National Liberty Alliance

Monday Night Conference Call

October 15, 2018

Lead-In Song: Hold On

(3:50)

Join National Liberty Alliance's Open Forum and weekly news and updates on NLA's advancements in the courts 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](tel:(605)%20475-3250), enter access code 449389# PRESS \*6 TO MUTE/UNMUTE, then 1 if you want to get into the queue Playback number [605-475-3257](tel:(605)%20475-3257), access code 449389#.

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

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Please support NLA

(5:00)

Scripture Reading : John 7:1 – 7:25

(8:25)

We have the campaign going on for Constitutional Sheriffs . We’re looking to collect $55,000

That’s what’s needed for the project. We want to order about 100,000 handbooks.

We have a copy of the handbook It’s a Sherriff’s Handbook You can find it on our front page. Get a PDF copy Download it and read it

We will be making some changes in that handbook

In our research and work putting together this case every time we dig deeper into history, into common law, into the Law of the Land, the Constitution, and so on , and , of course, our founding documents the Magna Carta and so on , etc. we always learn a little more Sometimes we have to take a little correction I think we’re going to find we’re going to be correcting ourselves in some things as we go on

The case is also adding to the course that we’re writing and also adding to the book that we are writing which ultimately will lay out the Constitution, the Law of the Land, what are US Codes, how many courts there are, what kind of courts are there, the jurisdictions , just get into a lot of things and also at least the book will cover and show people how to go into court and looking at the forms and necessary things required in order to make a case and so on

We’re working on that

And in that process, again, we’re going to be making some changes and adding some things in the Sheriff’s Handbook As soon as we get that done we’ll post up the new one

It’s not going to be a big change or anything

There are some things we should add in there

We’re looking to buy 100,000 booklets

We’re thinking that they’re going to run us about thirty five cents each

100,000 times thirty five cents is $35,000

Mailing the booklets, we’re looking at mailing twenty handbooks which would be about twenty ounces we’d do it through media mail And we got about 3100 sheriffs out there

We got 3,134 or 3,133 counties Probably close to 3100 sheriffs

We’d like to mail twenty handbooks to each one of these sheriffs

That would probably run us $6.50 each for packaging and mailing which is an additional $20,000

for a total of $55,000

That’s what we figure it’s going to cost us

Sheriffs need to be educated

The total is going to be about $55,000

Anybody who would like to donate for that purpose and also maybe donate $5/month

or more to keep things going with us

We do a lot of things We have some costs. A lot of our paperwork and the different things that we do It cost money

The New York Safe Act Lawsuit they have thrown it out

The judge decided to throw it out but he didn’t say why

They did list out different things

Sovereign citizen was one of them

Failing to state a claim and so forth

The judge didn’t make any explanation

I’ll have to read through it a little more carefully

We need to appeal that case

Appealing that case is going to run us about $1,000

This was a New York case Only people from New York were involved in it

I think we had about 30 people signed in

We need about $1,000 to file the appeal

They charge you $500 plus a $5 filing fee for an appeal

They charge you $400 to file a case

Then they charge you $500 to appeal it

(15:03)

And an additional $5 for the filing of it

This is charging for justice

We do have to pay that to get in

We’re going to be asking for our money back

We’re going to be making that argument concerning that

But it will go to the appeals court

It’s going to cost $505 for the filing fees

And the other $500 covering the cost of writing it, putting the papers together, serving it, certifying it and so on

We’ll file the argument, they will respond, then we have the opportunity to go back with one more argument to the case and then it goes for the appeal

We make our argument concerning the decision The other side makes an argument against what we have to say and then we have that final filing

$1,000 should cover all of our cost paper, toner, mailing , certifying , filing fees and so on

I also want to use this case and move it into our case as evidence

We’ve got a lot of cases to move in as evidence in our case against the judiciary

Ultimately what we’re suing the judiciary for moving over to the next case that we’re getting ready to file We’re going to be suing the United States Supreme Court

We’re not going to be calling them defendants We’re going to be calling them respondents

We’re going to bring an olive branch and give them the opportunity to step over the line

and stand with us We the People to move this case forward

because what we’re looking for is that they have concealed courts of justice

You cannot find a court of justice

It’s called an Article 3 court

There are 27 codes that are called positive law

It was enacted by Congress as law

The other ones are policies and procedures used in administrative processes

Those 27 are laws

They’re lawful laws that we gave the legislators the authority to write

focusing in on a particular jurisdiction

That is called positive law

Positive law means law created by human

We the People wrote law when we wrote the Constitution

That’s the law of the land

That combined with the U S Codes that they have the authority to write that is also a part of the law of the land

The rest is administrative used in administrative courts and so on and so forth

It’s policy and procedures on how things operate and go

Title 26 That’s the IRS Code That has no authority whatsoever

U S 18 which is the criminal code in there you’ll find the penal code but US 18 has authority on the sea and so it’s for maritime

But again even those people have the opportunity to call for a jury and a jury can nullify any law even under those terms

The fact that they’ve applied the penal codes there and they go up and use that against the people in criminal cases That’s not lawful

They can’t do that but they have And those are the courts that are open

You got a court that opens up under Title 28 which is Civil Courts

And you got a court that will open up if they go for an indictment and they file criminal charges against you The penal code for those charges are written up in US 18

So they use US 18 That’s statutory courts

Courts of statutes are not lawful and it’s not common law

We have tried to open up an Article 3 court under a court of justice which is called a court of record Statutes do not apply

But injury is usually what’s available to open that court up

If you’ve got a contract agreement with someone or you’re being abused by a government agent you can open that court up and be able to get in there to produce your case to a jury and make your arguments and hopefully win a case if you’ve been injured

They have shut those courts down

The fact that they are charging us money to go into the courts proves the fact that it is not a court of justice

In this recent studying that I’ve been doing as we’re putting these papers together I think it has become clear to me what is on the mind of these federal judges

I think I see the mindset We’re going to try to express that on paper on what these judges think on why they can get away with it

The bottom line is that it’s fraud

The United States Supreme Court knows it’s fraud

and yet they allow it to go through and they don’t say anything about it

That’s why we have to sue the United States Supreme Court too

We want to offer them the olive branch

We want them to work with the people to bring back courts of justice

We do not want grand juries to be empanelled without the People’s watchdog so to speak.

We the People want to be watchdogs for this by building the administrations

We want to get four administrators for every county across the nation

And they would have the seat and work out of the county state court in whatever state you’re in

And when a prosecutor wants to call empanel a jury they still have to go through the administrators The administrators will take control and work with the court to make sure that people are chosen out of a pool and that they’re not stacking the jury We want to make sure that people are actually pulled out of a pool and not questioned

There are certain questions we do have to ask

You don’t want anyone that is working for the government or law enforcement

You don’t want any of those people on the jury because that would be a conflict of interest

There are certain questions that need to be asked

People would be released if they fall under a certain category

Maybe we will get a committee together to see what is appropriate questions

The bottom line is that we have to prevent them from stacking the juries

They stack the jury by doing psychologicals on the people through these questionnaires

They like to get people who are easily influenced

We have to make sure that they don’t abuse these people who are brought together for jurist whether it be grand or petit

These people need to be orientated

We wrote a paper on that we will be including the information in that paper in this case and make the point that they are stacking juries

We need to take this away from them

We the People need to orientate the People

We the People need to be educated in order to do that

That’s the purpose of our courses

That’s the purpose of a lot of papers that we have

That’s the purpose of this new course coming up

This new course coming up will expand further than that

Especially people who are coming in as administrators

We’re writing a handbook We started that awhile ago hopefully we will get that together soon also

A handbook for administrators

And also a program which will lay out the things that grand juries really need to understand

whether it be a trial jury or a grand jury

There are certain things that they need to appreciate and understand under common law

Like the principles For every injury there must be a remedy

In order for there to be a crime there must be an injured party

Those are two principles under common law

We have to protect these juries from being abused by prosecutors

These grand juries need to understand that they have the power and the authority to say “no”

And they need to ask the question Where’s the injured party?

If there’s no injured party then take a hike

And if you’re coming in prosecuting trying to put US Codes on people like penal codes under USC 18 wait a second that’s statutory that’s not common law

We the People need to control that

(30:00)

We need to make sure that these juries understand and know that they need to take a vow to God in order to come in and do the right thing

Operate with a sense of honor, justice, and mercy

Make them understand that they not only get to decide on the facts they also get to decide on whether a law has been broken

And they get to decide what the restitution is

We should make people restore the people that they injured

Restitution is the focus of the trial jury

They need to know these things

And if the jury gets stuck and can’t come to a decision They should go back in there until they figure something out

If you know that you are at an impass and you can’t move then you got to acquit

We haven’t been on many radio and TV programs lately

We want to start to get out there and get our message out

Hopefully build up our membership and get more people involved

Bottom line is education

People need to understand that they need an education

We want to get our message out

We did do a radio program

It’s posted online already

We’re going to try to get out to more places

Hopefully through that build our membership and hit critical mass

The case that we’re filing here in the federal court against the judiciary we’re also going to be suing the BAR also both judiciary committees of the house and the senate

because they’re responsible

They know and if they don’t know they should know

And we’re not going to call them defendants we are going to call them respondents

There will be at some point in time become criminal because we will be indicting people who resist We’re going to be looking for people to judges hopefully clerks and different people to step on the side of the people recognize the power and the authority of the people the law that controls them it’s called the Constitution for the United States of America the Bill of Rights and of course the Declaration of Independence

And recognize that there are courts of justice that they have closed down

In 1948 the courts of justice started to close down

Things happened in 1938 and 1939 1949 It might have been 1938 when the application of these laws came into play

It took some time

It makes sense that it would be 1938 that would be pre World War II

And a World War was exactly what they needed to make the transition and make the change

from courts of law versus statutory courts which We the People cannot be under

We have never given the authority to our elected individuals or appointed individuals particularly to the legislators to legislate our behavior

That’s our job We legislate our own behavior

ANNOUNCEMENTS

We have 1,024 grand jury administrators

These administrators jobs are full time paid positions

We need four administrators in every county

It is a paid position It is a career position We will educate everyone

We will create a handbook

If you take any of our courses the question is asked if you want to become an administrator

You are also asked when you join up if you want to be an administrator

You can also go into your profile once you are a member you have a profile you can get into your profile and check the box to become an administrator

We need about 15,000 administrators across the nation

We have four other areas where we are looking for people

We are always looking for people to be working on the Welcoming Committee It just involves calling people There are scripts that you can use to contact new members with

You’re just trying to be helpful to new members

And check to see the status of older members

We also have had no volunteers for a new committee We need several people to get John and Gerard out into the public eye to get them on to radio shows and/or TV shows

We tentatively have some one who may be interested in transcribing audio files for affidavits and that sort of thing It’s tentative If you are so inclined please let me know it would be nice to have more than one

We need more speakers for the Natural Healing Call

So if you or someone you know is well versed in some area of natural healing then give Jan a call or send an e-mail to [jan@nationallibertyalliance.org](mailto:jan@nationallibertyalliance.org)

QUESTIONS

Question 1: When you sent out the first call for the 8:30 meeting tonight to talk about the indictment and vote on it there was a statement in there that says everyone is invited except government employees A person works for the Veterans Administration and he wants to know why he was being excluded

It’s a conflict of interest for an individual working for the government

If the person leaves that job and works some place else or they retire then at that point they can be on a grand jury or a trial jury

(45:00)

Question 2: When the case against the judiciary goes through will NLA be addressing the BAR Association as a private entity?

The BAR Association is going to be sued as the problem here

It’s the BAR Association that’s been interpreting the law and training people who become lawyers and judges

They’re all BAR members and they’ve been taught BAR school

In order to practice law they have to take the BAR test and pass it so they have to be drilled on certain things that the BAR wants people to realize

And this has been our problem The BAR has always been the problem

Every time you go to talk to an individual in government which have the duty to answer

If they have a duty to speak and they fail to do so that’s fraud

If someone is an elected individual and the people want to know certain things about what they’re doing they must answer

They cannot ignore it Of course they do

Usually once you question any of these people you will find yourself almost immediately talking to a lawyer

Everything is filtered through a lawyer

Lawyers are programmed ultimately to serve the New World Order ultimately the status quo

And judges they rule and they keep in focus the status quo

There is a bias there on all of them

Constantly going up against the people

(48:00)

I want to talk about US 26

Maybe next week I will talk about US 26

I want to break it down on the 17th Amendment The problem with the 17th Amendment

Also the 13th Amendment We might get involved with that

We will probably talk about the 16th Amendment when we look at USC Title 26

which identifies with income tax

I’d also like to look deeper into USC 28

The Rules of Civil Procedure fall in USC 28

Rules are fine to have when they start to abuse you like Rule 12 they become a problem

You can’t require a person who hasn’t been trained in the law to come into a justice court and know rules

The only thing necessary to make a prima fascia case is an affidavit

The main thing that we are suing the judiciary for is for concealing courts of justice

That’s what we’re suing them for

A court of justice is an Article 3 court

There are court jurisdictions under USC Titles 1 through 57

27 of them are law jurisdictions

Those are the law of the land

27 USC Codes

Each court has a jurisdiction they have to have subject matter jurisdiction in that court and they also have to have personam jurisdiction jurisdiction over the person

USC 26 has no jurisdiction over the people

USC 28 has no jurisdiction over the people

USC 18 has no jurisdiction over the people

The 16th and the 17th Amendments were never ratified but more than that it’s repugnant to the Constitution

17 destroyed the balance of power

(53:47)

CALLERS  
  
Caller 1 Tara from New York

She wanted to review the judicial vote that we had tonight

Is this pertaining to future cases ?

This is pertaining to the case we’re filing against the judiciary

It’s an extraordinary action that we’re filing against the United States Supreme Court, the entire federal judiciary that’s all 94 federal districts and the American BAR Association

both houses both the senate and the house judiciary committees and the Justice Department

So we have to sue them all

We’re suing them ultimately for concealing courts of justice

You can’t get into a court of justice No matter where you go you’re stuck on these statutes

And if they don’t want to hear you they say Rule 12 and they cast you out of the court

It’s just for that one case

Any judge we’re going to make it clear at the beginning of the case what exactly we’ve done We’ve agreed as the grand jury there was a grand jury meeting We the People in the Grand Jury Unified United States Common Law Grand Jury agreed beforehand that anyone who tries to stifle this case conceal this case throw this case out we will immediately put an indictment on that individual

We will notify them within the court case itself and file it up here in the Northern District

where we have been filing all of our paperwork

We do have a depository up here in the Northern District in Albany

Any time we do an indictment we file it in the court up there and we’ve done Informations and different paperwork We file it up into the court up there

We also will be and we have been we send a copy to President Trump by his request

We’ve been doing that for over two years now

We also will be filing it and have been filing it with Attorney General Jeff Sessions

We’ve also been filing a copy with Senator Grassley now we’re going to include the Congressional Committee

We’ll be filing a copy with them too

We’ll be filing an Information with the President concerning this case

The whole decision was that anybody who interferes with this case as soon as they show

through some documentation of some action we will then file an indictment against that person

We have been operating under the auspices of the court by filing it in the federal district and other places

We have some evidence we’re going to put right up front into the case

Other evidence will be added as we go forward

We have reams of evidence concerning what they have been doing

When you go to get into the court they only offer you one paper in order to get an index number in the state level or to get a case number in the federal court

Those papers are all statutory

There’s no place to check the box to get a court of justice

There’s no place to get a court of record

(1:38:18)

Caller 2: Marva North Carolina

Regarding NonJudicial Foreclosures where it has been in denial of due process

Can you speak on grounds for good cause?

If you want to move it into the federal court for cause if you move the case into federal court for cause then you don’t have to argue the mortgage one way or the other

You’re there just to let them know they’re stealing my property they’re not giving due process I want due process If they think that they have some right to my property let’s get some documentation and prove it

without that leave me alone

I want this court to protect me from that

That’s a Fifth Amendment right : “nor be deprived of life, liberty, or property, without due process of law; nor shall private property be taken for public use, without just compensation.”

Right there is the cause Fifth Amendment cause

Article 3 talks about the judicial powers in Section 2 of Article 3 : “ The judicial power shall extend to all cases, in law and equity, arising under this Constitution, the laws of the United States, and treaties made, ...”

When you go into federal court your wherefore clause should be that they need to either give me my due process or abate leave me alone

That’s your wherefore clause ultimately

They need to cease and desist

Cease and desist or give me due process

In a foreclosure it’s not possible neither on a tax foreclosure or on a mortgage foreclosure for them to prove anything they have no documentation

We got a paper it’s available in our court cases where we got in the court cases copies of notices of nonjudicial foreclosure and how the whole process has been monitorized and how it is illegal It’s twelve pages You should be able to find it up on our page where we file cases We’ll have it in the course We’re putting together a course There’s two free courses The Civics Course and the Constitutional Course

The Civics Course is pretty in-depth It’s 120 hours of video and audio

When you finish that you will understand how we in America got to where we’re at and how they committed the fraud It exposes all

It also gives you American History and so on

But the third course which we’re trying to get together and we’re writing in parallel with this case that we’re doing and a book we’re writing this third course is going to be much more in depth on getting into the details of the Constitution

At one time you were doing intakes for NonJudicial Foreclosures

We were filing them serving them on behalf of the individual to the court in question and also the local state court supreme court We may be getting back to it

We’re working with a couple of paralegals that may work with us

All of the paperwork is pretty much written up

Someone has to be there to check things out

We need somebody to be able to prepare the paperwork off of the forms we already have written up

Once we get somebody to do that then we can go back to it

We just don’t have enough help to be able to do that

Habeas corpuses too We’d like to get back to habeas corpuses we file that in the courts on behalf We also do defaults for them And then a court order demanding the release of the individual

We’ve only been successful in two cases out of the 30 cases that we filed because they ignore us

They still get filed into the court We need to move towards indictments for the individuals that ignored that

We lack help We need people to help

Everybody needs to volunteer something

We need people to volunteer their time

We need help People need to be involved

If you are going to be going back to the foreclosure filings again and if you need some help perhaps there’s a way that I can help

Talk to Jan He’s the national leader You can find him under the directory at NationalLibertyAlliance.org

There were filings regarding APS and CPS

We were doing habeas corpuses for them

Caller knows someone that ended up in court on a guardianship

They’ve resolved their issues However in the process in New York they ended up making an agent the guardian They are threatening to pull the life support

Although the mother has actually been improving

Can you offer any suggestions?

We could intervene with a habeas corpus

We have to be able to have the people working together to get that habeas corpus done and then filed

It does cost money

We’re asking for a donation of $100 to do a NonJudicial Foreclosure

or a donation of $100 to do a habeas corpus

if you don’t have that much we’ll do it anyway

This third course that we have coming up that will be an in depth course that will give you a lot of knowledge of the court system the process and forms how things work how to file papers all of that stuff collectively brought into one course

That course we’re going to require we never sold anything donations is how we live

That one course what we’re going to do we’re going to require people to be a member that ‘s donating in order to get that course

We’re asking for a minimum of $5/month or more

If someone is donating $5/month there will be a check mark by their name and they will be able to take that course

If people can’t afford that $5 they can call Jan He is the national leader under the directory And he can check the box so that they can have access

We don’t want to deny anybody

Regarding the habeas corpus who would they contact?

Right now we have an individual Jim we have it on the website

I think it’s over in the grand jury area where you can file the paperwork We have forms to fill out but we’re not doing those until we can get some help

We need help If we get one or two of these paralegals and we got you and we got Jim between the four of you there should be enough to get the paperwork perfected and then it would come to me for filing

The agency is trying to pull the plug on the mother

They don’t have the authority to do that

She has an estate they’re affluent

Somehow this agency helps the one son to protect his home

Who gave them the fiduciary authority?

You can’t give them fiduciary authority if there already exists fiduciary authority in the family

They have fiduciary authority

They have to give it away to someone

Give it up and then the court can appoint an attorney to take all the money that they can get

There’s papers to be filed for this

There’s proof of claim on something

Form 4490 and Form 56

If you go to google put in form 4490 and/or form 56 and it will come right up

It’s an IRS form

It’s under U S 26

Get the form for fiduciary authority Take it into the court hold it up in your hand

raise it to the court Fiduciary Authority is form 56

If that ‘s not filed in the federal court If it hasn’t been filled out and filed Where is it?

If it’s not there then they don’t have the power and authority

They never do

If they ignore that then you move it into federal court for cause

They have taken control of a human being without due process

They’ve taken fiduciary authority without due process

They’ve taken control of the estate without proof of claim

It’s an uphill battle

The courts of justice have been closed

They’ve been closed since right after World War II

They make the people ignorant

The next thing you know you’re under a statutory law process instead of a common law process

(2:13:34)

Caller 3 Benjamin from New Jersey

Benjamin is in a similar situation to the woman who just called

We’re putting together a course And in that course one of the things that we will cover is how to move a case into the federal court for cause and define what a cause is and then give a form on how to write that paper Moving the case is only two or three pages. It’s a very short form And you’re moving it for cause

And you’re not going to debate the case in federal court The case is irrelevant It’s the fact that you’re not getting due process is the point.

And you need them to cease and desist

And that’s the wherefore clause you’re asking you’re moving the federal court for that decision on your behalf to tell them cease and desist because they’re not giving you due process.

If they don’t have fiduciary authority there’s your battle that’s what you can win on

When you move it into federal court they don’t have the power and the authority to require evaluations if they don’t have fiduciary authority.

And that’s your argument in federal court

And you’re looking to use the federal court as an instrument of justice and order the court to cease and desist or show their fiduciary authority

And they can’t do that because you’d have to give it to them

They took $365,000 out of Bank of America

The lawyer for Adult Protective Services was considering that my mother should pay his lawyer’s fees too

This is how they make their money This has nothing to do with anything but money

All that lawyer wants and they train them to be this way is to look for an easy way to make their money

Your cause of action is usually the Fifth Amendment because you’re not getting due process and then you build upon that they don’t have fiduciary authority if they claim to have it who gave it to them? Where’s the documentation? Where’s the sworn affidavit concerning that fiduciary authority? You can’t have it without a sworn affidavit

It doesn’t exist

And that’s what you’re going into the federal court for because that’s their jurisdiction

It says so in Article 3 Section 2 : “The judicial Power shall extend to all Cases, in Law and Equity, arising under this Constitution, the Laws of the United States, “

This is the jurisdiction of the federal district court

And that’s why you’re moving the case to them for cause

And you got to state the cause very clearly

Your cause would be a violation of your Fifth Amendment right of due process

your mother’s Fifth Amendment right of due process

There is no affidavit showing that they have fiduciary authority

When did I give you fiduciary authority? Show me the documentation

They can’t

And that’s what you’re going to be requiring to be done in the court

You don’t have to get into details

You don’t argue the case

You don’t have to bring the case in

You can attach a copy of the case

But that’s not what it’s about

It’s about their violating your right of due process not producing the proper documentation sworn documentation affidavit forms and claiming fiduciary authority when they don’t have it they’ve taken money where is the authority?

Where are the proof of claims They don’t have it I’m moving this court this is the wherefore clause I’m moving this court for an order of cease and desist either show proof of claim proof of fiduciary authority or cease and desist and return the money the funds back into the estate

That’s what I would be looking for in the federal court

And you don’t argue the facts of the case

You’re arguing the fact that they don’t have the authority

John will try to get an example up soon

This is going to be in the course Examples on how to move cases into the federal district court for cause

It’s still an uphill battle

You got to open up a court of record

You can win it in the federal court if you put it together right

It’s all in the paperwork Jurisdiction changes as the conversation moves forward

You have to be very careful and listen and watch for that

If we had access to the grand juries these people wouldn’t be doing this to us

We’d know to go down to the courthouse to see the grand jury get a hearing before them and say here’s my problem I’d like to get an indictment against these people

I’ve been injured Lay it out and get an indictment

They prevented us from doing that

They think it’s illegal because they’re following statutes

These are our courts They’re not their courts We created these courts We wrote the Constitution We ordained and established Article 3 Section 1 Article 3 Section 2

We ordained and established Article 1 Section 8, 9, and 10 of the Constitution

We’re the lawmakers We’re above the Constitution We have placed you below the Constitution We have authority without statutes We have the power of nullification

We have the power of exercising our liberties and demanding justice

But they don’t recognize any of that

That’s what our court case is all about

(2:30:00)

Caller 4: Florence

(2:36:30)

I was listening to you talk to the two people who had issues with their parents with a situation going on with their family member The court that you are referring to is Orphan Court

That’s where they go into and deal with matters of estate

When you deal with matters of an estate if they do not have if the court made an order to turn over guardian Ad Litem from the family or from someone in the family who was a caregiver to that person they need to file an immediate appeal

If the appellate court if they did an appeal and the court is still acting then they need to file an emergency injunction in order to put the brakes on the lower court

to stop them from being able to do anything else further

If it’s not in estate court and it’s just with an agency you take and you file an affidavit of power of attorney and that’s the young man that’s on the phone right now

If there’s any way that he can get to his mother and get a power of attorney because she is not and has not been designated as an incompetent person if they deemed her incompetent then they would have to come to all the family to set up and get an authorization for them to move If you cannot get the consent of all of his family to give him the authority to go against the people then he needs to get a power of attorney

from his mother to him that would stop them and also give him the authority and standing to be able to present anything on his mother’s behalf into the federal court

You can’t go into the federal court and not have the authority to show that you have a right to stand up and speak for the person who cannot

He will also remind him to look into the Scripture of Galatians where it talks about speaking on behalf of those who cannot speak for themselves

I think that it’s in Chapter 3

There will also be the ground of his standing to be going into the federal court on his mother’s behalf

But if they’re in the state court he just needs to file an injunction to be able to stop them from being able to move if there is no order from any previous court

If there is an order from any previous court then he has to file an appeal

and then he can also do because appellate process takes awhile so if he could get an immediate injunction against them from being able to do anything he would file an emergency injunction into the federal court and that would give him immediate case and that would make them have to stay from enacting any other order or anything else against him or on his mother’s so-called behalf

That is a good way to go providing that he can get that paper

If you can approach it that way it’s a good way to go

You don’t necessarily need court decisions in process

It’s a process that they have to follow along with

Another thing is letter of administration

If your family member is deceased and people are trying to come in and from the outside and try to extort money from the estate then all you have to do is go into the state and go into the inheritance court and fill out a letter of administration

A letter of administration gets every heir to sign with you there is no will or last will and testament from the deceased person and give it over to the family member and no one else can contest it.

If a family member is incapacitated they can go down to the state court and get a letter of administration and do the same thing and stop the doctors or anybody else from going any further to stop giving them medication use the Hippocratic oath against them to not preserving life and things of that nature and stop them from being able to stop withholding medical care to that family member to cause and incite the death

(2:45:00)

That is also grounds for your emergency petition into the federal courts

You can get a copy of the MP3 for tonight’s program or for any program

go to nationallibertyalliance.org on the top left side “Weekly Call” click on that

We put the MP3s up there

If you click on the 2 hour 40 minute point you will get this conversation

If you want to participate with us or help work on the legal side of things get ahold of Jan

We can always use the help

Get ahold of Jan the National Leader he is under the directory

Caller said that she had been deemed enemy number one of the state of Pennsylvania

She is trying to get her story out so that they will not be able to kill her in the dark

Her life is in danger because she has been fighting the DHS which is the Department of Human Services She is covered under the Whistle Blower Law and is a federally protected person

They do not recognize their own law

She has had federal judges who have altered documents and fraudulently altered stamps

The Public Assistance Office has sought out police departments to actually come out and try to get her

National Liberty Alliance is building administrations for the grand jury in every county

If we can get that accomplished and enough people involved we need 15,000 approximately people across the nation in order to fill four positions in every county and some counties more

If we can get control of the juries back into the hands of the people and open up access into the grand jury someone like you has the ability to go down and tell your story to the grand jury and they can start doing some indictments and fixing here If you get the administrators who become the investigative body for the grand jury they can go and sit down or make a phone call and talk to these individuals and make it clear what they’re doing is evil and wrong Either cease or we’re going to take this before the full grand jury for potential indictment And if they continue still with their threats and so on then that’s where you can access the grand jury and get some indictments and remove them from office

We need to control the judiciary on the justice level

We don’t need to control the 57 USC jurisdictions that operates on it’s own

We need to stop these people from doing things

and we do this through our juries

The system is so corrupt

Criminal courts and civil courts are not courts of record

They have no real power or authority

They can’t incarcerate yet they do

If you are tricked then that is not consent at all

Most people don’t know that and don’t understand that

The problem is getting in to a grand jury

You can’t seem to get in there to get criminal charges against these people

You can’t open a court of record

There’s only one way to solve all of these problems

We the People need to go back to the way it should be the People control the courts

We need to be able to stand together to stop them

They keep you under pressure so you are distracted

The courtroom is designed for intimidation It’s designed for distraction

These should be courts of justice

People need to get involved

Caller is from Philadelphia County in Pennsylvania

NLA has the courtroom observers

Maybe you can get some assistance from your local area that will show up in court with you

We are pressing toward the mark to get this paperwork done and filed in the court