything that hasn’t been done in common law

We’re doing a number of things all at one time

That hasn’t been done before

There’s plenty of documents to support what we’re doing

We’re going to read through this

Picking up at page 17

(21:00)

John began reading

THE SYSTEMATIC DESTRUCTION OF AMERICA

By enemies both foreign and domestic

ABROGATION OF COMMON LAW:

On August 21, 1878, seventy-five BAR lawyers from twenty states and the District of Columbia met in Saratoga Springs, New York, to establish the American Bar Association. Since that first meeting, the American BAR Association (ABA) have infiltrated our government at every level and played a pivotal role in the abrogation of common law, a/k/a Natural Law, in the United States by conspiring with the Judiciary and Congress for the construction of law thereby seizing control of all government official narratives on law. If the People dare to correct or challenge bureaucrat lawlessness, they are met by swarms of BAR lawyers and all too often swarms of law enforcement agents.

John concluded this reading with the following:

IN EVERY STAGE OF THESE OPPRESSIONS we have petitioned for redress in the most humble terms. Our repeated petitions have been answered only by repeated injury. Servants whose character is thus marked by every act which may define a tyrant, are unfit to be the stewards of a free People;

WE HAVE WARNED our elected and appointed servants from time to time of attempts by their unlawful legislative and judicial actions to extend intolerable jurisdiction over a free and independent People.

WE HAVE REMINDED them of their oaths and their duty to the same. We have appealed to their sense of honor and justice, and we have reminded them of our covenant with our Creator via the Declaration of Independence, and we have appealed to their conscience to disavow these usurpations of our unalienable rights. But, they have closed their ears to the voice of justice and have remained silent when having a duty to speak, which can only be equated to fraud. We, therefore, the Sureties’ of the Peace for the People of the united States of America, via this tribunal, Assembled, appealing to the Supreme Judge of the world for the righteousness of our intentions, do, in the Name, and by Authority of the good People of these States, solemnly publish and declare, that these United States are, and of Right ought to be, Free and Independent States

(54:43)

That brings us to the end of the second part of the paper

The third part we will read next Monday

It will start off on page 32

We will pick up there next Monday

You can re-read it

Listen to the audio

Digest what we’re putting together

We’ve been doing things exactly as has already been done in the past

Nothing is new everything is a part of common law

(56:00)

Jan made an announcement

We got all the addresses out for the 94 district courts, 50 governors, and 13 appellate courts

I have sent them out to the individuals

I don’t know how many have actually mailed them yet

We had a number of questions such as why there was no seal?

Only the ones John mailed with the full copy got the seal on it

The others don’t need the seal

John went back and put an ink seal on the other

Go back and download the latest

I did that Saturday night

The word “seal” itself even without the seal works as a seal

If you haven’t sent it yet you can just print that one page with the seal and substitute it to bring it up to date

We’re doing great so far

Some people were concerned because they found some errors

I changed some of the copy on the website

They were concerned whether they had the old or the new copy

The old one was discarded

Only the new copy remains onboard

Attorney General Barr’s name wasn’t spelled correctly we fixed that

punctuation and stuff

No matter how much we check there still will be errors

We’re going to have errors

We do appreciate the help

We did ask for assistance in reading and looking and helping us with errors

We did the best we could

All in all I think that it’s clear

When you consider the length of the document

the number of errors is minor

Nothing is perfect

We keep working at it

Terry has the questions for tonight

(1:00:35)

QUESTIONS

Question 1: I would like to see another category NonJudicial Income Taken

They force you to be the victim to try to get back your money

getting back your money when they find ways to dismiss your case and claim immunity in Title 18 and Title 42 which is the legal notice on my property with a fine of $5,000 per day for violating the US Constitution Do you want to consider that other category?

NonJudicial Income Taken

In our Wherefore clauses that we will be placing in paperwork as we move forward and work through all of these different cases that are being joined to us not only are we going to make a ruling on the cases we’re also going to require that these people restore the victim back to their original state before this all happened

We’ll try to work out a formula for different cases

That is something in the future

It’s down the road

When people want to join a case to ours it’s called a joinder

They have to request they have to petition us request to join us

Once they do that and we receive their paperwork we can accept them as joinders

First order of business we send out to the court that they’re stuck in an amicus curiae

And that amicus curiae lays out the problems within the court

The constitutional violations

People are not receiving due process

They’re not courts of record

They’re operating under jurisdictions unknown

In that paper we demand that they cease and desist the case and restore the individual to their original state

If they reject and deny and don’t do the right thing or at least answer the paper

if they reject restoring the person if they deny the crimes that they have committed that’s when the case gets moved into our case

Once we get the petition and then we file the amicus curiae it takes 30 to 35 days before we can move that case into our case and attach it

If they do the right thing then the people will be restored to their original state

If they don’t do the right thing then we move it into federal court for cause

We’re looking to get people’s money back

We have to have patience

(1:11:00)

Question 2: We have already sent our notices of liability, notices of fault, and notices of default to our power company and are about to embark on the billing phase of the protocol in regard to the smart meter situation We have never received any sufficient correspondence from the first three notices addressed to the respondents at the power company

Since we all know that this situation violates our Fourth Amendment right and potentially subjects us to physical danger and intrusion is this something that should be joined to the case you are filing?

It is something we will deal with

Our first order of business is to secure a court of record

and to open up courts of record in all 94 federal district courts

and from there into every court of record court all the way down the line to the county level

Also I have to ask Where is Gerard? I have not heard him on the call for some time I have not heard his name mentioned

Gerard is still going through some hard times

Hopefully he will be back soon

He had a fire last year

He owns a service garage

He’s been rebuilding

He’s been getting a lot of help from local people

Anybody who would like to help Gerard out you can send a donation to National Liberty Alliance

Write a check or money order

If it is for Gerard do not put it in through National Liberty Alliance’s automated system

If you want to donate to help Gerard mail a check or money order to National Liberty Alliance the address is found on our donation page it’s 3979 Albany Post Road

Hyde Park , New York 12538

Make the checks out to Gerard Aprea

John will get them to him

He could use the help

He has to continue to work and he’s trying to rebuild at the same time

The fire was so bad and so hot it was a garage it melted steel in some places

Some tools were totally destroyed

Make your checks and money orders out to Gerard Aprea

send them to National Liberty Alliance the address can be found on the donation page

Question 3:

Is the lawsuit page still active for members to file on the lack of due process the return of one’s child through district court?

If anybody has any case that the government has brought upon them and they want to join it to us We can bring it into the federal court Send an e-mail to intake@nationallibertyalliance.org you can find that information also at our website

intake@nationallibertyalliance.org that will go to James

James will respond make sure you put your phone number in there

James will respond back to you with the instructions on how to go forward with that

First we do an amicus curiae

and challenge jurisdiction

Second we will be moving the case in

we have the joinder before that that has to be made

and then there’s a series of things

There’s a process that people can follow through

Get ahold of James

intake@nationallibertyalliance.org

Question 4

Jeff sent five messages

several questions and several statements

I sent him an e-mail and told him that I’d like to talk to him about this on tonight’s call

Let’s hold that off for now

Question 5

Please ask Mr Darash to comment on the letter from Chelsea Manning

In what ways is National Liberty Alliance contributing to that change?

She posts a link to three thousand words

I’m going to hold that one off until we can talk to her more

Chelsea Manning gave away all of those secrets

In the middle of her trial changed genders

I have an announcement from Will Gary Will

on the Welcoming Committee

They need volunteers

Someone who has done the Foundational Study

and has knowledge of work sheets

Let Jan know if you are interested in helping the Welcoming Committee

Robert would like to say a few words

(1:21:36)

Robert:

These people have no idea about the Constitution or anything

especially my public servants in this town

I was at the city council meeting tonight

A few of them know who I am

and know that I do not care for the BAR

Therefore they did not sit in council tonight

There is also two BAR attorneys there

They left early

I did a presentment on the article we’re working on

and gave them a bit of history on what happened and how it happened

how we lost our Constitution

I gave them a brief copy the first and the last page of the fifty the cover sheet and all the rest

and my application for joinder and other pertinent information

They didn’t know what to do

As soon as council was over they went into a private meeting

all of a sudden there appears a couple of BAR attorneys

I am quite sure that that paper has been thoroughly thrashed around tonight already

I made this statement

 I said I appeared here ten months to a year ago and told you people that things had gone far enough in this country

This is the start of the action that you people have produced

It’s about going back to the Constitution the common law the law of the land

And I said I’m going to be 82 years old and I’m going to run for sheriff again

because the one we got does not know what the hell is going on

And I turned around and walked off

Quite a bit of discussion afterwards

I did have a witness with me

Keep it up

We’re getting to them

(1:25:28)

This is a serious problem

the problem is uneducation

We’ve been programmed we haven’t been educated

Our education system is centrally controlled by the federal government

They decide what curriculum is to be used and taught in our schools

Any school that is getting any money from the government is required to use the curriculums that they decide

They’ve been training our children how to be socialists

They have been deceived

I have to speak to myself first my ignorance has permitted this

We’re going to expect our servants to become educated

We have to become educated

That is one of the goals of National Liberty Alliance

We provide a proper education

We have to make sure that we get our children a proper education

We’re writing a book for the people which will be a proper education

We have a course on our website

The Consent of Government

After we finish the book which hopefully will be ready for print in the fall

After that we’re also going to make a text book

If you’re not willing to educate yourself you don’t care about your liberty you don’t care about your heritage

You cannot expect to know if these people know the Constitution and act underneath the Constitution you can’t possibly know unless you know the Constitution

We need to get into our schools and get our children a proper education

We need to shut traffic courts down

We need to educate ourselves and our children on how to drive

I took Drivers Ed

and I was able to get my drivers license at a young age

Every child should be taught how to drive

Every child should be taught the Constitution

It’s up to the people to make that happen

It’s up to the people to be involved in their community

We don’t need any more than eight years of school

The education back in the 1800s was much greater

They used the Bible to teach the children to read and write

Robert complimented Jan

John agreed that Jan is very important

There are others doing great jobs also

(1:37:40)

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

Brent’s website is commonlawyer.com

My comments are my own and not necessarily the point of view of the leaders of National Liberty Alliance

I want to get to the United States Constitution

The information that I’m going through is in a book

The Constitution and the Declaration of ‘76

It outlines it

It’s a booklet that will fit in your shirt pocket

It’s 200 pages long

It you want a copy of that go to Amazon.com and type in Brent Allan Winters

Article 1 Section 10 Clause 1

No State shall enter into any Treaty, Alliance, or Confederation; grant [Letters of Marque](https://www.usconstitution.net/glossary.html#MARQUE) and [Reprisal](https://www.usconstitution.net/glossary.html#REPRISAL); coin Money; emit [Bills of Credit](https://www.usconstitution.net/glossary.html#CREDIT); make any Thing but gold and silver Coin a Tender in Payment of Debts; pass any Bill of [Attainder](https://www.usconstitution.net/glossary.html#ATTAINDER), [ex post facto](https://www.usconstitution.net/glossary.html#EXPOST) Law, or Law impairing the Obligation of Contracts, or grant any [Title of Nobility](https://www.usconstitution.net/glossary.html#NOBILITY).

Titles of nobility are hereditary

Lawyers in the United States do not have titles of nobility

If it’s not hereditary then it’s not a title of nobility

All the sheriffs in the United States are controlled by federal money because they’re housing prisoners

I said to Sheriff Mack How can the sheriffs of the United States ever do what they’re suppose to do when they’re utterly drunk on federal money and they want more and the feds have promised it to them and also it’s abundantly clear that if they don’t do the bidding of these perverts in Washington DC holding the levers of power they’ll never get all that money and they’ll be ruined ?

Sheriff Mack said: He told the deputies and everybody when he was running he said We’re not going to take money for nothing just as a gift because that’s control

If we take money from the federal government we’re going to give a service for it

He was saying We’re going to take federal prisoners for providing a service

Does that keep the federal government from controlling you? No it doesn’t

I said How much money does the county get to house federal prisoners?

He said $900,000

and that was a very very small county that was years ago

A town of 16,000 people he was getting four million dollars a year

Ron Paul said End the Fed

The power to issue money enables the Federal Reserve Bank to control everything

The federal reserve bank controls the federal government

Through that control it controls the states

The states think that they have to get their money from the Federal Reserve

We’re doing a contracts class on Saturday mornings

Go to commonlawyer.com

We’ve been at it for 25 weeks now

We’re going to do 45 weeks

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

Contracts of common law

(2:04:47)

CALLERS

Caller 1: Joel from Indiana

I called in a couple of weeks ago

I became a premiere member last week

I talked with you a couple of weeks back about a situation that my daughter was involved in She’s a minor

I filled out I’m hoping I filled it out correctly I’m following the directions but

because she was a minor I did not know if I should put her name on the Show Cause

I used my own name as the petitioner

They’re going to say you can’t but you can

The CPS system is the most evil of all of our court systems

It destroys our children It destroys our families

It’s an uphill battle

They’re not going to want to hear it

They’re not going to listen

You never get anywhere there

There’s only one solution to deal with these courts

Challenge jurisdiction and get out of there

They don’t have the jurisdiction

They can’t give you due process

They have no power and authority over you

After you challenge jurisdiction you move it into federal court

If people have not educated themselves properly

and they don’t understand what they’re up against

You have to file a paper

We have all the forms that you can use

You can create your own

You can use ours as an idea

You can file a paper to challenge jurisdiction

You got to understand what the court is going to do

You got to be able to defend that

If you don’t have the experience to do that then you’re going to lose

The only other option is to join your case with ours

We will work through the process on these cases

When you move into federal court you don’t deal with all of the issues

You deal with the constitutional assault

When they violate you unalienable rights that’s what we deal with

Jurisdiction is challenged why? because they don’t have it

They want to maintain the status quo

If they feel you don’t know what you’re doing they’ll beat you up

You got to be careful

It’s a tough thing to do

You not only need to know how to challenge it you have to know how to deal with the judge when he tells you that he has jurisdiction

You have to be able to make the argument It says that jurisdiction has to be decided

Did you decide already? I didn’t see the other side And if you decided then you have to decide on what’s before the court and my paper is the only paper before the court there is no other paper so therefore you have to decide for me

That shows that you’re biased

This thing has to be moved to another court it’s got to be a court of record

That’s just part of the process

Then you got to move it along

They’re not going to move it into another court

So you got to move it into another court

You got to move it into the federal court for cause

A lot of people get lost because they start arguing their case in federal court

They judges aren’t going to hear that case

They’re going to throw it out they’re going to reject it

You’re not going to argue the case in federal court

The only thing you’re going to make a point is that this is a jurisdiction unknown to me

They have hijacked me into a jurisdiction unknown

It’s not a court of record

They have no power or authority over me

They’re unable to give me due process

They violate my right of due process

Therefore you want them to cease and desist and return you to your original state of being have a good Wherefore Clause

We have to get rid of family courts

We have some ideas

We have to create another system that works better

We will be writing some stuff on this a little later in time

If you got the ability to do these things then you can go to the website our website nationallibertyalliance.org click on the “Due Process” tab there

read that page through click on the bottom

You can either join your case with ours or you can take the instructions and forms on challenging jurisdiction instructions and forms to move your case for cause

instructions and forms to file a habeas corpus how to move a court for enforcement

notice and demand we have all of those forms

You have to have knowledge

and you have to be prepared

there’s nothing more important than having experience

Failure is a good thing when you’re trying to learn something because you become stronger

I’ve actually filled out those forms and sent them in

I became a premiere member last week

If you don’t have experience in the courts you better start boning up now

We have a tremendous amount of information here

You need to start reading and understanding these things

Take our course that’s going to be an education

(2:24:06)

Caller 2: Jeff

You didn’t want to list my five questions til I was on the call

I sent my questions in I don’t have them in front of me

Next Monday when we answer questions that come in through e-mail make sure that you’re here and I’ll answer them

This has to do with the mailing so everyone should hold off with their mailing til then?

If it has to do with the mailings get a hold of Jan tomorrow

We can do them right now or we can do them next Monday

Terry has the questions here

If you would like Terry would read the questions

Why don’t we individualize the heading so that the receiver thinks it may relate to the court they are working in?

An amicus curiae does focus in on the heading of the court that the problem exists in

This has to do with the mailings that we’re doing right now

We happen to be physically here in this area

that’s why we’re doing it through this court

This is where we operate from

We’re suing the United States Supreme Court and the judiciary the entire judiciary which includes the appellate system and everything

We’re suing the whole court system

We’re addressing them only as the judiciary

It says the United States Supreme Court and the Judiciary

I have the Northern District of New York

That’s where the court is being held

That’s where the court case is

If you look at the heading where we lay out the defendants we’ve been in court for two and a half years

We’re going after it’s United States Grand Jury status sovereign the Tribunal

the People against the United States Supreme Court Federal Judiciary which includes the appellate process too the US Senate the US House of Representatives

that’s who we’re suing

the court system and the legislators

Why are we sending these documents to so many other courts?

They’re not going to read them

If they don’t read them then that’s their loss

Maybe one day they’ll go back and read them

We can’t force them to do anything

We’ve been in trial for two and a half years

The trial is over

Everything in the trial makes one hundred percent sense

It’s clear that we are suing the judiciary

That’s all 94 federal district courts

We’ve been talking to all 94 federal district courts

We’ve been talking directly to each one of those courts

We’ve been talking directly to the United States Supreme Court

We’ve talked directly to the US Senate and the US House

and we even talked with the President but he complied

He’s the only one that complied He’s doing something about this

He sees that there are enemies both foreign and domestic destroying our nation

And he’s doing something about it

His name has been removed from this process

(2:36:07)

As our government is much more than a “republican form of government” indeed it is a unique republican form of government far superior much further reaching than any other Why do we never state such in our documents?

We do we write it in our documents we write it in our website Maybe I should do a memorandum on that I thought I did Maybe it needs to be structured better

A republic is a government that proceeds according to law

We’re a unique republic

What makes us different is a covenant with God a republic by and for the people under God with His authority His blessings and His liberty

We made that covenant with God under the Declaration of Independence

(2:38:44)

Am I incorrect in my memory that our classes teach that the Bill of Rights is not a renumeration of a right but instead is a reiterated partial list of what the founders felt are the more important rights and by itself it does not extend any right?

The Bill of Rights is just written for our own protection

It’s a bill of prohibitions

It extends much further than that

The Tenth Amendment

The powers not delegated to the United States by the Constitution, nor prohibited by it to the states, are reserved to the states respectively, or to the people.

We’re not under any statutes

The government has no authority to write any statute to govern our behavior

Any time you walk into a courtroom and it operates under statutes you know you’re not in a court of law you’re in a court of equity

A court of equity has no power or authority to go after the behavior of people on a criminal level

They have to have an indictment

They have to have a trial jury

It has to be a free and independent untainted jury with knowledge of nullification

(2:43:11)

Does anyone feel that we will be better served if we proceed as if the receiving clerks are ignorant of the laws and of natural rights in general?

We have to presume that they have the knowledge of the job that they have

When they took their oath they’re as ignorant as the judges they’re as ignorant as the lawyers

they’re as ignorant as We the People they’re as ignorant as everyone else is

(2:46:32)

Shouldn’t we be clear with what we mean by “please read carefully”?

How clearer can you get?

I don’t know how better to say it

Jeff: If you and I could talk directly I could make it more clear

John: We have meetings from time to time and we invite anybody to come to those

We had one earlier today If people want to come early before the call they should

Jeff: I would love to be invited

John: We should have these meeting in our open forum room this room here

Jan can send a message out to everyone and let them know that a meeting is taking place

(2:49:36)

Caller 3: Dave

Where is that paper at that you were reading from earlier?

You can find it on our front page

If you go to nationallibertyalliance.org

it’s a couple down

You can also find it under “Grand Jury” “Action Against the Judiciary”

You’ll find it there too

It’s an extraordinary action

It says Decision and Order and Declaration to Restore the Law

It’s on our front page

You keep on putting down equity courts Equity is supposed to follow the common law

Equity is supposed to follow common law from the standpoint in our country the structure of American Jurisprudence

We’re under common law they’re supposed to follow through with those procedures

All these US Titles there’s 57 US Titles

All these US Titles have a purpose

They are directed at someone or a group particularly

Half of the titles are positive law

The other half are just administrative

If it is positive law then it is law and it has consequences when you break things

If you break the law then there’s a consequence

The states created the federal government

No the People created the federal government

We the People

It’s got to be We the People that ordained and established

(2:59:00)

Caller 4 Tamara from Arizona 928

No Response

Caller 5 Missouri Williams 913

No Response

Caller 6 Drew from Pennsylvania

I talked with you a couple of times about this PFA
The first time I went in there she couldn’t get me to comply so she put a three month continuance on it

I went back the second time without a lawyer and she got ticked off

I talked with a lawyer that couldn’t be there

she marked it last continuance

He tells me he can’t be there for the hearing

He said I’ll try to talk with her

On Tuesday he calls me and says She’s not going to give me an answer til tomorrow

He called me the next day she wanted me to talk with the other side’s lawyer

My wife’s lawyer

She said if you sign the divorce papers I’ll give you a continuance

I said I’m not signing nothing

I went in she kept me til the last one

They’re alienating me from my wife I can’t even talk with her

If you’re going to represent yourself then you got to be able to talk with your wife

Right now my wife is being emotionally controlled and mentally controlled by my ex that’s who’s pulling the strings

We can’t get too involved in this kind of a case

There’s lots of things you can do

The judge is going to beat you up pretty bad unless you know how to deal with that judge

I don’t want to get too involved

Whenever you’re going through a divorce the lawyers are going to suck out everything

You got to put on paper what you think is right

Offer that to the wife

Get some dialog going back and forth

Maybe get an arbitrator to come in

See if you can get things moving along

I’ll sign divorce papers if she does counselling

This is a way I can talk with her

Right now she is being manipulated

I’m not doing nothing until we get counselling

You could file with the court that they don’t have jurisdiction

I haven’t seen my granddaughter that I had for thirteen years

My wife filed for Protection From Abuse

You got to look for a way to get conclusion to this thing

Write a good solid paper that’s honest and truly fair

Then go in and challenge the jurisdiction of the court

Then move it into federal court for cause

They don’t have jurisdiction over you

You’re not going to get due process

You’re in jurisdictions unknown

That case shuts down

Then try to press the issue with the wife to try to work things out

The judge said This is my court

The judge got to recuse herself

I told the judge that she’s the servant and I’m the People

They said this is the fourth time that I’m going to tell you to shut up

You’re not going to win that case

the only way that you could win that case and you’re going to need some experience to do it

First of all you got to challenge jurisdiction of that court

You got to make it clear that jurisdiction must be decided

You’re going to go back into that court

She’s going to tell you I got jurisdiction

You’re going to say I don’t understand How do you have jurisdiction?

You’re honor you’ve just proven the fact that you’re biased

You think that this is your court

You believe that you have jurisdiction

I’m challenging jurisdiction

Jurisdiction must be decided

The fact that I’m the only one that has a paper before the court making this argument and there is not an opposite side making an argument against that

That means that they have already acquiesced to my position

and you have only one choice to rule the fact it must be shut down because you don’t have jurisdiction

Go to nationallibertyalliance.org

Click on “Due Process”

Read through that page very carefully and slowly

at the bottom of the page you will get access to the information

“Click here to enter”

You’re not going to get into that page unless you’re a premium member

A premium member is someone who supports us with a donation of $5/month or more

If a person can’t afford $5/month then we can give them free access

I’m a contributing member

Click on that We have all the forms to do all of the things that I’m talking to you about

While you’re doing this stuff you’ll have time things take time You need to be making use of your time taking the course and reading papers and learning

We have a book on here that’s a free book

I’ve been involved with you guys for ten years

Now is the time to educate yourself while you’re fighting this battle

You have to know their next step

When they came back at you with something you can come to the next Monday Night Meeting

We can give you advice and ideas

You can move from there

Drew: We’re going to start teaching people

It’s going to be like a workshop

John: When you get into these courts especially with custody battles

unless you really understand how to get out of it you’ll be there until the child is 18 or 21

They’re making money off of this whole process

John: Most lawyers are BAR lawyers and they’ve been trained well

It’s all about money

Drew They’re puppets of the court Their egos are so big

John: You’re in jurisdictions unknown

 They make it up as they go They apply the statutes that they like

John: I’m self educated in everything I do

It was necessary for me to learn the law in my battle for liberty

It became a necessity So I learned law

I learned particularly constitutional law

I learned the Constitution

I learned about common law natural law

You’re not going to educate lawyers to become common law lawyers

Who am I to try to teach them?

You have to undo everything that they know

Common law is not about making lawyers rich

They’re not going to part with their money

We have to restore the courts

That’s what we’re doing first and foremost

People need to learn the law and represent themselves

Get out of that court

Come back for more questions when you do the next stage and we’ll try to help you

You got to start in and be prepared

Got to get out of there

Next week we are going to pick up on part three of this paper

If you got a copy you can read it yourself

Decision in Order the final part of it the paperwork that we’ve sent in

Everybody needs to get educated