National Liberty Alliance

Monday Night Conference Call

November 5, 2018

Lead-In Song: Days are Numbers (The Traveler)

(4:10)

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

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

Please support our business partners. You can find their banners on the right hand side of the website. Proceeds support National Liberty Alliance’s effort to save America.

Please support NLA

(5:15)

Scripture Reading : John 8:1 - 8:11

(7:15)

We’ve been working diligently the past couple of weeks

We’ve been putting in a lot of hours trying to get this course up and going

and also at the same time writing the book

We’ve got five chapters completed

We’re perfecting the fifth chapter now

We’ll have five chapters We’ll have five chapters plus an introduction

Quite a few pages there’s a lot of information

Not sure how many chapters that we’re going to end up with

I started uploading information today

We can load up the coarse now

I started loading up the course this afternoon

I will be loading up all day tomorrow and the next day and the rest of the week

I’ll probably have all five chapters loaded up by the end of the week

Our tech guy Karl may need another week

So maybe in two weeks we can actually turn it on

As soon as we can turn it on we will send out some e-mail blasts

We will announce next Monday what the status is

We’re working very diligently on this

As soon as we get it uploaded I will have it uploaded before the end of the week

Probably in another week we will have another four or five chapters done

And then we’ll upload that

It’s going to be quite a long course It’s a very in depth course

It’s going to cover a lot of topics

The name of the course is : Government By Consent

We are going to talk in detail on how We the People get consent for our government

We’re going to look very deep into the law

We’re going to look at the statutes and what they’re about

and the different codes and all of that side of the law

which is what’s called positive law which means law by human

It’s legislative law

We gave the authority to Congress to write law

They got 17 charges to work off of in Article 1 Section 8 plus the 18th clause of that section is to write law for all of the forespoken powers that they have

Their powers include law writing

They’ve written 54 USC Titles

27 of them are enacted in law

Most of the statutes are regulations

You got 27 USC Titles that are regulations it’s the process by which government works

different agencies We get into detail in this in the book

27 half of them are just regulations they have not been enacted into law

There are 27 USC Titles that have been enacted into law

There are 54 different jurisdictions involved here

And then there’s the 55th jurisdiction which is the one that they concealed and it’s called court of justice It’s where the common law is heard It’s where natural law is applied

Where the people run the court not the judge

The judge is the magistrate He’s just a traffic cop to keep things in order to keep things moving

He’s not to participated in the court He doesn’t get any decision making in the court

There’s no summary judgments in that court

Totally controlled by the people

It’s not called a criminal court and it’s not called a civil court

It is a court of justice

People will come in and if it is a criminal situation the judge does not get to participate

The grand jury gets an indictment or not on a potential criminal case

They’ll decide if they’re going to go into court or not

They’re not to be controlled by the prosecutor

The people have to take control of the process

This is what we’re doing here at National Liberty Alliance

training the people to take control of this process

(14:23)

to administrate to courts of justice

Four individuals in every county across America

We’re looking for about 15,000 people We have a little over 1,000 people signed up for this

There’s lots of openings if anybody wants to participate

It’s a professional job It’s a career It pays a good salary

Courts of justice people are put into the court through the grand jury

The trial jury makes the final decision after they hear the case

They get to decide everything the law there are no statutes in this court

Liberty is freedom of the law Freedom from the law

The laws of men have no authority over us

If the laws of men have authority over us then we are not free we are slaves

we’re enslaved to the legislators to the government they can make the laws

whatever laws that they want and they do and they have total control over us

they feel very comfortable that they are not going to be held liable

They believe that they’re going to get away with it

They’re going to pay for the crimes that they committed

We’re approaching them with an olive branch

We’re not going to seek any indictments for anybody that’s working with us

If they’ve committed crimes and people bring these crimes up and they push for an indictment then I’m sure they’ll get their indictment

We’re not going to chase them if they work with us to bring this nation back to the people

Freedom from the law

We have to deal with USC 26 which is the IRS

tax court which they claim that they get authority under Article 1

They got away with it because we’re that dumb

We’re so dumb we know nothing

We believe the lie that we can’t understand

They’ve closed down courts of justice

These courts of justice need to be run by the people

(19:30)

The jury gets to decide the law

They can decide innocence or guilt

They get to decide what the penalty is

The penalty is always with an eye on restitution

The penalty must fit the crime

Common law is about restoring the individual the injured party

For every injury there must be a remedy That’s a common law maxim

Liberty is freedom from law all law except the law of nature

Everybody knows what the laws of nature are

Thou shalt not kill Thou shalt not steal Do no harm

You harm somebody You have to restore that person to their original state

We got to get to where we have faith in our judges

Then we can allow them to take care of equity cases which is a disagreement between individuals

We’re going to talk about this is the course We’re going to talk about this in the book

Get people educated on what what’s really going on and how things work

We’re writing another book and that’s been working on for quite some time

There will be a chapter in the book dealing with administrators

We’re going to write a handbook for administrators

This book will give people all of the information that they need

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

People can come to the administrators Maybe the administrators can correct the problem and don’t even have to put it into the court

Everything doesn’t have to go to court It’s all about remedy It’s all about fixing the injured party

If the grand jury can’t make it work then they will send it into the trial jury The trial jury will hear the case and make the final decision Once they make a decision it’s eternal

There is no appeal to a jury trial decision

If someone’s unalienable rights is affected they can bring a complaint up to the federal court move it to there for cause My unalienable right was violated If they can prove that in the federal court then that court case can be adjusted

A lot of people don’t understand what liberty is

Freedom from all law except the laws of nature

If legislators are controlling your behavior they control your life They can manipulate your rights They are They have They’re doing it right now

They’ve been doing it for years

Ninety percent of our rights are being violated on a daily basis

and they deny us our rights they reject our rights they’re not going to give us our rights

They feel comfortable about that

They feel comfortable because you’re signing in to the game

We’re in their court It’s not a court of justice

We have tried to do everything that we can to explain in every way that what we’re interested in doing is coming in to open a court of record under common law not under these statutes

Getting back to the course

The course will be available soon

Not only will you understand the judicial process understand what law is what liberty is a deep understanding of our Constitution and our Bill of Rights and our Declaration of Independence and the Magna Carta and understand the history and what we’re built upon what this nation is all about We’re also going to be teaching the political process We need statesmen doing the right thing

statesmen who understand the Constitution and their power and their authority and don’t abuse it

(49:28)
And when we find these people that abuse Congress needs to impeach them and get rid of them or we will indict them or the committeemen will recall them

We’re going to teach people this whole process

The committeemen are the ones who decides who gets on to the ballot

Every election district has one committeeman One for each party

We need to get rid of the political parties

Political parties cause nothing but problems

It causes special interest groups to come and to get their interests

It’s a bribe It’s criminal

The committeemen have the power and authority to decide who is going to go on the ticket

If an individual comes and wants to run for an office they have to go through the committeemen

The committeemen should be quizzing them on things about the Constitution their knowledge and their job

Asking them questions

And if they don’t know the answers then they shouldn’t be putting them on the ticket

They can send them away and say Go up to National Liberty Alliance take the courses up there There are three courses Take them and come back and we’ll talk some more We’ll see if we’re going to put you in

And once they put them in people need to understand the power and the authority of the committeemen anybody who is elected they will kiss the butt of the chairman

and actually any committeeman If the county chairman or anybody on the committee would call up any of these individuals whether in office or seeking office it doesn’t matter and say We’re having a meeting on Tuesday We’d like to talk with you

They’re not going to make any excuses They’re going to come down and talk because they fear them

To get into office committeemen walk the papers

They first accept them to put them on the ballot

Walk the papers to put them on the ballot

Then the election process goes as it goes People put their regular ballots in for the general election and that’s it

They either get in or they don’t

If they don’t do the right thing and they get a call from the chairman saying

What the heck are you doing up there in Washington DC

that person is going to listen and change their ways because they know that they’re not going to get back into office without going through those committeemen

They’re just not going to walk their papers no more They’ll kick them out and they’ll put someone else in on the ballot for the general election

If someone’s in there and they’re not doing the right thing and they’re not paying attention to what the committeemen are telling them concerning the interests of their own election district then they can simply do a recall

All they have to do is there’s a percentage there’s a general percentage if an individual is elected to a particular office and they got x amount of votes for that particular office they take a percentage of that x amount of signatures to recall them

The committeemen can get a recall on any one that they want

They start walking their district to recall some individual that isn’t obeying the law and doing the right thing So they walk the papers through their general district their election districts they come together with the number of signatures that they need and they run the recall and the election 90 days later and put someone else in

People make the final decision at the voting booth

The committeemen are the watchmen

They’re the ones that make sure that things are going right

They’re the ones that make sure that the law is being obeyed by these people that they’re doing the right thing

That they’re not abusing their power or overstepping their authority

We’re going to be teaching that also in our course and in our book

We’re going to be talking a lot about the political process It’s very important

Every single person in America should consider being a committeeman once in their lifetime

Committeeman is a two year term

It wouldn’t be more that 50 or 60 hours a year

It’s an occasional meeting throughout the year

Most of the work is when you get together to listen to potential candidates to hear them talk to hear what they have to say to quiz them on their job and making a decision and get ready to walk the papers for them to get them on to the ballot or deny them

Every time during the election year you might put a couple of days work in and not all at one time

A couple of hours here and a couple of hours there

It can be exciting and rewarding and interesting understanding how the system works

Get to know the people that are going into office

It’s a two year term

Forty or fifty hours a year

The second part is when the elections take place

Primary election or general election

The committeemen play the role of being watchers

And at the end of the day certifying that whatever took place in their election district was done rightly

Everybody should become a committeeman

We’re going to talk in great detail on the unfettered jury dealing with the grand jury and the trial jury This is in the course It’s going to be opening up within the next two weeks.

We’re also going to do a chapter an in depth study on the sheriff

This book will be great for sheriffs

The jury administrator’s handbook it’s going to be a chapter in the book

Everybody should know about jury administration

They need to also understand the law and the history of our nation

They have to understand juries They have to understand liberty They have to understand the political process How to access a court

They should know all of these things

Plus understand how to run the process of being an administrator They need to know that too

Instead of doing a handbook that way put it into the book

(1:00:00)

People should go out and buy the book and you now have a book that you can use as a reference use it as an administrator as a handbook it’s going to have a lot of stuff in it

it will also have the details of running the administration we’re also going to lay out a plan of eight hour criteria probably videos and discussion and written material and discussions and different things for the purpose of orientating the juries the grand jury and the trial jury One day in an eight hour period give them an orientation

Watch videos have a discussion group about the video we’ll do a whole layout and put a program together people are free to do what they want we do need to give these people the fundamentals We want to make sure that the fundamentals are there

They need to understand the power and authority that they have Who they are No one can tell them anything You are the top dog in this case You make the decision

Don’t listen to the guy with the robes or the other guy coming in as the prosecutor

Listen to them but you don’t have to obey them

They need to obey you

We need to teach people this We need to empower everybody

They shouldn’t be meek little lambs being led this way

They should be bold lions

Be the boss that’s what we are

We are the boss they are the servants we’re the masters

The servants have taken over the house

This is the only way we’re going to take it back

We need to be educated

We need to become educated and this is how you’re going to become educated

Anybody that’s running as an administrator that’s looking to get that job which is a career job as soon as we get into the court we’re going to push forward on this

Four administrators every county

You can work in your own county you can go to the county next door

You work in the court 40 hours a week

This is the training right here this book and this course is going to be the training

Anybody who expects to take those positions must go through this course

We have over a thousand people who have signed up for that and we hope to get another thousand real quick We need 15,000 all together across the nation

People need to be signing up for this and get into the game

John will have his work done before this week is out

We’ll have it loaded up on the website

After that we have to have Karl get involved with it there are technical issues that have to be taken care of He asked for another week after that

By the end of next week we should have this up

Get ready we will send out e-mails as soon as it comes to play

(1:04:00)

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

Brent’s website is commonlawyer.com

Brent’s comments are his own

They are not necessarily the opinion of the leaders of National Liberty Alliance or anybody that participates with them

We’re going through the Constitution of the United States

We’re in Article 1 Section 5 Clause 4

Article 1 concerns the Congress of the United States

That’s the legislative branch

Article 2 concerns the executive branch

Article 3 concerns the judicial branch

First is the legislative branch that’s Congress

Article 1 Section 5 Clause 4 says this:

Neither House, during the Session of Congress, shall, without the Consent of the other, adjourn for more than three days, nor to any other Place than that in which the two Houses shall be sitting.

The two houses of congress there’s an upper house and a lower house

The upper house is called the Senate of the United States

The lower house is called the House of Representatives

The upper house has 100 members Two senators from each of the 50 states

Each of the states has the same representation in the upper house

The upper house you must be at least 30 years old

The lower house all you got to be is 25 years old

In America Senators face election every six years

They’re not as quick to react to the voters

They’re more contemplative

Whereas the House of Representatives they face election constantly every two years

If you’re a member of the House of Representatives you never stop campaigning

The House of Representatives is designed to be more responsive to the voters

Our legislature is a branch of government that branch is divided into two branches

called the United States Senate and the House of Representatives

435 members in the House of Representatives

100 in the Senate of the United States

Neither House, during the Session of Congress, shall, without the Consent of the other, adjourn for more than three days, nor to any other Place than that in which the two Houses shall be sitting.

If Congress is in session that means both houses the Senate and the House of Representatives either of those houses can take an adjournment during that time

but they can’t do it for more than three days and even if they do adjourn they can’t adjourn to any place but right there

If either house could take an adjournment indefinitely or go some place else indefinitely then that would hold up the works

(1:14:00)

Article 1 Section 6 Clause 1

The Senators and Representatives shall receive a Compensation for their Services, to be ascertained by Law, and paid out of the Treasury of the United States. They shall in all Cases, except Treason, Felony and Breach of the Peace, be privileged from Arrest during their Attendance at the Session of their respective Houses, and in going to and returning from the same; and for any Speech or Debate in either House, they shall not be questioned in any other Place.
People sometimes introduce me and say Brent is a constitutional lawyer

If a lawyer is a lawyer he’s an officer of the court of the jurisdiction that has licensed him to practice whatever state he is in or federal court whatever it is

If he is licensed and he is an officer of the court which he is then he’s taken an oath according to the Constitution demands that he take an oath to support and defend the Constitution of the United States against foreign and domestic enemies

That means that he is willing to take up arms as a member of the militia and that he is willing to go to court and fight the law of the land

The law of the land is due process

You’re fighting for the protection of your own land

All lawyers in the United States have taken such an oath

That means that they are constitutional lawyers

How can you defend the law that you do not know?

You can’t

How can you obey a law that you do not know?

can’t do that either

So if a lawyer is not a constitutional lawyer then he’s not a lawyer

If there are any lawyers that aren’t constitutional lawyers then they ought to lose their license

There was a time when Congressmen and Senators all carried loaded weapons when they went into Congress

What happened was Dan Webster a United States Senator was standing in the back of the chamber he was from New Hampshire there was a fellow making a speech

His name was Sumner The more he spoke the more agitated Webster got

He was standing beside this other fellow He said

If some blankety blank fool doesn’t shut up some blankety blank fool is going to get beat half to death or killed

Sure enough another congressman the congressman that this fellow was bad mouthing on the whole floor of Congress later on after that speech came into the congressional chamber he was a Senator too and this fellow his name was Sumner was setting at his congressional desk which was bolted to the floor the Senator was setting at a desk like that his desk was bolted to the floor and this other fellow that he had been badmouthing came in with a cane made of wood and commenced to beating him like a mule beating him like a stray dog and he beat him so hard with that cane on the floor of the Senate of the United States that Sumner tried to get away from him the only reason he stopped beating him was because the cane was splintering It crippled Sumner for life

A lot of things have happened on the floor of the United States Congress

I’m not saying that people should do that

(1:31:00)

Section 7 Clause 1 All Bills for raising Revenue shall originate in the House of Representatives; but the Senate may propose or concur with Amendments as on other Bills.

Tax bills must originate in the House of Representatives for two reasons

Unlike the Senate of the United States the members of the House of Representatives

stand for election every two years and consequently respond quicker to people If people don’t like a tax the House of Representatives are going to be mad about it

and they’re going to know that it originated in that house

And they can throw them out of office

All bills for tax revenue must originate in the House of Representative because taxation must be according to equal representation

Unlike the United States Senate each member of the House of Representatives represents the same number of people in accord with the ten year census that’s taken every ten years

ObamaCare originated in the Senate of the United States

They didn’t intend it to be a part of the tax system

The Supreme Court of the United States ruled that it is a tax

If the Supreme Court of the United States ruled that it is a tax then that means for all practical purposes that it’s a tax

If it’s a tax it would have had to be constitutional to be lawful

It would have to have originated in the House of Representatives But it didn’t

It originated in the Senate

Therefore as a matter of constitutional law as a matter of constitutional requirement ObamaCare is void unlawful no law at all

ObamaCare has been declared unconstitutional when the Supreme Court of the United States says yes it is a tax

They did not follow due process

Our Constitution is about how things are done

If you’re going to pass a tax bill then there’s a particular manner, way, course, process that you got to follow and if you don’t follow it then it’s not lawful

When it comes to tax bills it says that it must originate in the House of Representatives

ObamaCare does not

Because the people can more readily control the membership of the lower house

the House of Representatives than they can the Senate because they’re elected every six years and they aren’t as responsive to people immediately all tax legislation must begin in the lower house that is the common law tradition

(1:37:00)

ANNOUNCEMENTS

We have a meeting tomorrow with the paralegals at 9:00 EST

Anybody who wants to participate with that can show up for that meeting

We will be talking about paperwork and trying to move back to doing habeas corpuses

We are in a position to move forward with NonJudicial Foreclosures

We asked for an indictment a week or two ago on all of the judges that decided to break the law after we informed them of the law and their participation in the conspiracy

And they decided to continue that way instead of obeying the law

So all of the judges that decided to go forward and allow these homes to be taken without requiring due process then they have been indicted

We also asked the grand jury which we are going to be notifying the people inside of these NonJudicial Foreclosures that it has become the decision of the grand jury to issue an indictment to any and all judges that continue to participate in this illegal activity of NonJudicial Foreclosures

We give the judge so many days to respond to the paperwork

and acknowledge the fact that they’re going to decide to obey the law instead of breaking the law

After X amount of days it will probably be 21

After this process is done and moved we could prepare some paperwork that people can use to more their case into federal court for cause

We’re looking for remedy for people whose homes are being stolen under this process

The habeas corpuses we will be discussing them

and hopefully we will get back to that too

All these cases will be filed in the Northern District court the federal district court in the Northern District of New York

in the case that we opened for the purpose of filing papers

We may not send them one by one

We may collect so many and then send them out as a copy to Jeff Sessions, with an Information attached, and also to the President and also probably to both committees both houses of the judiciary committees

We will also use this as evidence in our judicial case in our federal case against the judiciary and others as proof of their total disregard for the law to do whatever it is that they think they can do well they can’t do it

Their decisions must be just

At this meeting we will discuss some of these things

Hopefully we’ll get habeas corpuses moving again

The Welcoming Committee needs help People need to get active

We have to fill the void that is being made from the taking down of the Deep State

We need to take control of our courts

We need people volunteering we need lots of volunteers

We need people on the Welcoming Committee we need people to make phone calls

Maybe there are people who have paralegal experience

or good organization skills

there are all kinds of volunteer positions

to keep National Liberty Alliance up and moving

At some point in time once we win our case in the court and We the People take control of the process and the jury election and the orientation of the juries and set up all of that

we will be in the position of having some paid positions at National Liberty Alliance because we will be the educators for the process We will continue to have meetings to make sure that people are properly educated and have courses going for different things and so on

Also we are going to be very much involved in describing the offices that people are elected to

What their duties are What their power and authority is and so on

We need people involved in all of these positions

It’s your duty so please get involved

We could use some more lecturers for the Natural Healing

Contact Jan if you have capabilities in that area or if you know someone interested in speaking on the Natural Healing call

It’s Thursday evening at 8:00 EST
There are MP3s that are labeled by subject at the website

We have had a wide variety of speakers Two weeks ago we had someone talk about Rife Machines. Royal Raymond Rife was doing research He had a microscope that was very advanced at that time He found that he could take different frequencies of energy and radiate the cells and if he hit the right frequency the cell would explode and go away

He learned that he could destroy different cells He could destroy cancer cells

One of the first tests that he was given he was given 16 terminal people to work with that had cancer and he healed them all within three months

Anybody that wants to talk about healing contact Jan

John recently watched something on YouTube about strokes

It involved injecting a serum into the spine and they would be healed of the consequences of their stroke

We had a speaker set for this Thursday that was going to speak about Ozone

We are going to have to postpone it for a week

Magic Johnson the basketball player came down with AIDS and he had it healed using ozone therapy

Topics include Vitamin C , MMS, hemp, salt , borax

Drinking a lot of water helps your health

(2:00)

 CALLERS

 Caller 1 Christopher South Dakota

I have been involved with corruption in the courts for four years

Big Pharma has kept cures to all diseases very quiet

The brain is an untapped reservoir of many things

Do you really believe that God would give us a brain of which we can only use ten percent?

I do not believe that we were given a brain that we can only use ten percent

Our brains are being limited

There are several suspected causes of this Mercury being one

Fluoride being another

Several things that calcify parts of our brains and also limits our brains in various ways

A lot of that is caused by things that we’re given from birth such as the vaccines that we’re given , the water that we drink, various things that limit us from being able to do everything that we could do with our brain

God did not give us a brain this big that we could only use ten percent

We are being held back by various things that are done to us over the years from birth

I have a case that’s in the 8th Circuit Court of Appeals

That would be in St Louis, Missouri

This involves four years of total deprivation and extreme violation of all of my constitutional rights due process unalienable you name it they violated it

This was against 32 elected officials in Iowa

I’ve been at this for quite awhile I’ve been doing this pro per

I’ve been operating under affidavits that were drawn up under common law

I’ve been representing myself during the entire period

This is something that I’m strongly attached to

Something that I’m very involved in

I’ve been at it quite awhile

This concerns two cases that I actually brought into federal court

The one case was brought immediately

It was brought against 30 officials and several government services corporations

essentially stating that these people violated my rights under 1983 USC 42 USC 1983 action

Also brought in those actions were conspiracy against our civil rights and also other ones including falsifying court documents court records fabricating entire hearings that never happened

There are a lot of things that are involved in my case

Two of the defenses that I have been brought up against lately a majority of the officials have been dismissed using immunities of all types

which I put in very strong rebuttals to those immunities

They’re not immune if they’re violating my constitutional rights

The district court judge didn’t act on my case for seven months

and we had to file a new case which corrected all the errors which the defending attorneys stated in their first case

and it went for a long long time They didn’t do anything for us

and then I put in a writ of mandamus with the appellate court

(2:09:20)

They answered by dismissing both cases within an hour of each other

In the second case they hadn’t even served us the summons to be issued yet

and they decided both matters within an hour of each other on the same day

Needless to say I came out with an appellate brief that blew them out of the water

Now they’re sitting on their thumbs wondering what to do

We’re now in the 8th circuit appellate court and a very strong case against the judge that decided these matters

Here’s two of the defenses that they’ve used

One is that we decided this on the state level now the federal court has no right to overturn these decisions that have been decided on the state level

When you’re talking about a violation of constitutional rights well of course

John had a question: That’s the position for the lawyer of the opposition , right?

Correct

John continued: That wasn’t the judge’s decision, right?

It was the judge’s decision as well

Caller continued: The other one is that a 1983 action they basically said that a 1983 action is not limited by a statute of limitations on the federal level and thereby because it is not limited by the federal government that it is limited by the state instead

Whatever the state decides what the statute of limitations is then that’s what it is

I came back with the argument Who’s really in charge here?

It’s a federal statute shouldn’t this be set by the federal government?

If the state can set the statutes then what do we need the federal government for at all?

I had a little fun with this brief

I basically came back a little hard on them

What a lot of people don’t realize is that the federal courts they have no power and authority over the people to come out after the people criminally

USC 18 Title 18

They don’t have the authority There is no statutes that are lawful to apply on the people because they’d be controlling our behavior

Anything criminal it is up to the states to deal with not the federal courts

The federal courts their jurisdiction is anything that falls underneath the Constitution

as far as a violation

You have to have a cause of action that has to deal with a constitutional violation

You move it into federal court for violating an unalienable right that is protected by the Constitution

When you get into court you’re never going to deal with the original concerns You’re only dealing with the violations and the injury that you received because of the violation of your rights

In your Wherefore Clause you can not only get restitution for that but also a cease and desist order from the court to cease and desist

They basically threw those out

Did they throw you out under Rule 12?

yes

When you went in there and this is the problem we’ve been struggling with

and I think that we have this in a way that’s going to put them in a box

The way that we’re going to come in on this next case

When you go into court they force you to file a paper that’s civil so it’s a civil coversheet to fill out You’re going to utilize USC 42 and USC 18

You’re going to utilize those particular codes in there

When I fill out these coversheets I go to the area where it says civil rights and I put an additional 440A It’s a number and a letter that I type in same font and next to that I wrote unalienable rights

So I made it clear that this is a case concerning unalienable rights

I paid money to get into the court but I complained about it and wrote a paper concerning I want my money back You can’t charge me for justice

There’s a couple of things we’re going to do when we write this judiciary case

We can’t go with the civil coversheet This is a problem

We have to put a different kind of coversheet on

We’re going to talk about this

The coversheet has got to take us away from civil and bring us into a court of justice or court of record

They’ve concealed courts of justice

They’ve concealed common law courts

The key thing in writing your papers is that in every thought and every line think Did I just change my jurisdiction? Has my jurisdiction been protected?

2:32:15

Caller 2 Miller call from Jersey 201 H Miller

No response

2:33:00

Caller 3: Debra from California

I have an issue with an attorney and it’s regarding a deposition

The due date for the deposition was today November 5, 2018

Two weeks prior to the deposition I e-mailed the attorney and sent her a hard copy letting her know that I was not going to be able to make it and if she could meet me half way

On October 31 I got a call from her and she was asking me if I could make it to the deposition. I told her no and that I had sent her a hard copy in an e-mail two weeks ago.

She said that she didn’t receive anything

John asked: Did you copy the court?

Caller replied Yes I did

John asked: Did you do certified on both?

Caller replied Yes

Everything I send her She says she didn’t get it

She called me back She asked me three times I need to know if you’re going to show up for this deposition on the fifth otherwise I’m going to have to have the courts I forget what she said and charge me fees

John asked: Did you by chance record the telephone call

Caller replied: No

On November 2 she sends me an e-mail and it was totally different than what we spoke about

The e-mail said You repeatedly said that you did not think that you were going to appear at the deposition on Monday but when I asked you to confirm whether you would be there on Monday you told me that you would be sending me an e-mail I advised you that I needed to know so that I could cancel the court report and videographer if necessary to avoid incurring fees. And that we would recover those fees from you if necessary.

You repeatedly told me that you would send me an e-mail and I told you that I needed it by 4:00

and you assured that you would

I have not received an e-mail from you

The e-mail that she said that she didn’t receive it was sent to her at 11:32 and she said that she didn’t get that

Then she called me I’m anxious to know why she’s so anxious to have this deposition

She called me on Saturday

The e-mail I don’t know why she’s saying that she didn’t get it

The attorney called me yesterday on Saturday which was odd

She called me on Saturday I didn’t pick up the phone She was screaming over the phone

I need to know if you are going to come to this deposition on Monday

Why is she so anxious for me to appear?

Record your calls

You can write a paper of your experience of what is going on and file it with the court

Do it officially with the heading on the top

Do an affidavit Do a sworn statement

Have it notarized Send it in

You got to get yourself on the record

Protect yourself

(2:40:44) Brent added some information

Welcome to the world of lawyers

She sounds like an emotional basket case the way you describe her

You’re dealing with someone who is nervous, upset, trying to prove themselves

What you need to do it looks like you’re doing it

You’re calm about it

Don’t let her flutter you

She’s nuts doesn’t mean that you have to act nuts too

It’s a racial discrimination case at a community college

What you’re dealing with Don’t get caught up in it you won’t win

These lawyers are trying to get you to act like them

It’s a circus when you deal with lawyers and it’s getting worse

It’s gotten worse the last 25 years

There’s less dignity

The courts are going to hell in a hand basket because those that are charged with safeguarding the integrity of our tradition are not doing it namely lawyers

They don’t have a clue of what they’re doing

It used to be that there was some dignity

We ought to have dignity and honor the other fellow

We ought to honor the other fellow no matter how much we hate him

Even animals need to be treated with kindness

You have an excellent opportunity here to show others what dignity is

If you do that then you’ve done your duty

Always tell the truth and treat the other fellow with dignity even if they are your enemy

(2:46:35)

Caller 4 Constance in Connecticut

You were talking about the Rife machine earlier. I’m a targeted individual. Nonconsensual experimentee She helps people around the country detox She goes on other calls She uses unconventional methods

She would be available to talk

Jan will get in touch with you Jan will give you a call

We’re all being sprayed

Rub ketchup on your feet and over your body before you turn on the shower

You might feel stuff on your skin because it will actually loosen up the fibers that they’re spraying

Jan will give you a call

If you want to come on and speak to the people concerning your knowledge we’ll set it up

It’s in the chemtrails It’s in the GMOs smart meters cell towers and everything

Our epidermis is the largest organ on our body

She worked for Pfiser for ten years

(2:50:00)

Caller 5 Miller from Jersey last four digits 3376 Benjamin

He talked on the call before

He disqualified the judge in his mother’s guardianship case

That was on Monday

On Wednesday I found appeal papers in the state capital in New Jersey

And then she quit the case

An hour and a half after I filed the papers this new judge Jablonski came on the case

He wants to have a trial starting in a few weeks

with depositions from me and my mother about her guardianship case

On the federal level it’s Rule Number 35 35 allows you to have a reconsideration on any decision that the judge makes You have the opportunity to ask that judge to reconsider or request a panel to do so

Any decision that he makes you can take it to reconsideration through a panel of judges

That’s one of the things that I would look into for trying to do

All the decisions that you are not happy with appeal them at that level through a panel

reconsideration It doesn’t cost anything

At some point you may have to move it into federal court for cause

to deal with your issues of violation of due process and so on and so forth

(2:54:24)

Caller 6 Marva from Georgia

I was in court today involving an infraction traffic matter

in the superior court It was a new judge

Richmond County in North Carolina superior court

I was assaulted by a bailiff when I initially went into the superior court it was continued

Is the bailiff a deputy sheriff?

Yes correct

Have you thought about going and talking to his boss?

I have attempted that because they were stalking me

That same cop has stalked me

Did you do an affidavit?

Yes I did

Did you talk with the sheriff personally?

They started talking about psych eval

I was jailed and they forced me to do a psych eval with the threat of holding me

I wonder if that intimidation by the deputy wasn’t put together by the judge or prosecutor to force an issue there?

How long ago did that happen? Did they do a psych eval?

I was forced to do one I was at court today

Did you consider going to get your own psych eval?

I considered doing that

You need to do that You need to go do that

You need to rebut the other one

It’s originally a traffic violation

There’s no injured party

They alleged that I crossed the yellow line and that I didn’t have a driver’s license

Their putting the charges on an old North Carolina expired driver’s license

She showed them her license from Georgia

The sheriff deputy is writing you up for a traffic violation?

Correct

I attempted to talk to the sheriff

One of his deputies intervened the last time

I came out of court and three of the deputies were waiting at the side of the courthouse

Another deputy came on the scene and I was telling him what was going on

A lieutenant told me that they did not want me in Richmond County and never to come back

there again

It’s unfortunate that you didn’t have a recorder

These traffic violations are a real pain

I always send a paper in

Half the time I never hear anything back from them

The other half the time I will get a response back

At that point if it’s a speeding violation I will go into court make a deal with the officer get it reduced so it doesn’t give me points pay the fine and the fee and get out of there

On traffic issues it’s not worth pushing it too far

You might want to talk to the prosecutor and say what kind of deal can we make?

What’s the fine? What can we work out?

Try to keep it out of court

You got your stick in the hornets’ nest and you’re going to get yourself hurt

The other thing is to move it into federal court but you have to have knowledge and understanding there in being able to move it and then hold it

Try to get a judgment to tell them to cease and desist

It’s time and it’s money

You got a license and they can’t get you on that

You crossed the line

They got the maximum that they can do They can’t go any further than that

Get it done with you may be putting yourself in a dangerous situation

Some times it’s worth paying the fine to prevent the aggravation

You can go to the public defender and ask What’s it going to take to get me out of this?

They can’t get you for driving without a license because you have a license

It they hit you with a fine for crossing the line Pay it and get out of there

It’s not worth it

They’re trying to get her to do another psych eval

They’re paying the guy to write a bad paper about you

Nothing good comes out of those psych evaluations

According to these people everyone is crazy

Give a call to your public defender tomorrow

She has produced her license

Right now it’s just for crossing the line

Make the call Make sure that you record this call Ask What’s the maximum penalty on these charges? Record this call

It’s X amount of dollars for this and X amount of dollars for that

Everybody is guilty No one walks they pay the fine and that’s that

Find out what the max is pay it and get out of there

Otherwise you will be running into more problems

If you really understand how the courts work that’s one thing

Even with that it’s just not worth the trouble

If John can’t get out with his paper he’s not going to fight he doesn’t have time to come back every week

One paper in I beat it or I don’t

If I don’t beat it then I pay the thing and that’s that

If it’s something with points and the cop doesn’t show up then I’ll move the court for dismissal

He didn’t show up He defaulted I’m out of here

If the cop does show up they will reduce it to a place where they’re making their money

If you can get out get out It’s not worth the hassle

Pay the fine You’re better off doing that They’re out to get you

The course should be open in the next two weeks