National Liberty Alliance

Monday Night Conference Call

May 20, 2019

Lead-In Song: Child of Vision

(7:23)

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

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(8:10)

Scripture Reading: John 18 : 1 - 27

(12:48)

Tonight’s topic is going to be Founders Concerns about the Judiciary

Anybody that wants to follow along with this go to our website nationallibertyalliance.org

underneath “Grand Jury” you will see “Action Against the Judiciary” and you’ll see memorandum and it is called “Founders Concerns about the Judiciary”

It’s about the seventh from the bottom

John began reading the memorandum

(14:00)

The memorandum begins as follows:

“Men like Samuel Adams, George Mason and Patrick Henry were against the Constitution. Why? Because they did not think it put enough limits on the power of the federal government. The Founders disliked concentrated power. Colonial leader John Cotton stated, “For whatever transcendent power is given, will certainly over-run those that give it. … It is necessary therefore, that all power that is on earth be limited.”

James Madison sums up the current dilemma in Federalist Paper #51: ‘In framing a government which is to be administered by men over men, the great difficulty lies in this: you must first enable the government to control the governed; and in the next place oblige it to control itself.’”

The memorandum concludes with the following:

“IN CONCLUSION: Our founding fathers believed it to be necessary that all power that is on earth be limited and never intended for Judges to decide issues. They did not trust the judiciary and accused them early on of over reaching their authority. Jefferson claimed that they twist and shape the Constitution into any form they please and warned us of judicial despotism, and reminded us that they are as honest as other men and not more so.

Under Article III Section 1 judges hold their offices during good behavior which means “obedience to the Law of the Land,” a/k/a Constitution. Therefore, judges can be removed for defiance to the Constitution via impeachment under Article II Section 428. And, if Congress cannot find the backbone to impeach, We the People will remove bad behavior judges via indictment under the 5th Amendment and/or alter the Federal Judiciary under the Peoples unalienable “right to alter and institute new servants” codified by the People in the Declaration of Independence Preamble.

Moreover elected and appointed judges can be prosecuted if they act under the color of law, conspire against the Rights’ of the People in violation of 18, USC 24131 and 42 USC 1985(3)32, conspire under color of any law, statute, ordinance, regulation, or custom in violation of 18, USC 24233, or neglects to prevent said conspiring of rights under 42 USC 1986.34

Judges who consistently rule, in equity courts, without regard for the Constitution and American Jurisprudence should be impeached for bad behavior. And, any judge administrating a court of law on behalf of the Kings bench, a/k/a Petit Jury is to proceeds as Magistrate and is not to make any rulings. And, likewise if a judge seizes authority from a Jury they too should be impeached for bad behavior and prosecuted.”

(48:00)

We can solve these problems coming in from two different focus points with the judges overstepping their authority

Once we can re-establish common law courts in every federal district open the doors and windows to get access into these courts and start to exercise our unalienable right of having courts of law Once we accomplish that that is our main goal then it’s a simple process of going after the judiciary when they trample upon God’s domain the courts of law making decisions on abortion trying to change the law they don’t have the power or authority to change God’s law We can deal with that and stop them from that standpoint

They don’t have the right and authority to encroach upon the people’s business

The people vote something that they want to do or not want to do they have every right to do that as long as whatever it is that they’re deciding on doesn’t encroach on another individual’s right These courts do not have the authority

These courts are only there let’s take the United States Supreme Court

the appellate system and all of these circuit courts I think there are 13 circuit courts throughout the United States and after that it’s the United States Supreme Court

these appellate courts and the supreme court do not have the authority to decide anything other than equity with the exception of cases where an individual’s unalienable rights are being violated they must make the decision and protect the rights of the individual

when they move it into federal court for cause

That is clear in the language of the Constitution

and we cover that in the paperwork that we put together for moving cases into federal court for cause

(50:50)

ANNOUNCEMENT

The national leaders will be having a meeting on Wednesday

8:00 for the national co-ordinators

The national co-ordinators are having a meeting on Wednesday at 8:00 at the Monday Night Room

Anybody that would like to take a position in national leadership we have openings we have state leadership openings we have county openings Everybody should take a position We have lots of positions that we need filled

We need help on every level on everything we’re doing

People might want to volunteer we got quite a few committees going

We’d like to get some more

People may have ideas for other committees that we should put together

I’d like to put together a couple of investigative bodies committees to investigate certain things

Anybody that wants to come to that meeting can come to that meeting

Anybody that wants to take a position please do

The main purpose of that meeting is to brainstorm a list

of different organizations groups liberty groups patriot YouTube groups radios any kind of organization We the People is one kind of organization we do want to send some paperwork to Judicial Watch is another one X22 and the list goes on

one of the main purposes of that meeting is to brainstorm a list or organizations and people that we’re going to send a copy of our paperwork concerning our action our extraordinary action against the judiciary and Congress which we anticipate to be filing in June

which is next month We’re governed only by completing the paperwork

We still have writing to do We’re writing everyday We’re trying to get to that point

As soon as it’s done we want to start filing

Quite a few filings we’re going to make here to individuals that need to get a copy

Obviously we want to file to the United States Supreme Court

We need to file of course to again this is the conclusion of the matter extraordinary action We’ve actually been in court for two years

Anybody following along understands that

We need to file papers there will probably be there might be as many as a thousand pages in this paper Maybe 500 But I think it might be close to a thousand

That’s a lot of printing that’s a ream of paper That’s about two and a half inches thick of paper We need to send it to the United States Supreme Court

We need to send it to the District Attorney DA Barr

We need to send a copy to the Congress both houses

send it to the Judiciary Committee for distribution

We’re going to send a copy to the White House for President Trump

There’s a few others that we have to file too

At the time of filing our plan is to really hit up as many organized groups as possible that can get this word out

If they run with it we’ll start to get the word out

It may take some time but hopefully eventually they will run with it

We need to get it out

I’m thinking a thousand because we got quite a few

I got a list of about a thousand news medias across the entire nation

I’ve got all of those e-mails

We will post an electronic copy of this filing on our website

It will be on the page where you saw the memorandums which would be under “Grand Jury” and then “Action Against the Judiciary”

That’s going to become against the judiciary and Congress

We’re not having an action against the President of the United States because he is cleaning the swamp

We’re hoping to get his support

We have been communicating with him

We’ve been sending him things

During his campaign he requested our paperwork and we’ve been sending it to him ever since

He’s got a copy of everything and he’s going to get a copy of this

We hope everyone does this

Two people can get together and work on it

It’s going to cost a few dollars

We’re asking everyone to sign up to deliver one copy just one copy if we have a hundred people signing up that means that we can have 100 copies made and sent to whatever individuals we ask them to send it to

There are 13 circuit courts in the federal district

13 federal district courts

that is the appellate court

We want to send a copy to each one of those

with the instructions to share with all of the judges

I put something together recently

I haven’t posted it yet

Something like 159 judges

is on the appellate circuits

We’re not going to be able to send a copy to all 159

But we can send one to each group of the 13 Circuits

and require them to make a copy to share with others

It’s insane to think that we can send 530 copies

We would also like and it depends on how many people sign up to help us

We need help everybody should participate

I will get it out to 1500 or 1,000 news medias we will do that electronically

We will send an e-mail with a link to our website where they can view this paperwork and download a copy

We’re looking for critical mass

We have 94 federal district courts

We would like to send one copy a hard copy to every federal district judge chief judge

and with the instructions to duplicate and get a copy to all the other judges

We put a cover letter on there We’ll make the point that they can download a copy

and print it right off they don’t have to scan it they can download it and print it right off their computers

I’d like to go a step further than that

It depends on how many people involve themselves with this project

We have 50 states I’d like to get a copy to every state supreme court on the highest level on the appellate divisions

That’s another 50

We’re looking at about 180 or 200 hard copies

We need people to make

I think a lot of the groups like the YouTube groups X22 Black Conservative News and so many others that we listen to if we can make direct contact with them we will need a group of people to work on that to work to get direct contact with the individuals who are running those programs and make sure that they get a communications back basically you’re trying to make the connection that we have something that the grand jury is filing and we need to get out there and we’d like them to broadcast it out through their members for us and for themselves this is for We the People

We can tell them where to go to download a copy

Once they read through it I believe they will participate

We also have a list of a lot of sheriffs and different elected individuals throughout many of the states

Maybe we will do something electronically with them also

I’d love to be able to get a copy out to every governor

and instruct the governor to get a copy to both houses within their state

It’s a big project

We need the membership to completely get involved

Print off the papers

There is a cover sheet

We will tell each person who participates who exactly to send it to

We would like the grand jury’s return address on the package

It would be addressed to a certain individual

We would need the return slip one of those green cards

Priority mailing which takes two or three days

That would be the best way to send this

so we’ll send it out priority

It will probably cost if you have your own computer if you have your own printer you can print this stuff off your own printer or you can take it to Staples and have it printed but that might be too costly The mailing might be $20 or $30

It might not be more than $50

Two or three people have to get together to do this to work together

We’d love to get 150 or 200 volunteers

It needs to be done at the proper time

When we are filing this paperwork that is when we need to mail it out

We are trying to force a critical mass

We have a decent size membership

7,306 members

So we have a decent size membership

We got a lot of administrators over 1,000 administrators that have signed up

We have to wake some of them up

We have about 91 state co-ordinators

We got a hundred and some odd district leaders

A lot of those people fell asleep

There are positions to be filled whoever wants to take a leadership role

We’re looking for people to bring in ideas brainstorming things

There might be different committees that they may want to put together

We have a lot of work

It’s next month

It would be nice if we could get 150 volunteers or more to do these mailings

I’ll have to do a half dozen to a dozen mailings that I’ll have to do

I already bought a couple of cases of paper

Each box has ten reams

I bought some extra cartridges for my printer

I have a high speed printer so I can print them off quickly

This is what we labored for since before 2013

We’ve been building this up since 2008 or 2009

Whenever Ron Paul was running for president is when I got mostly involved in it

So of us were involved back in early 2000 with We the People

Send an e-mail to Jan [jan@nationallibertyalliance.org](mailto:jan@nationallibertyalliance.org)

Send an e-mail to Jan and say Hey, I’m in to help participate to get the paperwork out when it’s ready

Make sure you give us your name, phone number and e-mail

We will be contacting you

Everybody needs to get involved

We’ve put a lot of work into this

We have organized the entire nation

If we can get more than 200 people we have a lot more that we can send to

We can put the governors in there and the legislators

The governors would be responsible for the own state and their own legislators

Maybe the state supreme court the highest level the appellate system within the states

and so on

The more we can get out and hitting them all at the same time

is an important part of this strategy

Look what I got I got the same thing and so on and so forth

We got to get that excitement

This is it Do or die the people step up and do it

Without getting this out the way we need we will not get that pressure to break the door down and get access and take back our courts and our nation

We intend on doing a lot of indictments

The people have to come together and decide the grand jury and decide we do do that from time to time

We come together We’ve had quite a few indictments that we are anticipating being enforced at some time

We’re going to be giving a Writ of Mandamus to Attorney General Barr

to exercise and execute these indictments

To send the necessary U S Attorneys to do the work that they need to be doing

And if not we’ll be sending some indictments down their way too

This is the time to take our nation back

The swamp is being drained

We have to give this push during this time

It’s not going to be ready for another 30 days

(1:12:00)

ANNOUNCEMENT

There’s a lot of confusion about what you need to do if you want to enjoin your case with the action that we’re filing against the judiciary

All you have to do is go to the website Go to the blue band at the top Click on “Due Process”

That will open up a window you can read through the instructions It opens up a window It tells you what to do When you complete all the things on that page you look at the bottom and it says “Click here to enter” Click that and it will take you to the next page where you can download the forms and fill them out and send them in to [intake@nationallibertyalliance.org](mailto:intake@nationallibertyalliance.org) and that’s all it takes

Anybody that wants to join their case It’s called Joinder

Go to our Weekly Call Page top left side of our website right above the blue bar

Click on “Weekly Call” We had a call It’s called Special Joinder Meeting

dated May 15, 2019 That meeting is up there

We’re going to take that MP3 and probably post that up on the page where we have the information for the joinder

Click on “Due Process”

It starts asking the question Stuck in an abusive court?

Read down through that

I’m not sure whether we’ll put it in here or maybe when you click to enter to get the information we’ll probably put it in there when you click on the instructions to join

right in that area to join your case that is which is Instructions to join your case in to the Grand Jury Action Against the Judiciary It’s an extraordinary action It’s conclusive

It’s a very unique paper that we’ve put together

What we’re doing has been done two times that we know about in history

Those who have been with us for awhile may know exactly what I’m talking about

We’ll probably put a copy there so people can click in and listen to that meeting where we got into a lot of detail concerning questions and different things

Tonight if people ask questions on that particular subject matter we’re going to give minimum answers and direct them to this page for that purpose because it’s all done We had a long conversation concerning this

I’m thinking of taking that tape and cutting it up make it shorter because it’s a long tape

We’ll think about that later We can talk about that

(1:16:33)

QUESTIONS

Question 1:

In our meeting the special joinder meeting you referred to where to go to get your court forms and how to process Where on the website do you find them I have looked

We already answered that

Question 2:

To the judges and others that have committed treason the rules of the law clearly state one can be recalled or indicted or resigned removed from their positions

if they have already violated such acts then why is NLA saying that one should be given a third option to repent and co-operate

Why should this option be granted? and is it one of the options that one actually has ?

It depends on the individual and how many skeletons that they have in their closet

and when and if we discover those skeletons

We will discover those skeletons as time goes on

We’re setting up administrations in every single county in this union which is 3,133 counties

That administration is made up of four individuals in every county

Which is a paid position anybody interested in that position it’s a career position it’s a paid position it’s a position that is already filled by political hacks

We don’t want them to fill those positions any more This is the people’s business We need to take control of the administration Give people access to the grand jury

Everyone should have access Anybody who wants to talk to the grand jury they should be given the ability to talk

They need to go first through the administrators who might be able to solve the problem without having to go to the grand jury

That’s what this is all about

Those administrators are the investigative body for the grand jury

Aiding to assisting with or setting the stage creating a path for the sitting grand jury

at the time that might want to look into something

That’s the way the system was set up and that’s the way it needs to be

They can investigate because they want to make sure everything is OK

If you want to put in jail everyone that is guilty of something then Washington DC will be a total ghost town

every capitol of every state would be a ghost town

Let’s take **Giuliani** down in New York City and even Trump himself down in New York City

When 9 11 occurred it didn’t take long before they figured out what was going on

but they did nothing

they couldn’t do anything they would have had a bullet in their head

A lot of people that are under stress and pressure and are unable they know that as soon as they open their mouth they’re dead men

They’ll be destroyed Today is the environment where people can stand up

There’s a lot of people who have sat on the sidelines knew about things knew there was nothing they could do about it They wanted to do something about it

but the pressure of having to deal with the status quo People will have to figure that out in time Right now we need as many people that is within our government structure that feel that they are clean enough and that they haven’t really participated They’re not really guilty of the big sin and they see now that it’s the time for them to stand up

That’s what’s happening around Trump

Look at all these people that are standing up around Trump now

Look at all the congressmen and senators that are standing up

They knew all of the time but they’ve been unable to do anything

Now that the swamp monster is being destroyed the swamp is being drained we’re getting rid of them It’s time for all of us to step up and take control

That’s why there is mercy

Besides that it’s the golden rule

If it wasn’t for mercy all of us would be going to hell

Mercy is the key

In common law at the end of the day when it’s all said and done and you discover that the individual is as guilty as sin you know what the potential penalties are you have to make the decision the last thought has got to be discussed mercy

It’s part of common law

It’s a requirement It’s a necessity

It gives us all hope

A lot of people thought **Giuliani** was a bad guy

He knew what was going on

If you were there you would have probably done exactly what he done

He couldn’t do nothing

But look what he’s doing now

(1:23:03)

Question 2: This person is trying to cash a check It’s a Treasury check for a person who is incarcerated

Prepared a power of attorney took it to the bank

the bank says it’s not the correct heading

I have no answers for that

I don’t have knowledge on that

(1:28:13)

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

Brent’s website is commonlawyer.com

My name is Brent Allan Winters

You can find me at [www.commonlawyer.com](http://www.commonlawyer.com)

You can hear me on the radio through the internet

One of the chief principles first principles of the law of the city is the principle that says that a fellow hadn’t ought to be jailed without lawful cause without due process

Our common law is not a list of laws It is a course to be followed

The phrase of our Declaration of ’76 which we went through just before we started going through the Constitution

the phrase of the Declaration of ’76 the laws of nature and the laws of nature’s God

were the way of saying at that time and even before that time the laws of nature and the laws of nature’s God

Our Constitution is a re-constitution of the common law of England

The question was raised about power of attorney

Attorney is a Law French word

Attorney means agent

It falls under the law of agency

A power of attorney is an agency

It delegates authority from one person called a principle to another called an agent

The agent then has a scope of authority

within which he makes discretionary decisions

Lawyers are called agents using the French Norman word attorney which means agent

Power of attorney means power of an agent

An agent has been given a limited scope of authority to do a certain thing

There are two kinds of power of attorney

There’s the limited power of attorney which tightens the scope down real tight

only with respect to this matter

only to do this thing

And then there’s the general power of attorney

which gives a person general powers over someone’s property, bank accounts to make decisions for them

Often parents will give a general power of attorney to a daughter or a son as they grow older and don’t want to deal with all of their stuff

They give a general power of attorney to their children

The person receiving the power of attorney has discretion to decide what to do

Judges are agents in a sense they are delivered a scope of authority and within that scope of authority they have the authority the right the jurisdiction to make decisions to exercise discretion They may be right They may be wrong they can’t be held liable as a matter of law for the decisions that they make that are judicial decisions

They’re not liable as a matter of law as long as they’re in the scope of the judicial role

They step out of that scope and they’re fair game

Sue them

Judges exercise discretion

That’s what agency is all about

Discretion making up your mind what to do what is right what is wrong

they exercise that discretion

Let’s get down to habeas corpus

Habeas corpus is a creature of our common law It’s a mechanism that the Parliament devised

The courts have upheld it

It’s a common law principle

The state legislatures of each of our states have also passed their form of habeas corpus

The Constitution of the United States recognizes the importance of what we call habeas corpus

Habeas corpus did not invent anything new

False imprisonment has always been against the law

God said to our Grandpa and Grandma Adam and Eve He said be fruitful and multiply

by doing so you will scatter out upon the faces of the land

You can’t scatter out if the government has the power to jail upon impulse

Jailing has never been a part of our common law tradition

DeTocqueville was a French aristocrat He came to America and made observations

He wrote them down in a book

He was trying to understand as a Frenchman what in the world happened in America

He came here at the behest of the French government to examine a new invention in America

A new invention called the penitentiary

and the penitentiary system which began in Pennsylvania

It was the brain child of Quakers who had a false view of the fundamental nature of man

And they concluded that men that are criminals if you lock them in a room with a Bible and tell them to pray when they come out they’ll be reformed

If we lock them in places of penance when they come out they’ll be reformed

They call those places penitentiaries

Today we follow the same stupidity

It was a false view to start with

The Quakers had a false view of humanity

Now we call them correctional facilities

Anybody who’s been to a prison knows that there’s no correction that goes on there.

That’s a way to get money out of people

It’s an industry It’s about making money

It’s all about money It is an industry

Before the 1840s there were no jail sentences in America to amount to anything

In common law men were not sentenced to prison that’s not part of our common law tradition

Jails and dungeons and all that they used them to jail people before trial

They somehow forgot that the trial was to occur and they just left them there

That was abuse of the idea

It’s lawless to send people to jail for punishment

A writ is an old word that denotes a piece of writing on a piece of paper from a greater to a lesser commanding something

A subpoena is a writ

A law is a writ

An opinion of the court becomes a writ

There’s only one great writ

Our common law has always called habeas corpus the great writ

Habeas means we have

corpus body

We have body

A writ of habeas corpus is a command in writing from a greater to a lesser

From a court to a jailer from a court to a hospital who won’t let somebody out

From the court to anybody that has somebody in prison it’s a command issued to the jailer the one holding somebody to produce to bring the body of the one jailed physically

before the court and prove why prove that you have a lawful reason to have him jailed

and if you can’t prove it the court will release that person on the spot

You must by habeas corpus you must bring the body before the court

Indispensible to the law of the city as opposed to the law of the land indispensible to it’s devices of inquisition is the power of government to hold the target of it’s investigation under arrest in order to wear him down discourage him subdue him into conformity with the will of the Powers That Be

Jailing a suspect or potential witness for long spells under hard and humiliating conditions can break his will and force his compliance to false confession or false testimony

In the year 1679 Parliament passed the Habeas Corpus Act

Parliament said let’s have a method whereby a person jailed or somebody on behalf of the person jailed can do something about it to ensure that people aren’t jailed falsely

And habeas corpus the writ of habeas corpus if it’s issued from a court to a jailer gives a sure footed procedure for all those jailed whereby one jailed or concerned party can petition the court to command the jailer to bring the prisoner before the court and convince the court that the imprisonment is lawful

And that satisfies common law due process

The writ of habeas corpus burdens the jailer to prove the jailing of the petitioner is lawful

The writ of habeas corpus provide upon a jailed party’s petition protesting false imprisonment

the court will issue this writ if however the jailing power ignores the court’s writ the court will order the sheriff or the marshal or the bailiff the jailing power whoever it is to arrest the one refusing to make return of the court’s order If a jailer tries to ignore the writ of habeas corpus ignore the judge’s order to bring the body of the prisoner or prisoners before the court the court will hold that jailer in contempt until he agrees to obey the writ

Contempt that means that he can throw him in jail until he changes his mind

All he has to do to get out of jail in such a case is just agree to obey the writ

The writ of habeas corpus commands that the jailer bring his prisoner before the court for two reasons

Number one: that the petitioner may testify, call witnesses , cross examine witnesses make oral argument to prove that his jailing is unlawful

Second: the second reason is: that if the court finds that the law demands his release he will be set free on the spot avoiding the jailers dallying or outright refusal

The writ of habeas corpus requires that the jailer whether the sheriff, police chief , hospital administrator , warden, military officer know and understand and show lawful cause for the jailing of the person in question

Further the burden is on the jailer to prove the lawfulness of his holding the one jailed

The Habeas Corpus Act secures speedy relief from unlawful imprisonment

This is Brent Allan Winters

commonlawyer.com

My comments are my own

They’re not necessarily the comments of National Liberty Alliance

(1: 58:00)

(1:59:40)

CALLERS

Caller 1: Charlie

I work as a common law lawyer I have clients all the time Two things I want to establish real quick. How does one establish a common law court? It’s very simple It works from the city all the way up most of my cases end up in the Supreme Court almost immediately

The way you open it up is simple

You just say your name “My name is Charlie” A lot of times I use my last name but it’s not required “Charlie Court of Record Common Law is now in session”

You just opened your court up

The other thing you got to do on every court appearance and court paper you’ll put “Charlie Court of Record : Common Law” Because you got to keep that court

otherwise you got two courts going at the same time and you’ll surrender it

When the judge walks in because he’s representing the government’s side he’ll tell them about their court or they’ll have it on their papers it says State of Texas and that says that’s their law So you actually got two courts going on at the same time

That’s all it takes

I did one Pennsylvania I’m wrapping up now I started about two months ago

In the pleading part when you send in your paperwork I just put on there

in this case it was “Pamela’s Court of Record : Common Law” and the clerk on page 6 stamps it. That’s pretty normal They’ll stamp the same thing

“Pamela’s Court of Record : Common Law”

Now you know you got a common law court

The second thing that I want to hit real quick is the easiest way to hit or corner them in a common law court is by Chief Justice Marshall said “A doctrine of ultra vires is the most powerful weapon to keep a private corporation within their legitimate spheres and to punish them for violations of their corporate charters and it’s probably not evoked enough”

Ultra vires means that they overstepped their charter rules

What is that charter rule?

They often call them the Freedom Charters

Declaration of Independence, Constitution, and Bill of Rights

in every state you’ll find it

But you go to the Bill of Rights United States Amendment 7 states this

Nor be deprived of life, liberty, property without due process of law

Add in Self v Rhay which says

“The common law is the real law, the Supreme Law of the Land, the code, rule, regulations, policy and statute are not the law.”

Right now anything beyond the common law they’ve overstepped their statutes you got them

You work off of that basis Don’t get me wrong They’ll try everything in the book to try to get you back into their legislative law You got to call them on it

When you establish your common law court on their paperwork they won’t put Judge So-And-So They just put his name You won’t find Judge on there

You’ll just find their name

The other thing that you can do once you’ve established that you can vacate an order

If a judge makes an order you can vacate it if you want

and they’ll honor that

That’s the two points that I wanted to hit

On the top of a piece of paper Administrative

Then I say So-And-So v So-And-So

case number

and then I’ll have on there down there I will list 1, 2, 3, 4, 5

1 I will say order to vacate I just had one in that Pennsylvania court he gave an order to show cause it was fraudulent because he was trying to reprimand and everything else

Order to show cause is about asking to show clarification

Charlie is not a BAR attorney or lawyer

Brent Winters is a BAR lawyer He’s a common law lawyer He sees the conflict between the two It’s difficult to deal with More so for him than for us He’s in the court and they’ve been trying to get him for all kinds of things

Tried to threaten his license

He’s got to be a lot more careful

We on the other hand we can get pretty bold but we got to be careful also

We don’t want to be insulting to a judge or say anything wrong

What about beating the fee the civil fee

They want money to open up a court

The civil fee I tell my clients I’ll pay the fee don’t worry about it

I’ll pay the charges

I’m always suing them usually for several million

Once you pay the fee you’ve initiated a conflict of jurisdiction because on the paperwork you have the jurisdiction but then there’s a conflict

If you want to work with us maybe we can get together

My workload I don’t have a lot of free time

I would be glad to get involved to a certain extent

Maybe you have certain forms that you’ve created that you might want to share with us

We’ve got quite a few forms that we’ve already posted up online

We have instructions and forms

Just about any case can be won by challenging jurisdiction

There has to be an injured party in order to go after somebody

That’s why I use ultra vires You can’t do anything outside of common law

You do something outside of common law you’re outside of your authority

Amendment 7 says you cannot be deprived of life, liberty, or property without the process of law

If you go to the 1964 case Self v Rhay it says

“The common law is the real law, the Supreme Law of the Land, the code, rule, regulations, policy and statute are not the law.”

(2:42:00)

Caller 2: Derek from Illinois No response

(2:51:40)

Caller 3 : Crystal No response

(2:52:40)

Caller 4 : Nathan

I am a new member

I was contact awhile ago I just finished the Civics Course

I was contacted by Ron Flick and he congratulated me and recommended that I get on these calls.

John mailed out his certificate today

He invited me to look into grand jury administrator

I told him I don’t have a job It’s been hard for me to make a living

He proposed for me to look into that

What is the status of the grand jury administrators?

Would I be able to relocate for a career position?

There’s a position in every county

We have 1,000 positions filled

We need about 15,000 all together

If you’re interested just continue to learn some more

Go through our courses

Nobody’s getting paid until we get into the courts

If you invoke a statute in court in your common law court it will take jurisdiction away from you but doesn’t that fly in the face of Magna Carta 34 which guarantees a free man to maintain his court?

You can use the statute but you can’t use it as the sole proof of your argument

You’re basing your argument on law not on statutes

The government might have a statute that they’re violating and you could bring that up in court and you could use it against them but your argument should be a common law constitutional argument

Not based solely on the statute to prove your point

If you’re using the statute they don’t want to argue statutes as far as they’re concerned all statutes are constitutional They’re not going to discuss the constitutionality of a statute

In your particular case if you want to discuss the constitutionality of a statute they want you to bring in a whole separate case calling that statute unconstitutional

The Bill of Rights has been codified

It’s a written code

It’s codified

The Constitution itself is codified

We wrote it for them but we also wrote it to protect ourselves

and we can exercise our unalienable right to protect it by a Bill of Rights which we codified

just like we do with the Writ of Habeas Corpus that Brent was talking about

If you go into Article 1 Section 9 it talks about the privileges of the writ of habeas corpus shall not be suspended We codified it We put it into the Constitution to be specifically clear

This is what the AntiFederalists were all about This is why they denied them

We control them by statutes and codes and regulations They are required to follow them

When they break them you say Hey buddy you just broke your oath

You violated your oath you’re in bad behavior

You need to repent and fix your problem if possible

It’s when they’re relentless and nasty and just won’t change their ways

and require the status quo over the truth over the Constitution therein is the problem with them

U S decisions we can use that we use United States v Williams

it lays out the power and authority of the grand jury

You’re laying out the way things is

especially in United States v Williams

which lays right in to the structure of the juries

grand jury particularly

but also the trial jury

That court case is a very important case

It’s something written It’s not a code It is a decision by the United States Supreme Court

in order to get the lower courts to obey which is American Jurisprudence that this is the way it is and be obedient

A judge is not to make any decisions

He is supposed to follow jurisprudence which is the science of law

It’s the science under the common law

American Jurisprudence is under the common law

It’s supposed to be justice that’s what it’s all about

If it’s a government official he’s bound by the statute

If it’s you and they’re trying to hold you to a statute that statute doesn’t apply to We the People

It applies to the government

You mentioned Rule 12 in the United States Code Section 28

They were getting things thrown out

It’s a way for them to maintain the status quo

They’ll throw you out and frustrate you

We got two cases running

One that’s gone to the appellate and the other went to a panel of judges for reconsideration

The one that went to the panel of judges for reconsideration that’s got to be eight months old

They’re struggling with this

One of the best ways to deal with a lot of these cases that come up against you is to challenge jurisdiction

Make them prove it

You’re familiar with our Government by Consent course

as soon as that’s done the book will come out

We are working on a memorandum that will eventually be posted highlight the tab “Grand Jury” come down to “Action Against the Judiciary” you will see memorandums of law

This is where we will post our case against the judiciary and the legislators

(3:13:00)

Caller 5: Crystal

She was in the hospital She’s home

They gave her the wrong medication Her sugar dropped

They wanted to put her in a convalescent home

You need to get into our Natural Healing call

What happened pertaining to the court and everything else

Find out attorneys , judges make sure you get their juris numbers

When I was filing the police reports and the complaint I never got those other papers over to you I filed pertaining to the attorneys and all the ones that were trying to steal my property and what have you so I contacted the criminal court

the superior court the ones in Washington and here in our state

When I finally got all my paperwork together I started doing this since last year

on my records this attorney the one who they did an illegal foreclosure on the 19th

of January it was changed on the 18th three dates all fraudulent

I went back to the police department and filed criminal against this attorney

They didn’t want to file it

He said we’re not going to file nothing what have you

and also for the criminal who stole my family’s property

That came on Thursday

and I was in the hospital

I told three people I said do me a favor Please go up there I contacted the judge they moved it out of the area this is all criminal I have the police report on this person

I said you perpetrated a fraud I said by the way she also told the police officers

that she was the daughter and I got that in writing I said she should be in jail

She had the audacity to bring four other people there The no good attorney who is not even an attorney I guess they made up a false will

I said you have all their names on the police reports these are two police reports I said and then she perpetrated a fraud and told the police officer that she was the daughter

I said that was criminal and I said she perjured herself she swore under oath

the police left the criminals in the house

The officers they got quiet

I was in a hospital bed

I had three people there representing me

I said by the way I want a sworn notarized affidavit from each person that is there

I want a sworn notarized affidavit from every last one including you Your Honor

Everyone get the juris numbers of all their attorneys

We need as many volunteers as possible at the time we file to print out one copy of the case and send it to one individual We’ll figure out the individuals that need to get copies

for the purpose of getting it out there to the media to liberty groups