National Liberty Alliance

Monday Night Conference Call

October 7, 2019

This week’s Lead in Song – Kerry Levgrin – Seed of Change – album – Mask Of The Great Deceiver

**(7:30)**

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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(8:30

Scripture Reading:   Mark 5 : 1 - 20

( 11:45)

Gerard has an announcement to make:

This past week we’ve had some meetings and we met with the Create Change people

and we decided to partner with them This is very exciting for us because it’s going to give us an opportunity to grow

and to probably realize our goals maybe sooner than we thought

There’s a video that was produced that’s on our Welcome Page

It was done by Create Change announcing this collaboration between NLA and the Create Change organization

and they have some very impressive people and some ties to the President

that will help us moving forward that’s exactly where we want to be

Click on that video It’s a six minute video

It’s something that they put together and sent to President Trump announcing our collaboration

I think you’re going to see a new influx of new people

They got a very good following

That’s going to help in many many ways

Once things move they might move quick

It could be what we’ve been waiting for

I think that this is the right direction

Now’s the time for people to get active and get in on the ground floor

Once things start moving they could move quick

It’s very exciting news

Go watch the video We’ll be talking more about it

(14:30)

This week we’re going to take a look at another paper that we wrote

It just went in today

We sent it via certified mail to the courts

and served all the necessary individuals

If you want to see a copy of this

go to our website

It’s a Writ Mandamus It’s both an Information and a Writ Mandamus

It’s dated today October 7

John began reading the paper

(17:00)

SOVEREIGNS OF THE COURT ARE THE AUTHORS OF THE LAW

The United States Supreme court and the federal judiciary are creatures of the law. “The sovereignty of a state does not reside in the persons who fill the different departments of its government, but in the People, from whom the government emanated; and they may change it at their discretion Sovereignty, then in this country, abides with the constituency, and not with the agent; and this remark is true, both in reference to the federal and state government.” “The very meaning of sovereignty is that the decree of the sovereign makes law.” “We the people of the United States… ordained and establish this Constitution for the United States of America,”thereby, We the People authorized judicial power in cases of law and equity. We “DID NOT” authorize judicial power in civil law cases. Federal Rule No. 2 changes nothing. “Where rights secured by the Constitution are involved, there can be no rule making or legislation which would abrogate them.” Federal court judges, via judicial machinery, under the

subversive rule 2 committed fraud on the court and thereby concealed courts of Law, a/k/a Common Law Courts under the guise of civil and criminal courts.

The paper concludes with the following

FEDERAL JUDICIAL DISDAIN FOR THE PEOPLE

A Chief Judge or Justice (also known as a Presiding Judge or Justice) is the lead judicial administrative officer within any multi-judge court. The Chief Judge works alongside the Clerk of Court in his or her respective court by overseeing the day to day operations of that court. The Common Law Grand Jury has been serving all federal judges in all 94 federal districts. Whereas, some rogue arrogant chief judges have been returning our papers. Therefore, after October 21, 2019, the olive branch extended to said chief judges will expire and if these chief judges do not send us a certified copy of their oaths and provide a non-statutory form that provides for the Peoples’ access to Natural Law courts without cost as per the Supreme Law of the Land we shall be forced to pursue indictments against them for conspiracy, treason, and concealment.

Furthermore, We the People await the United States Supreme Court to honor their oath to support and defend the Constitution For the United States of America by putting your judicial house in order. Once we reach critical mass the olive-branch will expire and we will pursue indictment for conspiracy to commit treason and concealment against the Justices of the United States Supreme Court.

ORDERED: THE UNITED STATES SUPREME COURT is to honor their oaths of office, let our People go from your jurisdictions unknown, and reinstate our Natural Law Courts of Justice

that you have concealed since 1938.

ALL FEDERAL DISTRICT COURT JUDGES are to send the Common Law Grand Jury a

certified copy of their oaths.

ALL FEDERAL DISTRICT COURT CHIEF JUDGES are to provide a non-statutory form

that provides for the Peoples’ access to “Natural Law Courts” without cost as per the

Supreme Law of the Land.

(29:20)

ANNOUNCEMENT

John finished another writ today

We need to get it out

I got 2/3 already sent out

I could use a few more volunteers for the mailing

It would be nice if people would send out twenty or thirty each week

 (30:20)

QUESTIONS

Question 1 This person was supposed to appear in family court on October 2 at 1:30 for court action related to contempt He was arrested unlawfully on August 26 He’s afraid he’s going to be arrested again An amicus curiae and show cause denial of jurisdiction

by the grand jury was filed with the clerk of the court the judge the district attorney and the bankruptcy attorney this week What if the judge rejects or denies the show cause denial of jurisdiction to the grand jury not being part of this case ?

If you are called to court you need to go

Obviously these people are out of control

They will arrest you and put you in jail

We filed the paper on your behalf

When you get into court you might want to have a couple of copies of that paper

Just in case the judges says I’ve seen it

You can ask Would you like an additional copy?

You might want to read a couple of lines out of that

You are challenging jurisdiction of that court

Jurisdiction once it’s challenged it must be decided

A lot of judges will say I already decided we got jurisdiction

You can return back to the judge that this proves the fact that you are biased because the case has not been heard to be decided things have to be heard

That means that the other side has to write a paper

They didn’t write a paper

and here you are you have my paper these papers are supported by facts and sources

If that’s the only paper that you have to decide upon being the judge you can’t put your own personal opinion in here you have to judge on what’s before the court

and the fact that you didn’t judge what’s before the court which you agreed you don’t have jurisdiction and shut these things down but instead decided without hearing the other side and without even considering what has been said that you’re going to continue on

So you could just object to that

and let the case move on

They’re still not going to throw it out

That judge clearly has to recuse themselves

if they denied you jurisdiction

denied your challenge of jurisdiction

if they don’t you should suggest that they recuse themselves

It should not be heard in that court

That court obviously by what the judge has already said believes that they got jurisdiction

and therefore they’re biased

They need another court of record which they’re not a court of record

We need to call for a court of record to hear it

After thirty days and we give them another five days so after 35 days we send it out in the mail to file in the court and serve on the individuals

Then we will go through the process of moving the case for cause

That case would then be moved into the federal district court here under a joinder

The key part of this case is the fact that you are being taken into jurisdictions unknown

and that you’re being denied your unalienable right of due process

That’s why you can join it to our case because it is exactly what we’re fighting in the courts against the United States Supreme Court all 94 federal jurisdiction districts

and both houses Congress and the Senate

After sixty days we give them sixty days to respond

thirty days is what we have to give them

we might give them sixty days

after that thirty to sixty day period which they probably will not respond

If they did respond they’re not going to be able to prove jurisdiction

They don’t have it

They’re operating under civil law that’s operating under jurisdictions unknown

After our thirty to sixty days expires we will then serve papers on them with a decision and an order

We will then start pursuing anybody that does not obey the order we’re going to start pursuing indictments for those individuals particularly the judge because that’s the one that has to shut the case down cease and desist

So that’s the process that we set up

First anybody that wants to file their case a joinder to our case

go online go to nationallibertyalliance.org

click on Abusive Courts

and when you click on Abusive Courts read that page very carefully

there are five steps the fifth step is logging in

to till the form for joinder out

once you click that form then you get access to a form

just fill everything out

put in the information

once we receive that when you push send Jim will get it

Once he receives it he will then prepare a joinder request for you

He will e-mail that to you

You sign it and send it in to the address

We ask for a donation of $100 or more If they can’t afford $100 then whatever you can afford as a donation

These are purely donations We don’t charge anybody for anything

Obviously we need money to operate

The donations go to National Liberty Alliance

The grand jury sees no money touches no money

National Liberty Alliance provides all the necessary overhead for the grand jury

Once that paper is then received and the process starts Jim will work to prepare the paper

that will be e-mailed out and that will be the amicus curiae

After the amicus curiae is served we wait 30 to 60 days

The next step is moving it into court for cause

Let me back track

30 days we’re giving them 35 days to answer the amicus curiae

then we do a move for cause we will probably give them 30 days but we could possibly give them sixty days for answering that move for cause

At that point the decision is made filed with the court we take it from there

We’re not promising anyone sunshine and lollipops

It’s an uphill battle

It’s going to be an uphill battle for awhile

A lot of things are happening new things are coming up

I believe we will hit critical mass before the end of this year

There’s going to be a lot of exciting things coming down the line

Now is the time to educate yourself

Now is the time to prepare yourself

especially if you’re going to become an administrator for the juries

Four people in every county we’re looking for to take that job

It’s a paid position It’s a professional position

It does require an education no experience necessary

we are educating

It starts here at National Liberty Alliance

It starts here with taking our course

our Government By Consent Course

it starts also with the other courses that we will be putting up

And reading the papers

Common law is built upon maxims

Maxims are undeniable truths

self evident truths

You cannot deny it it is self evident truth

We have been living in their fiction way too long

It’s time to come out of their fiction

wake up to reality

they have denied us due process

Things are about to happen

(46:11)

Question 2: If the judge denies or rejects the show cause how long must he wait before the case can be moved to federal court and if he’s unlawfully arrested how long will it take to get me out on a habeas corpus?

We could do a habeas corpus right away There’s no reason for you to be arrested

You want to do everything calmly in the courtroom

You don’t want to be disrespectful

If the judge tells you to shut up then shut up

You want to be careful in court

We’re going to continue to indict We’re going to continue to move

We’ve had some successes

most of the time we don’t get them

We’re not interested in winning all of the battles

that’s not how you win the war

You can lose most of the battles and still win the war

It’s a shame that the schools don’t teach the real history

At the end of the day you’re going to win the war

We will have to continue to fight until we get our unalienable rights and our laws obeyed

We the People ordained and established this Constitution for them

They are not obeying it

It’s up to us to force and require that they obey it

Educate yourself

Get prepared

(51:50)

Question 3:

After an eight year custody battle the circuit court inserted a best interest attorney together with the attorney of the other party

two teenage daughters were prevented from communication

but they wanted to see me and it happened on multiple occasions

Several days ago the same judge issued a contempt order as I understand it

it could be attacked collaterally in US District Court on jurisdictional issues and 18 USC 241 and 242 But meanwhile is there any other remedy to vacate this judgement in this same circuit court?

Filing with us might be something

You can continue to do everything else that you want to do

but filing with us and joining the cases is something that can be done and hopefully would work sooner than later

You could make the move on your own into federal court

We provide forms and different things

Our forms are very common law

If you do not have experience in the court and you don’t know what to do after you file that paper or what to say after you file that paper then don’t do it

It brings you deeper down into the pit

If you go pro se and argue with the judge he’s going to beat you down more and more

You might be better off with a lawyer than without a lawyer

Who can afford a lawyer?

And again you’re in jurisdictions unknown

the key thing is getting out of there

You have to do something to challenge jurisdiction

You could try to do it on your own

That could be dangerous

What do you do after that?

We teach people what to do after that

This is why we tell people to take our course

Get in our course and we’ll help to prepare you

Nothing is more important than experience

Trying different things and seeing how they respond

What works what doesn’t work

Equity doesn’t exist no more

They have civil law

They acquiesced equity

we must seize and take control back of our courts

And we are determined

If necessary we are determined to even indict the US Supreme Court Justices if that’s what it takes

If they refuse to acknowledge the law

The whole process is out of whack

We have tyrants running the whole process

People’s unalienable right of due process gone

The Deep State is being rooted out

The swamp is being drained

There’s a lot of strongholds we still have to take control of

They’re going to go down

I see justice coming

and it’s coming soon

It’s only a matter of time

(1:02:14)

Question 4: Since counties no longer have individual bonds for public officials and instead have a blanket policy does the company providing the coverage have to adhere to the Uniform Bonding Code?

They would have to obey their own laws but I don’t know where they think they have the power and authority to do what they do and have these people in places of power without bonds when it’s required to have a bond

There are certain reasons why it’s happening

they’re not affordable anymore

Nevertheless the law must be applied

That’s something that’s going to be corrected

But it’s going to take time

A lot of things need corrected

Until we get the house in order we can’t correct anything

(1:06:00)

Question 5 We’ve heard Trump is doing something regarding special education action isn’t quick enough local schools as well as state boards do not have enough accountability

Other school options are not options for some Is it possible for something with knowledge to offer insight to us who are dealing with schools denying students rights to special education and related services as well as punishing kids for lack of skill

I battled schools six years and counting I feel defeated Anyone know where I can find resources to help?

School is being unreasonable Legal aid won’t help

Schools will have attorneys during due process administrated hearings

This is an unfair advantage

I know exactly where I can send you for assistance and help to bring things back into law and order

Go to nationallibertyalliance.org

That’s one of the things that we do

President Trump cannot fix this problem

He can initiate certain things

They will erode as quick as they’re put in place

Only the people can save the republic

Only the people can save their own children

Only the people can save their schools

It’s up to the people

We do have a plan for education

We are writing a textbook for the schools

There’s no reason for schools for children to be more than eight or nine years

They don’t need no more than that

If it’s a proper education

Children need to be taught what is their duty as one of the people

They have a duty to give time to the militia for a period of time

Everyone should join the militia

We have a duty to be a committeeman

We need to re-educate the people

We need to educate our children properly

With an 8th or 9th grade education a proper education

a proper education in 8 or 9 years

our children can have a college level education within 8 or 9 years

We have to believe in our children

We have to take control of our school system

We intend on getting the proper education back into the schools

and get decision making back into the local communities

We need to get the parents involved

Until we take back control of our federal judicial system we can’t do anything

Once we win the war then it’s a matter of time to bring education back to where it belongs

Education must start with the people

We have a plan for that

If the President could take it back it would only fall away again unless the people grab hold and take it

There is going to be a power vacuum someone is going to fill that position

and if it’s not We the People then who is it going to be?

(1:17:00)

We’re going to be moving to Zoom

Everything we want and everything we need they have and more

It’s a real good program

Question 6 In order to enforce whatever process We the People create I for one want to find a constitutional sheriff in Ohio I don’t care if the sheriff is also employed by the government corporation the process we are creating would contain a clause holding him or her harmless from any liability others may seek to impose upon him within the fake corporate system Here’s what I already know The Constitutional Sheriffs and Police Officers Association has already told one of my people that they don’t respond to inquiries from the public There is no question from my research that these standup guys are being systematically terrorized There are supposed to be some 500 members but I can’t find information on who is a member in the state of Ohio

In order to optimally enforce our common law process hopefully with a constitutional sheriff corporate or one of ours it seems best to try to do so in an unincorporated county in the state

Although I have found many incorporated towns in my own county in Ohio I find nothing about an unincorporated county Any way to find out about this systematically?

Creating municipalities creating corporate entities this is not who we are

We have a trust governments are really trusts

They have positions of trust

they should not be corporations

Once we get in power and start to enforce the law the law will dismantle all unlawful things

That is unlawful

They have to be dismantled

We have to get rid of it

We can’t do anything unless we have power

Power requires us to take control of the federal judiciary

Once We the People take control of that we can do anything we want

anything lawful

We must get rid of the unlawful things

corporations as far as government is concerned is all unlawful things

They’ll be dismantled

It’s going to take time

There’s a process

(1:22:00)

Question 7 There is a unified common law court listed somewhere on the website for my state Ohio but the only information is a post office box in Jackson , Ohio

no associated name, e-mail, or phone number

How can we do anything with little information?

First of all that’s not a court

We organized grand juries in every county across the nation

We did this in every state

We went to all fifty states

All 50 states organized their counties within

All these counties that organized within created a unified state common law grand jury

which is what that is

It’s a common law grand jury for that state

We got addresses and seals for all of that

Then the states came together for the sole purpose of bringing together the Unified United States Common Law Grand Jury

No activity at all is to be taken at the state common law grand juries

or at the county common law grand juries at this point

First of all people need to be educated

That’s what people need to be going through right now

by going through our course Government By Consent

All things must be first in order

If anyone tries to work things out without the knowledge then they’re going to find themselves in trouble

It will cause more problems and confusion

We all have to come with a sense of honor, justice, and mercy

That’s what we’re building everything upon

Every individual that gets involved with us must take that vow

that they will operate with a sense of honor , justice , and mercy.

and even more so for the people who are taking the administrative positions within their county

We’re at the national level right now

The People must increase and National Liberty Alliance must decrease

Before the People can increase they must become educated

National Liberty Alliance is a facilitator

It provides the money necessary for the grand jury to operate

It provide a place for communication and organization

First lets get educated

(1:27:14)

Question 8

I have an ongoing case in Wisconsin my former home state

How do I get the home address of the DA assistant DA cop and judge? As I understand these are being required for the joinder

No the only thing you need is the name of the court the name of the judge and the name of the prosecutor

If it is a mortgage situation then the lawyer for the mortgage company

We’re going to go after the officers of the court for running jurisdictions unknown

kidnapping people into jurisdictions unknown

denying due process and stealing their homes

The time will come when their fiction will become our reality

You got a court address

and you got the name of the court

We will send papers to the judge at the court address

You got the court number you put that in there

(1:29:35)

Question 9

After joining a case for cause and no response does the case change venue?

Will I have to continue to travel to the courtroom for more nonsense?

Does conflict of interest come into play?

What happens after no response?

I have several things they have not responded to

Once we file the papers and move it into federal court they should cease and desist anything that they’re doing

The question is Will they?

It depends on how much they rest in their fiction

You have to have knowledge in order to act with knowledge

We are the authority We are the power

We make the decisions Not them

We have to start acting like the boss because we are the boss

Once we move it for cause it should all be working in the federal courts

It depends on who they talk to in the federal court

and what they believe and think

and whether they’re going to give us credence or not

The power and authority will come as long as the people step up

People have to believe that

I would show up for court and I would inform the court this has been moved to federal court

The judge may deny

We’ve informed the clerks that if they get a phone call and they tell them that this case does not exist or it’s been closed down that would be concealing we’re a common law court we have nothing to do with equity we have nothing to do with civil law

We’re a common law court we opened it up we opened it up properly

We made our own forms we sent it in they accepted them

We’ve been filing papers They’ve been taking our papers

Court has been in session for over two years and now it is decision time

We are now making orders and decisions and orders and they need to comply to them

We’ve told the clerks if you tell people this case has been closed we remind the clerk that we indicted this judge Kahn who tried to close us down three times he’s tried to close us down Three times he failed

The clerks refused to respond

The clerks refused to take the papers out of the court

We told them that if they did we would indict them

The clerks are getting an education

They’re starting to realize who the people are

and what this whole sham is all about nothing but fraud

Fraud on the court by the judge

Fraud on the court by BAR attorneys

They only have so much time to come to the right side and work with us

We’ll ignore anything

They still have to pay for their sins

If they’ve injured someone and someone wants to be restored and that judge did it

they will have to pay the price

at least they will escape our wrath which is indictment for subversion indicting these tyrants

You have to respond if the courts call

It’s going to take time

Some places they may respond properly and do the right thing

Once that starts to happen them more and more will happen

Justice will be served in the end

It may take more time

We’re doing the best we can

(1:34:46)

Question 10

Is the state case against my person created by the state the case that will be joined?

or do I need to create my own case before joinder?

That’s the case that’s joined

(1:35:21)

end of questions

Please try to stay focused on what it is that we’re trying to do

Get educated

Give us ideas and thoughts

Get involved

We don’t want to get into the details of anyone’s case

We’re not fighting anyone’s case for them

We’re fight the fact that they have been moved to jurisdictions unknown

They have been injured and they have been denied due process it must be restored

We will pursue restoring people to their original state

We’re looking to have the person restored to their original state

(1:40:00)

CALLERS

Caller 1: Andy from New York

I was wondering if you knew about the Hudok lawsuit?

They’re suing the federal government to get all our rights back

That’s what we’re doing

It’s called H U D O K dot info hudok.info

There’s documents that have to be mailed in by November 1

I did mine right away and I’m trying to get everybody online notified about this

so they can get it done by November 1

It’s very simple

It’s two pages

You got to sign it

It doesn’t have to be notarized

You have to make an electronic copy and mail it

the instructions are on the documents

The lawsuit was won in August

I believe they put up this information on the third of October

It was an arbitration award

There are two documents that are most important that everybody has to opt in by November 1

I think you guys should join forces

We’ll take a look and see if we’re compatible

John will take a look at this

Maybe Gerard will also take a look at this

Jan and anybody else on the leadership take a look at this

If all goes well we are going to be moving over to Zoom

We will try to do that by next week

(1:50:37)

Caller 2: Suzanne North Carolina

I just came across your website just a little while ago

My husband and I have bought and sold real estate

We got slammed with foreclosures

they’ve all passed they don’t have anything active

Do you have a joinder do you have a list of mortgage companies and stuff

You’ve been foreclosed on and you lost your home already?

yes

The first one was in Colorado in 2009

and then there was a couple of others in between

then some in North Carolina

Our drivers licenses are from Colorado

The properties are all over

Our primary residence was foreclosed on the second in 2015

You can join those cases

All you need to do is be able to go back and get the name of the court where they did all the thievering find the court name the number the judge and also the lawyer for the mortgage

As long as you got the number you can go into the records and look all that stuff up

There is a form to fill out

go to our website nationallibertyalliance.org

click on Abusive Court

Read that page very carefully

There are four steps to do

The fifth step is fill out the form

After you’ve done the first four you come to five

click on that

you’ll get a form

once you fill out the form and click it in

we should be able to respond in a couple of days

and get the joinder agreement going

and then work on an amicus curiae

and then move from there

as long as you can dig up the information put it together and get it to us

you can join your cases

In common law there’s no such thing as statute of limitations

Have you heard of I am some dude dot com iamsomedude.com

They teach about interacting with the government and stuff like that

One of the processes we sent was a commercial redemption where you ask them for proof

you send out a proof of claim and you do three letters and you send them thirty days apart

I did that for one of the mortgage companies

And that was just this past a year ago

They foreclosed on it anyway in January

That one I can add to the joinder

I’ve done the commercial redemption process which is an administrative process

asking them for proof of claim and then defaulting them on tax here in North Carolina

property tax here in North Carolina and on that mortgage and on a couple of other things

but I haven’t been able to enforce it

I heard about what you are doing and I was thinking maybe I could take that as evidence

I mailed it registered mail and they didn’t respond

and sent them consideration

You said it often takes thirty days to sixty days to show proof that they don’t have any evidence and they don’t have a case they don’t have jurisdiction

What paperwork do you do to get them to confess to get them to say that they don’t have jurisdiction?

You’ve done some good work already

You understood the concept of proof of claim

Every court requires proof of claim

They got to have proof it’s got to be documented

It’s got to be an affidavit of some type

Without an affidavit they can’t proceed and they are proceeding without affidavits

They have no claim on you whatsoever

and that proof of claim they didn’t answer because they can’t answer

They knew that their buddy judge would take care of them

He’ll ignore it

They’ll ignore you because people don’t know what to do after that

At that point you should move it into federal court

But you have to have knowledge to do that

You can join into us

Dig up the information and put it together

We’ll join it in

We’re chasing these people for hijacking us into jurisdictions unknown

and denying you due process

We do intend on indicting these judges that are ignoring and doing whatever they please

At some point we are going to indict them

We’re not promising people the world

We have to be realistic

Things are going to take time

It’s an uphill battle

It’s going to take awhile

There’s no sunshine and lollipops

It could happen quick in some cases

I have a question for a friend

her son and mom of the baby both went to jail because the baby died

The mom was accused of manslaughter

That was in Texas

They were 19 or 18 or 20 or something

The baby was born premature

the couple left because he didn’t have a Colorado drivers license

it was winter time they headed out because they wanted warmer

so they were going to live in the van and stay in warmer places

The baby died

They think the mother did something

They can think what they want they have to have proof

We wouldn’t get into the details of that case

They were in jurisdictions unknown they had no power or authority

Brianna’s in jail in Texas she’s been there two or three years

That’s no crime you have to have intent to kill your child

and they have to prove that

Unfortunately people go to jail without proving intent

There’s got to be a witness

We’d love to help that case

If they got a Next Friend we can do a habeas corpus

They need someone who is familiar with their case knows them has contact with them

and is willing

That would be their mom

If the mother would be the Next Friend they can do an affidavit

It’s the only time second hand information through an affidavit is accepted

I saw that you need court administrators

Is that done in the location that you’re living?

John responded that he lives close to another county right across the bridge from John is another county If someone lived in that county and wanted to work in the county where John resides because this courthouse is closer than the one that they may have to travel across the county to get to They could sign up for another county

Generally speaking you sign up in your own county

It’s a paid position

You have to have an education for it

We are training people by going through our courses

We have a Civics Course and we have a Government By Consent course

Take those two courses

We are writing handbooks

We’re writing textbooks for the schools

Get educated go through the process

It’s a professional position

A decent paying job with benefits

It’s administrating to the juries the grand jury and the trial jury

orientating them preparing them for the court case that they’re going to hear

or cases that they’re going to consider for indictment

You prepare them we will lay out the program

Those four individuals will operate as the investigative body for the grand jury

Everyone takes a vow to the Creator

to act with a sense of honor, justice, and mercy

Most counties have an opening

We have a total of 1,110 we call them grand jury administrators

1,110 positions have already been taken

that’s over 3,133 counties

The likelihood is that there would still be an opening in your county

Whoever signs up first gets the position

You don’t have to live in the county that you work in.

(2:10:20)

Caller 3 Mike North Carolina

I’m going through a divorce

61 percent of my income was taken by the judge in alimony and child support

they made me pay it twice through contempt

The house is three months behind

I’m thinking about filing for bankruptcy

Chapter 7

When we got married most of us got licenses

When we got that license we made the state a partner with us

That’s why they have control over these divorces

We want to change the system

We can’t do anything right now

When we get to the other side we’re going to change the system

definitely change the system with family court

and the way divorces are handled

The whole thing that they became your partner is a fraud to begin with

They didn’t clearly expound and expose their true intent

There was no real meeting of the minds where people understood what that meant

People didn’t understand that therefore the contract is null and void

because they didn’t share everything with you

We take on certain cases

Any cases where the government is coming out after you we take on those cases

for joinder

We also deal with mortgage company problems

traffic problems we’ll join those cases

The joining of those cases do a couple of things

It assists people It helps people out

we believe we will eventually be successful

It’s going to take time

It’s evidence evidence of all of these courts that are running with jurisdictions unknown

under civil law which has nothing to do with our law

Your case is a divorce case

They found me in contempt saying I didn’t pay it I held up the print out from child support and the paychecks I wrote her for the alimony and the judge said Lock him up

With your case I don’t know how we would handle it If they put you in jail we can do a habeas corpus they don’t have the power and authority to do that they think they do

They really don’t

I don’t know that we can do anything with divorce cases

The system needs to be changed

(2:18:08)

Caller 4 Shanquil Wisconsin

I have two cases

The one case I have been working on with my brother

The judge is looking at his habeas corpus and denying it

without realizing all the things he’s bringing up It’s just being ignored

We filed a habeas corpus for my brother who is in prison

My brother did it and I filed it for him

The judge shot me down without looking at the arguments in the habeas

He’s in a state prison

He was convicted in Arizona

Wisconsin came extradited him and he got convicted here in Wisconsin

He served his time in Arizona

Wisconsin came and kidnapped him and they didn’t follow any of the extradition laws

This is an issue of right of due process

The jurisdiction for that falls under the federal court

Habeas corpuses should be taken into a federal court for a federal court to hear

They should be calling all of the people in

to show cause why this person should not be released

Hopefully you can make a good case and make a position where they can’t answer

and hopefully you can get a release

He’s never been tried by a jury

He was convicted by a judge

It’s been twenty years

They tried to get him to make a deal

There wasn’t any indictment

If you get the information together we’ll do the habeas corpus for you

You got to make sure that there was no indictment

and that there was no jury trial

If there is no grand jury indictment

and if there is no trial by jury

let us know and we’ll give you some thoughts at that point

I found out about you guys through TJ his organization You Are Law

I’ve been fighting a case of my own since 2009

The state of Wisconsin came and shut down 119 of our child care centers

These child care centers were getting siphons or funds for children who were impoverished

They said all those black child care workers were committing fraud with their child care centers

That happened in 2009

I was the spokesperson for all of us

They were coming after all of us at one time

They were making up false cases

They were putting together false documents

They told our employees that if you don’t say X Y Z about the provider then we will get you for a charge and we are going to take your food stamps and we’re going to take your tax refund

They changed paperwork

They changed dates on documents

I’ve been fighting this

I’ve written a book

I’m one of the ones that won my case

The judge did the right thing in my case

In 2011 he gave me a favorable decision

He said they denied me due process

He said they didn’t give me a chance to defend myself

They need to open my center up and pay me for all eligible child care

That’s the trick he said that but I never had the actual dollar amount

I came up with a dollar amount by adding up all the contracts that I still had open

It came to $160,000

I went back to that court

The judges rotate every so many years

Some judges will go from civil to criminal from criminal to civil until they retire

Back in 2011 I got that favorable decision

Now it’s a different judge

I went to him a year and a half ago and I said Hey you guys still owe me money

from this judgement

He said You’re going to have to go to the Wisconsin State Claims Board

And I’m like what?

So I had an attorney at the time and he said It’s OK Shanquil everything’s going to be OK You just got to go to the Wisconsin State Claims Board and let them know what happened

This attorney bailed out on me

I had to go up there and face all these people by myself

I showed them my case laid out everything

They gave me $10,000 of the $160,000

Do an affidavit of default

You bypass the whole process

As long as you have everything written down on your case

It’s very important to write a good Wherefore Clause

The Wherefore Clause says everything

It’s what you’re going to get if you win

If you win the case all you have to do if the Wherefore Clause is there and everything is spelled out and laid out clearly they can go forward and give you the proper paperwork

with you Affidavit of Default stamp it and seal it

the go to the sheriff for collection

If they don’t got the money tell the sheriff I want their desks I want there computers

anything that’s worth anything I want that

John asked Shanquil if she would consider being an administrator

Shanquil replied It’s already done I’m finishing up the first Civics Course

Then I’ll start the next one

I’m very much interested in becoming an administrator

I just started my own church and the name of my church is The Church of Integrity and Divine Accountability

We need accountability on all fronts

We need to hold people accountable

That’s why I’m on board

Nobody wants to hold people accountable any more

Whatever we do especially as an administrator we act with a sense of honor, justice, and mercy

(2:42:00)

Brent was ready to give his talk

(2:43:30)

We got thirteen minutes left so we will continue with the callers

(2:43:50)

Caller 5 Jim from Pennsylvania

I’d rather hear Brent than hear me talk

We have twelve minutes left and we have five people in the que left

I want to try to get an understanding or get a definition on a term

It was brought up tonight about being forced to take a marriage license through the government

My term I believe it is artisian contract

You’re entering a contract and full disclosure is not released on that agreement

There’s no meeting of the minds so its null and void anyway

Are you familiar with the term?

I’m not familiar with that term

Brent added his comments about that term:

It’s adhesion It’s an unhappy set of circumstances

What it’s supposed to signify is a contract where on one side there’s a powerful party who writes a complicated contract On the other side is a fellow that doesn’t have a clue what he’s agreeing to

There’s no mutual understanding no meeting of the minds

and that’s the way some of these contract are written

Credit card companies have long contracts in fine print and you can’t read them and you sign

them Nobody knows what they’re agreeing to

And the courts will say that’s ridiculous

Contracts need to be simple

Get the Latin and Norman French words out of them

A marriage license is a ticket

It’s permission to go in

The right to get married is a fundamental right

The Supreme Court has recognized this under the Tenth Amendment of our Constitution

It’s protected therefore under our Constitution

You don’t need permission to exercise a fundamental right

You don’t need permission to speak freely

You don’t need permission to freely associate

You don’t need permission to choose who you’re going to associate with at church

You don’t need permission to assemble with people

You don’t need permission for that from the government No

You don’t need permission to carry a loaded firearm

It’s a fundamental right

A fundamental right is a right that is given direct from God right on to the individual no intermediary between no government no church institution no pope

no priesthood no nothing God and you

The government doesn’t have jurisdiction

The state the Powers That Be don’t have jurisdiction to enter in to that

But they do it

The excuse that they gave when they started this

Over a hundred years ago they said we want to prevent venereal disease so you need to get a test to get married and that means that you got to have permission and if you got V D

we’re not going to let you get married

but since marriage licenses have been in place for over a hundred years venereal disease has risen It hasn’t gone down

I just want to get this information out to the critical mass

(2:51:42)

Caller 6 Barret from North Carolina

Regarding the North Carolina caller with the divorce What he needs to do is countersue the state for their half of the child support

It’s a three party contract

It’s asking permission

It may not be a contract

A license is not a contract

A license is permission

A marriage license is not a contract

A license is making money to marry you

make a lot more money when you get your divorce

In the legislative records when they introduce a bill or legislation

The introduction in the bill was lined through as stricken from the records

all the names that voted for it were lined through as stricken from the records

What does that mean?

That means they’re trying to keep you from knowing what’s going on

They do that and nobody challenges it it stands

It’s almost impossible to challenge it

That’s like asking the judge for a copy of his oath

You’re beating your head against the wall

Does he owe you a copy of his oath yes

Will they give it to you No They won’t

They know that they have more power than you

The only remedy for lawlessness is true law

If there is a critical mass a critical mass is not a majority it’s enough to alter it

Leaven alters bread

Just a speck of it

There’s legislation that was stricken from the record

You can read it but it’s lined through

That happens a lot

They want you to know what had been there

but now that’s been changed

You have to find out what they replaced it with

Here’s the record that I’m looking at

It was 1789 September 17 when they introduced legislation through the Constitution to be sent to the states to be ratified

It’s all stricken through

It’s like they struck it from the record like it never happened

What did they strike from the record?

The introduction of the Congress to vote passing it down to the states for ratification

September 17, 1789

It was ratified they agreed to ratify providing that they would add an additional part to it

which was the Bill of Rights

That was stricken from the record

It was never replaced

What was stricken from the record and never replaced?

The bill from Congress to send the Constitution to the states to be ratified

It was ratified

They came together and they agreed

A few states refused to sign unless there was some more declaratory statements in there and they wanted a bill of prohibition

The Preamble to the Bill of Rights says:

**THE** Conventions of a number of the States, having at the time of their adopting the Constitution, expressed a desire, in order to prevent misconstruction or abuse of its powers, that further declaratory and restrictive clauses should be added: And as extending the ground of public confidence in the Government, will best ensure the beneficent ends of its institution.

and then it says:

**RESOLVED** by the Senate and House of Representatives of the United States of America, in Congress assembled, two thirds of both Houses concurring, that the following Articles be proposed to the Legislatures of the several States, as amendments to the Constitution of the United States, all, or any of which Articles, when ratified by three fourths of the said Legislatures, to be valid to all intents and purposes, as part of the said Constitution; viz.

And then you have the Bill of Rights the Ten Amendments

Caller said that he might have his history wrong but when the Constitutional Convention convened those that refused to ratify the Constitution were locked in the basement so that they could be counted as present and never got to place their vote

John responded : I’ve never heard anything like this

It doesn’t fit the bill of these people

They prayed together

They really worked hard to give us a proper Constitution

The things you’re saying I never heard of before and I’ve done a lot of research

We need to have a proper understanding of the Constitution

I’m still researching

Brent added:

I don’t think this was tested on fields of battle a lot of people died hundreds of thousands of people died during the war of the Northern and Southern tiers of the States

The Southern States said clearly that we want the Northern States to follow the Constitution

That was their cry And I am not aware that they ever said it wasn’t ratified

They supported it They supported the Constitution They wanted the Northern States to follow it That came down to states seceding too

Even if it were the case that it wasn’t ratified it wouldn’t change the fact of the matter that we accepted the Constitution for over two centuries and in common law that’s acceptance.