National Liberty Alliance

Monday Night Conference Call

August 5, 2019

**This week’s Lead in Song - The Balance - Moody Blues**

**(3:20)**

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

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

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(4:26)

Scripture Reading:   Mark 1 : 29 - 45

( 7:11)

Tonight’s subject is going to be **Jury Tampering and Stacking**

Go to nationallibertyalliance.org

Highlight “Grand Jury”

Click on “Action Against the Judiciary”

Memorandums are down towards the bottom

John began reading the memorandum:

(8:46)

MEMORANDUM OF LAW JURY TAMPERING & STACKING

The purpose of this memorandum is to reestablish the true authority of the People via the Jury. The grand and petit juries are one of the most powerful ways that We the People consent to government actions against the People. The People via the untainted Grand Jury are to decide whether government accusations are warranted. And, the People via the untainted Petit Jury are to decide fact and law, guilt or innocence, and a proper sentence that will fulfill remedy for the injured party.

It is the Peoples unalienable right to have access to the Grand Jury. The Grand Jury is the sureties’ of the peace between the government and the People. The Grand Jury has the authority to settle matters without going to trial if they can find common agreement between the accused and the accuser, prosecutors do not. Sheriffs and coroners are to have unbridled access to the Grand Jury without going through a prosecutor who thinks they have the authority to veto the charges or deny said access. The People are to have unlimited access to the Grand Jury. The Grand Jury has the unbridled authority to investigate any matter brought before them.

The BAR judiciary has robbed the Peoples’ sovereign right to consent, judge and investigate. They have written handbooks and questionnaires designed to control and stack the juries to get their political indictments and convictions. And, they have isolated the juries to a degree that not even the Sheriff can gain access without a BAR monitor.

After indictments are founded, prosecutors think that they have the authority to make a plea deal, they don’t! Prosecutors think they have the authority to add or remove charges made by the Grand Jury, they don’t! Likewise judges think they can order the Petit Jury to enforce codes as law, they don’t! Judges think they can declare a mistrial if the jury is divided or even throw out the jury decision and retry, they don’t!

The Memorandum concludes with the following:

CONCLUSION: We the People have the unalienable right to consent, or not to consent, as to the government’s accusations against the People. The “Handbook for Federal Grand Jurors” and Trial Jurors are subversive and is 100% proof of jury

tampering and thereby shows the need for free and independent Grand and Petit Jury Administrators.

All officers of the court (judge, prosecutor, appointed counsel, attorneys, Sheriffs/Marshalls and clerk), law enforcement agencies, US Marshalls and Legislators’ of statutes are employed by the government and/or are members of the BAR which teaches their members to be anti-constitutional and anti-common law, and thereby subversive by simply maintaining their ignorance in the Constitution and the Common Law as they are trained to place the letter of the law above the essence of common law, that being justice and mercy.

Allowing our servants to control the jury has bred “absolute” government corruption and control which this paper and the Memorandum of Jury Nullification and present judiciary conditions conclusively proves. Therefore, it is the unalienable right of We the People to provide for the administration of the grand and petit juries. The first recorded grand jury was established by the People through the Magna Carta, whereas the grand jury assembled itself and brought into subjection the tyrant king back under the will of the People; and today, now, herein, so do We the People.

(38:14)

I’ve pretty much finished the papers for filing in the court against the United States Supreme Court and against the Congress both Houses

We working through now to have it perfected

We’re hoping by Thursday

We have a small committee put together to go through the papers

Give some thoughts , ideas, corrections and maybe things to add

and also correct punctuation and so on

We hope to have that done by the end of the day Thursday.

That being the case it will give me the weekend to prepare for the papers and get things together

Our target date for filing this is going to be Monday the 12th

It may take longer than the weekend to prepare everything

Or we just might want to wait a couple more days

The paper we wrote I think is 46 pages long

When we add the cover sheet and the tables and so on and so forth it’s probably another five or six pages

It will probably be 52 or 54 pages total

The post office has Priority Mail Flat Rate Envelopes

It cost $7.49 no matter what the weight

I took 50 papers to see how it fits

We could fit 100 papers in there

There is plenty of room in this flat rate envelope

We will be serving all of the defendants and some major players

We will get a copy to the President of the United States, Attorney General Barr,

We will be suing directly the United States Supreme Court

and also both Houses so we will be getting copies to those three parties

We will also be filing a complete copy in the court

We got a copy of a lot of the stuff this paper is going to be filed in the statutory court that we opened up for the purpose of having a place to put our paperwork so that we would be under the auspices of the court

They’ve been rejecting denying and everything they can to keep us out

We will be filing our past indictments also in this common law court

We will also be filing joinders for all of the people that we have done habeas corpuses for

and NonJudicial Foreclosures

and maybe some other papers CPS cases and a few others

We will be filing all those past papers joining them into the case as evidence

We’d like to make sure that we get contact by these people we’d like to get a joinder for them If we don’t get a joinder we will definitely use it as evidence we’ve already filed it in the federal district court on the statutory side of things

We want to file it also in common law natural law side of the court

We are going to use it as evidence no doubt about that

We’d like to push it further than that and get a judgment on these cases

to demand that these people that have been injured be restored

to their original state before they were assaulted by these courts

If we don’t get a joinder from you then we won’t be able to push that part of what we would like to push

We got about sixty or so cases

We must have 70 or 80 cases or more than that

that we’ve already worked with and are going to be filing in this case

We have a lot of people that want to join our case

We’re working through that process

Anybody that wants to join their case to ours if you’re being abused by the courts

you can go onto our website and get some information on that

If you click on “Due Process” at nationallibertyalliance.org

click on “Due Process”

Read this page very carefully

It’s labelled Abuse of Power

It ask the question if you’re stuck in an abusive court and so on and so forth

Pretty much any case that you would have we could attach

As you come down read through this page very carefully understand what we are talking about then you can click the bottom to enter

Once you enter into that this is the page that you have to be a Premier Member to get access to

Anybody can be a member and you get access to all our pages except for this one

Premier access is anybody who is donating $5/month or more

We give a lot of stuff here for free

All the work we’ve been putting together

and writing books

we have an 86 or 96 page court access book which lays out how to file a paper in the court

The Anatomy of a Court Case

a lot of good information and stuff

everything necessary in order to go into the courts

We also have a lot of papers that we offer here that people can use we have a lot of forms

instructions and forms to challenge jurisdiction

We have powerful forms focused on common law courts

we’re going to be spearheading that common law court opening up here in the Northern District of New York

by the filing of this case next week some time

There is a possibility that we may not file it on Monday

We may end up filing it on Tuesday or Thursday

That has to do with the timing in Washington

We will read the case here on a Monday Night Program

We will break it up into three parts probably

We got a lot of footnotes and we don’t read the footnotes

We can probably read these in 20 to 30 minutes a piece

It’s going to be very powerful

We will make it available online

If we file on Monday as we are filing it we will be releasing it on our website

We’ll send out an e-mail to let everybody know that we released it

We’re looking for people to help us mail out as many as possible

We’re going to be filing the main papers

We’re going to be filing some of the evidence and memorandums and many many different things

a hard copy on the court and also on the individuals some as an Information and some as defendants

To the President of course and to Bill Barr it will be an Information

Everything we’re doing has been done

It may not have been done the way that we’re doing it

We may be doing three or for things that may have been done separately

We’ll be doing things collectively for the first time

Nothing we’re doing is anything that hasn’t been done

Our calculation is about $8.30 for each mailing

$7.49 for the Priority Mail Flat Rate Envelope

You can get a ream of paper which is 500 pages for $7.49

about $8.30 for each mailing

We hope to get a lot of volunteers

To those individuals we will get an early release of the paperwork so that over the weekend they can print them out and prepare them

They will wait for us to give them the word

to file wherever we ask them to file

These papers will have an ink seal instead of a raised seal

The papers we file in the court and upon the United States Supreme Court

and all the defendants and Information to the President and the Justice Department

all of those will have raised seals on it

The rest of them will have ink seals

There are 94 federal district courts we want to mail out one to each one of those federal district courts with the instructions that the one page top that we will put on top of the instructions that they send a copy to all federal judges

About $8.50/piece

You can get ten out of a ream

Get ahold of Jan

We will have written instructions for the mailing

an address on who you are going to send to

For the return address we would want the Unified United States Common Law Grand Jury

They are the sender on this paper

The paperwork would be a download and a printout

Each mailing is about $8.30/piece

A lot of people should participate

I have a listing of a thousand it could be a couple thousand of media across the United States

I’ll be mailing out a bulk mail these papers to all the news media

We will put a copy for the general public download

where people can download them to read

and hopefully get out to people

E-mail an electronic copy to new outlets with a link to our site

We’re trying to get exposure

We may get some interviews out of this

We’ll get more exposure

We’re looking to hit critical mass

We’re coming to the point where we will be hitting critical mass

Especially when the word gets out and people read the paper and realize that they can join their cases to us and finally get justice

Everybody needs to participate

Maybe people will download a copy and get it to their local news or something

We do want to hit all 94 federal district courts

We do want to hit a copy to all of the governors

We’ll put a cover sheet in there with the governor with the mandamus commanding the governors to get copies to both of their houses within their state

So we’ll get the legislative branch and the governor all in one shot

We might try to get a list maybe the capitol of each state get the supreme court state court

in one of the counties Maybe we’ll get a copy to them

with a demand to get it out to their judiciary

As much exposure as we can get

to as many judges as possible

and anybody within the judiciary

also in the legislative body

and the administrative body

All of this exposure is extremely important

People may want to get it to other people

You can download a copy and drop it off to your sheriff and anybody you want to

exposure is the key

And the people getting behind what we’re doing

and critical mass

and support from the President

which we do believe we have

All that together collectively that would give us success

This is what we’ve been working for

We thought of this at the end of 2013 that’s when we became National Liberty Alliance

We were in the courts a couple of years before that

Three or four years before that we started our experience in the court

We have ten years experience focused on common law things

also to understand the process and the procedure

We’re going to educate them

People need to be educated in this

The key thing to this is to take our nation back

That’s why we say every week Please support NLA

If We the People do not step up and become reasonably educated and take control of our courts We want to take the administration of the courts away from the criminals

and put it into the hands of the people

if we don’t do that then we will end up back here another day

We need to take the political process back We need to take the judicial process back

National Liberty Alliance is teaching how to do both where we can have 100 percent control of our country

I’m not going to get into any of the details of the paper tonight

It’s an extraordinary process and procedure that we set up

It’s an extraordinary action

It’s powerful

This is what we have been working for and towards for seven years

Since 2013 we have been working towards this point

We’ve built this organization up to over 7500 members

We’re looking for critical mass

During that process of time we were educating people

We have been filing papers

We have an open court case We have been on trial for two years

We have filed over 194 papers in the federal court in this case already on the statutory side of things

We’ve denied their statutory process

We’ve denied their $400 requirement to open up a case

We did have to pay it because they wouldn’t give us a number and wouldn’t take our paperwork without it

We did it under protest We want our money back

This next step is filing both in the same court where we have as a being under the auspices but also a new way of filing

We put together something unique

You’ll see that on Monday or as soon as we start revealing this information

We need everybody’s involvement in one way or another

(1:04:27)

ANNOUNCEMENT

After you finished estimating the mailing cost to be about $8.20 I sent an e-mail to all 19 people who had signed up and volunteered to do mailings

I explained that we want them to be mailed at approximately the same time

the first responder said that he could mail 25 of these out

We will write a news release on this

(1:08:27)

QUESTIONS

Question 1: Regarding a United States Supreme Court case

Anderson v Liberty Lobby Inc

84-1602 argued on December 3 1985 decided on June 25, 1986

The sender of this question said that this was a huge case

Do we have it in our library?

Anderson v Liberty Lobby

We don’t have too many cases listed at our website

We do have landmark cases

(1:10:00)

Question 2: Here in the state of Pennsylvania there is pending legislation that would compel joining the other states that are currently operating under the national popular vote that passed

piece of legislation is know as SB270

The Presidential National Popular Vote Bill

If certain states are using the popular vote would this reduce the number of electoral votes needed to declare a candidate the winner from the required 270 votes to a lesser number?

These morons have no clue what they are talking about

Obviously they have done no studying

They haven’t looked into the founding of this nation

They haven’t looked into the structure of our government

and why it was structured that way

They haven’t read the Federalists Papers

They haven’t even read the Constitution

That’s why I call them morons

They don’t know what they’re talking about

They’re looking to destroy America and they may not realize it

There is no way we could ever move to a popular vote

It’s never going to happen

(1:13:18)

Question 3 I have also heard rumors that Pennsylvania is trying to keep Donald Trump’s name off the state ballot and any write-ins would be particularly scrutinized in regard to spelling and capitalization they would discard the write-ins

That sounds like they’re trying to control the election

That’s against the law

That’s not going to happen

It will never happen

If worse comes to worse we have to get the Supreme Court involved

It’s never going to happen

(1:14:21)

Question 4 I periodically hear of Article 5 Constitutional Conventions in the states

I hear about them a little more frequently because of the Deep State’s desperation for maintaining control. If the Constitution is amended will NLA revise it’s Civics and Constitution courses to reflect the changes made to the Constitution?

I don’t think that that’s going to happen

It’s definitely not going to happen soon

It takes awhile to put that through

There are so many things involved

Why don’t we start to use the Constitution first before we start to amend it

There is a lot of it being ignored

We are covering this in our case

If we start educating the people and that’s what we’re doing here at National Liberty Alliance the people need to get educated

That’s the key education

We also have to get schools educated

We have to get education in the schools

A constitutional course in the schools

Grammar school and high school

It’s a necessity

We’ve put together booklets

We’re writing a book

We’re going to take that book and turn it into a text book for the schools

(1:21:00)

Question 5: I’m on the docket to challenge jurisdiction with CPS and I’m going to court tomorrow by special appearance

CPS isn’t answering any of my questions

I have not seen my five year old daughter since June 9 when they sent her to a foster home in El Paso which is 7 hours away

I know they have 30 days but they changed attorneys today

I’m curious about what can await me

Unless you know what you’re doing and you have experience in the courts

we got the papers and you can download them and use them

You need to know what to do next

You need to know how to respond to the judge when he tells you that he got the authority

when he tells you he has the jurisdiction to move forward

If you don’t have the experience in the courts

and you don’t have the experience with papers

and you don’t understand how things work

you don’t know how they work

and you don’t know how it should work

then you’re not going to be successful

You probably want to do a joinder with us

If you have experience in the court then you could win

as long as you got the proper knowledge then you could use our forms

It’s an uphill battle

They break the law all day long

they may not even realize it

Join your case or wait til common law courts eventually open

That’s what we’re pushing for now

(1:23:25)

Question 6: I’m asking about what could happen if we join our tax case with yours

Will it be dismissed or are there other risks?

Joinders could be done the process could begin immediately

It depends on going through the steps that we’ve laid out

Jim walks everybody very carefully through the steps

Whenever anybody tries to jump a step or get ahead of a step all it will do is slow them down

It’s going to slow your case down

We have to keep things uniform and get things done right

When people jump steps they get things done wrong

We step people through

If you respond to Jim it can be done rather quickly

within a week the paperwork could be filed

The first paper we do we do an amicus curiae on behalf of the defendant within the court that you’re in challenging jurisdiction making the point that due process isn’t being gotten

They have to respond they’ll probably ignore it

Then we’ll default them

That’s when we move them in as a joinder with another paper and they have to answer that paper

If they don’t answer that paper they default

They will probably try to move toward Rule 12 to have it thrown out

We’re not going to permit that to happen

Most cases are just going to default

Then we will be filing default papers and moving the case where people have to be restored

We’re going to push to restoring them to their original state

(1:28:00)

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

Brent’s website is commonlawyer.com

My comments are my own

I make them on my own responsibility

Article 1 Section 9 Clause 8

No Title of Nobility shall be granted by the United States: And no Person holding any Office of Profit or Trust under them, shall, without the Consent of the Congress, accept of any present, Emolument, Office, or Title, of any kind whatever, from any King, Prince or foreign State.

Article 1 Section 10 Clause 1

No State shall enter into any Treaty, Alliance, or Confederation; **grant Letters of Marque** and Reprisal; **coin Money**; emit Bills of Credit; make any Thing but gold and silver Coin a Tender in Payment of Debts; pass any Bill of Attainder, **ex post facto Law**, or Law impairing the Obligation of Contracts, or grant any Title of Nobility

In this clause each of the states in the United States the Constitution absolutely bars them from granting a title of nobility

Titles of nobility are hereditary

One of these clauses applies to the general government in Washington DC

The other applies to the state government

without exception never any state grant of titles of nobility

This war that we had between the North and the South

those states down there they entered into alliances and treaties and they joined themselves together into a confederacy it says no state shall enter into any confederation

They did that

Their argument was We’re not a part of the Union any more so we can do what we want

If we break away from the Union first then join ourselves into a confederacy we haven’t violated the principles of the Constitution of the United States

The Northern States disagreed with that take on the situation

It says no state shall grant letters of marque and reprisal

Volk reicht volk means folk reicht means duty

It means people’s duties

The people of those old days had two duties

The people are the men

They had two duties

Militia duty which they called the fyrdfare and jury duty

That’s where we get our oath the Constitution of the United States demands of every office holder of federal and state government to defend the Constitution of the United States

against enemies foreign that’s militia duty and domestic means that you will serve on the jury Foreign is willingness to take up arms Domestic that’s willingness to serve on the jury

The Anglo Saxons knew the common law

The Normans didn’t they had the imprint of Rome

They came in as mediators to stand between the court and the accused

To speak the language of the court and then talk to their client

the language of the accused

That’s how the common law was preserved in England

It’s a matter of circumstance that these men arose that learned both languages and were able to preserve our common law

That’s why we have what we call common lawyers

and their job is still the same

to understand obscure words and to educate the court

I went into court in a place called Jasper County it’s a rural county in the Wabash Valley

I got done with the case and the lawyer from the other side I said something and the lawyer from the other side said Judge, I move to strike that

He said What for?

He said Because it dehors the record

The judge didn’t know what he was talking about

He said It’s outside the record

The judge said If it’s outside the record then I’ll strike it

I went home and I looked it up

You can find it in Black’s Law Dictionary

Dehor it means anything that is outside the hor we get our word horizon from that

outside of the horizon

the horizon is the boundary outside the boundary of the record in the case he wanted to strike that

(1:54:00)

CALLERS

Caller 1 Cory from Illinois

I had an experience coming back from the Canadian border to Detroit

I didn’t have anything illegal in my vehicle they searched it

but then they proceeded to want all the codes to my phone and computer with no probable cause

They confiscated my phone but I refused to give them the code just on principle

Has anybody else had that problem?

I was in Michigan

I’m a natural born US citizen

It’s unbelievable that they disregard the Constitution

No probable cause

They’re getting away with it

I’m trying to get the Rutherford Institute to take my case and challenge it

With what we’re doing the timing is right with what’s going on in Washington DC

Q says August is going to be a hot month

We’ll be filing in the center of August

Our timing should be right

Our paper should be hitting at the right time

We need critical mass

We need education to the people

We need people to join their cases to our case

We need people behind this process

I believe we’re going to get the President behind us

When people read this paper and take their time to understand what we’re saying

it’s clear on how things aught to be

We’re looking to take the administrations back

They have totally tainted the jury

We have a really great case to make the case

Justice will prevail

You will be able to seek justice in any county

Is there any kind of federal filing that you would recommend to sue the border patrol for violating my rights and holding me five hours?

You could win a case like that it’s possible

Difficult but possible

You’d have to understand how things work

You have to be on top of the case

The judge is looking to maintain the status quo

When we get on the other side of what we’re doing

We’ll be filing next week

Once we get on the other side where the people finally take control of the judiciary \

the judicial process of law

and on the other side the political process

then you can get justice at that point

Write your affidavits now and wait til we get to the other side

(2:02:00)

Caller 2 Crystal from Connecticut

They want to put me out of my house

They want me out of my house by tomorrow

I filed another police report

which the police department did not want to take the application

which I thank Jehovah God that I was filing all my police reports

from day one

I told everybody here file the police reports

Remember when they did the illegal foreclosure and I had my warrantee deed and I have life use I tell people all over the country

In January this is the third time they tried to put me into foreclosure

I said show me I did everything the affidavits when I started out in 2014

I would like to see the contract from Mr G Credit Union

I said Show me the Proof of Claim

I did the subrogation I did everything

They took out $250,000 from the G E Federal Credit Union

It went into somebody’s pockets

When anyone files a case or claim you have one year to prove that case

Show proof of claim due process

otherwise the case has to be discharged

This has been going on since 2014

Until this very day they still never showed no contract with me

I used to do that work

When they were changing people’s mortgages

and I kept on telling them when they went to get an attorney

and they said Get an attorney

and I said No I’m not going to get an attorney I said I don’t even know why I’m here

When I started back in 2013 or 2014 Am I a public servant of this court?

and the judge said No

Is there a sheriff here? No

Is this my common law jury? He said No I’m the common law jury

Then I said I would like your resignation You just committed treason

He told me to get the hell out of his courtroom

Everybody was in the courtroom looking I said wait a second

and then I remembered the affidavits any time you go into that courtroom

this is my sworn affidavit of truth

and I want a sworn notarized affidavit from Mr G E Federal Credit Union

People were losing their homes for four cents

They’re charging a sewer bill

and a WTPA bill which is a bill that was created a utility bill

When I went to file my police report again today because they denied me they told me I could not file and I said this guy was so nasty arrogant

He goes I feel you don’t even have a case

and I’m not taking nothing

I’m not here for you to decide or judge or anything else

This is a criminal case because here I got my warrantee deed and I have my quick claim

and on January 18 which they wanted to take my house on the 19th

He went and somebody falsified and he terminated my name off my property

and put his name on the property on January 18

and then turned around and sold it to his friend

I know this work and I did this work for 49 years

I went and refiled it back in my name

So they started going off on me

So now everybody’s looking at my case

This judge thinks that he is the law

He thinks what he says is the law

He’s not alone in this

No judge signed off on this

This is an attorney who I never even heard of

People are now rallying around me

The media

Everybody needs to contact the Congress

They said that they want me out of the house by tomorrow

If I’m not out by tomorrow night on Wednesday morning they are going to come and eject me from my house

I’m a totally disabled person with my warrantee deed and I have my No Trespassing sign

Get ahold of Jim and get us to do a paper for you

We have the radio We have a lot of coverage pertaining to this

People have been following my case

A lot of people lost their homes illegally

Make sure you check on your deed on our land records

This has been happening all over

People were going in and changing people’s documents

Make sure you check your deed record and get copies every few months

Let’s get a paper out

You can request a joinder later

We’ll try to get it out tomorrow

He can fax it over to you and you can go and serve it

It will challenge jurisdiction

This will protect you

We will move it into federal court and then it’s out of their hands

It’s a violation of your unalienable right of due process

I got the property

What they did was criminal

The media is coming out

I got all my legal documents

I said Who changed these documents because it was criminal

People have been watching my case all over

If you want us to help you then get ahold of Jim

Call Jan and have him connect you with Jim

Judges are all about the status quo

(2:19:26)

Caller 3 Robert This is Jason

I have been dealing with family court for about five years

Unfortunately last year my father, my mother, and my brother died

Then dealing with the probate courts and all of that

but I am behind with regards to child support

and child support arrears

I filed several different motions with regards to jurisdiction

Of course everything was ignored

The state came in with the Attorney General

I moved to intervene and they’ve been coming at me twice as hard

now they’ve recently filed for a contempt of court

which they were able to get and then they filed a writ for my arrest

None of this was in the legal sense I wasn’t given the opportunity to determine indigency or anything to that effect

What can I do?

It sounds like you don’t have the knowledge to do it

The only thing that we could suggest is to go through the process of joining your case with us

We do an amicus curiae which is a paper coming particularly from the grand jury on your behalf and then we challenge the jurisdiction which they must now prove

If they ignore that

they have 30 days to respond

after that we join them into our case we move them into our case

It comes under a federal case decision

The only thing the federal court can do with that is deal with the constitutional issue

The constitutional issue is that they don’t have the jurisdiction

They have to find another venue another way to deal

Regarding the children

We were never married

about five years ago it was just one accusation after another after another

The bottom line is that the court doesn’t have jurisdiction

They need to take you to a venue where justice can be had

These courts are so unfair

This whole system with family court has to be totally changed

It doesn’t work

It’s destructive to the family

It doesn’t sound like you have enough knowledge to be able to win

very few people do

I filed my paperwork for the joinder

We have to do the paperwork for you

It’s got to come from us because we got more clout

Go to intake@nationallibertyalliance Jim is the one who is handling it

If you follow the instructions that Jim gives you follow it to the letter don’t get ahead

Make sure everything is done properly

within a week we can have the paper in to the courts

(2:26:18)

Caller 4 Camaira from Arizona

I have five different cases stemming from one unlawful arrest

We picked the CPS part of it to be the first joinder

Everything stemmed from the unlawful arrest

That was on June 23rd when they arrested me

They forced me to appear They forced me to sign a plea agreement

After they arrested me they charged me with CPS Child neglect

While I was in jail another officer charged me with driving with a revoked plate and no license which was not true

Then my ex-husband’s wife of six months before we were divorced came to the same judge who married them and requested a charge of harassment against me which I did not do

We’re going to have to do two papers for you

If you get your papers to Jim those first two cases are the ones we should be focusing in on

You can do two of them at the same time

The one that you said was untrue can you just go to traffic court and show them the papers?

I demanded that the accuser be in the court so they adjourned it

Driving with a revoked license plate they did that on June 26th

My registration was good until June 30

The officer made an affidavit of complaint without executing under notary on June 26th after I was arrested on June 23rd

He states that I had come into the police station on May 21st which I didn’t I was in California then I came in on June 21st but not on May 21st

Work on the first two cases

Try to go down and see if you can straighten things out

Some things like that you can straighten out

I got a notice today from the District Attorney stating they’re prepared to go to trial

for the one about the ticket for revoked license

Get the paperwork in

You don’t have the experience to try to do it yourself

They’re going to railroad you People don’t know how to push things along

They know that you don’t know what you’re doing

Then they make it up as they go

Get you stuff to Jim and we’ll take it from there

Each one has to be individual

I should do a joinder

Jim will walk you through it

You have to know what to do next

You have to portray yourself in the court in such a fashion

You got to know what you’re doing as you go through

I’ve been through all of this

It took me a long time to figure out all of these mysteries

A long time it took me to figure it out

You got to move it to federal court for cause

You got to know how to do that

You need to file the papers correctly

You’re focusing in on cause

Your cause is a constitutional cause

They violated your unalienable right

That’s a cause

If you go to federal court and the judge sees that you don’t know what you’re doing

then they’re going to take advantage of you too

If you don’t have those experiences you can’t really do this

There are people teaching people go in and say this go write this paper file this paper

It’s not that easy It doesn’t work

I live in Arizona and the case is in New York

Do I have to be present

No not at all

We’re doing this because there is a conspiracy we’re making that point

There’s thousands and thousands of people that have a similar case to yours and they’re moving it on

We’re bringing this whole thing together It’s in federal court

We’re connecting it to ours because we’re making a point we’re using it as evidence

We’re opening up a court of record We have a strategy with that

No you don’t have to be there

(2:42:06)

Caller 5 Audrey from New York

no response

(2:42:40)

Caller 6 Dan from the Carolinas

The upcoming documents that you want all of us to send out

I presume that they will be time stamped in the court

and then you’ll put it in a pdf for us to get copies of

to then send them out

All of the defendants we will do direct

the court filing certain individuals the President as an Information the Attorney General for action and as an Information we will also file completely with both houses

the United States Supreme Court

We need to get it out to 94 federal district courts

We will give out the addresses

Then you put the return address that we give you

Each paper will cost you $7.49 to mail in a Priority Mail Flat Rate Envelope

It’s $7.49 whatever you can fit in the envelope they’ll send it for $7.49

It is automatically tracked

You will get a receipt

You scan or take a picture of your receipt Send that to Jim when you get that receipt

No just mail it to NationalLibertyAlliance.org mail it to mail

so we have proof

It only cost $7.49

You can buy a ream of paper for $7 and change

Let Jan know what you can do and we’ll pump out the addresses

It’s called Priority Mail Flat Rate Envelope

Do you have the basic format for an affidavit at the National Liberty Alliance website?

When we’re ready and we know what day we’re going to file it on we will post it on a private place for anybody that’s mailing it out for us They will have access to that page and will be able to download it

When you download it just print it out exactly how it is and put it into the envelope

The signature will be on it the seal will be on it it will be in order

We will post it as early as possible and will notify everyone as early as possible so that they have time to download it and print it Then when we want you to mail it we will contact you again and say Mail it on this date

You can preprint it and have it all ready

(2:53:20)

Caller 7 Drew in Pennsylvania

I talked with you before about the situation where my wife left, the PFA, the divorce

I have to go to the PFA hearing tomorrow

Anything that we do we’re looking to get it thrown out of the court

We want a just court

I have never seen a just court that deals with children and families

It’s a money making machine

My wife is the stepgrandmother of the child

We raised her since she was born

13 years

We were married 18 years

My ex is involved in every aspect of this of 35 years ago

This is harassment by abuse of courts

I’ve been dealing with these courts since I was 16 years old that’s when I started paying support for my first daughter my ex of 35 years is the one behind all of this

Everyone deserves a court that is going to bring justice

and to deal with the case quickly and move on

My wife and my granddaughter are victims of my ex

They’re being twisted up and manipulated and coerced

My wife has MS and she has cognitive problems

My ex is taking advantage of that and the courts are enabling her

This is harassment

We’re moving towards and we want to get courts of justice

All these courts do not have jurisdiction

They’re hijacking you or kidnapping you into jurisdictions unknown

therefore you’re not getting your due process

They don’t have jurisdiction

You’re not getting due process

You’ve been hijacked into jurisdictions unknown

That’s how you win the battle

Our plan is to file next week It could change

Anybody that can help by getting papers out get ahold of Jan

[jan@nationallibertyalliance.org](mailto:jan@nationallibertyalliance.org)

or you can go to the directory and give Jan a call

We do need help sending out papers