National Liberty Alliance

Monday Night Conference Call

April 29, 2019

Lead-In Song: Only Because of You

(8:00)

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](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)

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 Click on to the “Donation” tab at the top right of our website

(9:30)

Scripture Reading: John 16: 1- 15

(12:00)

Tonight’s subject we’re going to be looking into is going to be on the Grand Jury Authority

It’s a memorandum that we’ve written You can find a copy if you’d like to follow along

you can find a copy at our website nationallibertyalliance.org

under Grand Jury Highlight Grand Jury on the blue bar the first item below it is

Action Against the Judiciary We’re filing an action against the United States Supreme Court for failing to do their duty and save our courts participated in the concealing of our courts of law The time has come for that

We’re still working on the paperwork there’s quite a bit of paperwork done quite a bit we’re still working on We have over 20 memorandums up there by now I’m sure we have over 20 memorandums up there The one that we’re going to look at tonight is going to be on the Grand Jury It’s the 13th one down

Memorandum Concerning the Grand Jury Authority

These are going to be attached to our papers that we’re going to be filing in the United States Supreme Court as soon as we get it done

We got quite a bit going We got about 40 pages done on the rough work on the paper itself

and we got quite few memorandums hundreds of pages that we’ve completed

We’re also still working on the course

People are taking the course Government By Consent

Anybody who isn’t taking that course certainly should be taking that course

Government By Consent we have done up to Chapter 6

We’re looking to put Chapter 7 up shortly

7 is the Founding Documents

We got about 60 pages on that

We’re going to break that up

I think we’re going to break it up into Chapter 7A Chapter 7B Chapter 7C and so on

It’s all on the Founding Documents

Maybe we’ll break it up into 7, 8, and 9

I’m working on it collectively

Working with the Declaration of Independence We got that part pretty much done

We are working on the Constitution itself and the Bill of Rights which is part of the Constitution

and Amendments 11 through 27

We’re working on that We got quite a few pages done

It’s taking some time

As soon as we get it completed we’ll post that

That’s going to be a pretty lengthy part of the course

We got quite a few chapters after that

A lot of the work is half done

We got to put it together

Anybody who is becoming an administrator or planning on becoming an administrator they need to be taking this course Government By Consent

Smollett the actor was indicted the district attorney prosecutor decided to do away with the indictment This is how defunct We the People are and the people who are running our country our nation

Once an indictment is in place no one can stop it

Maybe next week we’ll look on the trial jury and we’ll read on that

Tonight is going to be on the grand jury and the authority thereof

This would not happen if We the People understood that

If it was common knowledge that a grand jury cannot be overturned in any way by anybody

then these kind of things would not be happening

But they are happening because of our ignorance

That’s what National Liberty Alliance is all about to get rid of ignorance

People need to become educated in the law in the areas that we’re focusing on the Founding Documents what is the law and natural law

A child coming out of grammar school can learn everything that they need to know

We’re going to take a look at this

and then we’ll open up for some conversation

Go to nationalibertyalliance.org Highlight Grand Jury go down to Grand Jury Authority memorandum of

You’ll be able to follow along

(22:07)

The paper begins as follows:

“The purpose of this Memorandum of Law is to “clearly establish” the sovereign unalienable right of the People to have “Government by Consent” through the free and independent administration of our own Juries. We the People have the unbridled right to empanel and preside over our own proceedings unfettered by technical rules and to investigate merely on suspicion. The judiciary through congresses’ BAR written laws and the Judiciary’s BAR written rules have subverted and tainted our Juries and hidden our Natural Law Courts’ of Record. It is the Grand Jury's function to consider criminal charges whereas prosecutors have no authority to change or negotiate away our findings. Grand Jury indictments are final and cannot be added to or taken away from without our Consent.”

The paper concludes with the following

“CONCLUSION: The People are sovereign and have an unalienable right to have “Government by Consent” through free and independent administration of our own Juries. The Grand Jury is a Constitutional Fixture in its Own Right. The judiciary through congresses’ BAR written laws and the Judiciary’s BAR written rules have subverted and tainted our Juries and hidden our Natural Law Courts’ of Record and we intend on restoring them. It is the Grand Jury's function to consider criminal charges whereas prosecutors have no authority to change, discharge or negotiate away our findings. Grand Jury indictments are final and cannot be added to or taken away from, without their Consent. We the People are the Author & Source of Law and have the unbridled right to: • Empanel our own Juries, • Investigate merely on suspicion, • Proceed unfettered by technical rules, • Presides over our own proceedings”

(43:21)

That’s power That’s consent of government

The people don’t know

We’re discovering these things over the past years as we’re researching these things

Discovering all the powers that We the People have

and how we can truly consent to our government yeah or nay

The power of recall through the committeemen

The power and authority to decide who goes on to the ballot

The power to require people who are coming to be elected to different positions to require their knowledge of the Constitution and literally send them away to learn it and come back another time and not support them in a run for any office

If the people that are running our nation don’t understand the Constitution and if We the People don’t understand our Constitution the law of the land how can we know what’s right and what’s wrong how can we know what they can do and what they can’t do

That’s what National Liberty Alliance is all about to educate people

Educate those who are being elected to different offices

Our real purpose is to get the people to take control of the nation

by training and teaching them the processes concerning the jury and trial jury

the committeeman process and how these things work and how the law works what the government can do and what they can’t do

More than 90 percent of what the federal government is doing is unconstitutional

More than 90 percent of what is going on in the courts is unconstitutional

it’s unlawful

They have robbed us of our common law courts

There is not a court of law to be found anywhere in this nation

You’re not going to find a court of record

You’re not going to find a court of law it’s a natural law jurisdiction

You’re not going to find it

We the People don’t even know what we’re missing

that we don’t know how to take control of our government

One of our main plans is to prepare four people in every county across the nation

3,134 counties

we need about fourteen or fifteen thousand people to fill those positions

We will be covering all of this stuff in our course

Anybody going to become an administrator needs to take this course

We need four administrators per county

These positions are paid positions They’re career positions

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

You can work in your county or the county next door

Four people in every county

These are paid positions decent pay good pay

People have to be educated to take those positions

All we need is knowledge to get rid of tyrants

When people have the knowledge and they step up to do something then that’s when we’ll get rid of tyrants

Anybody interested in becoming an administrator all our courses are required

Anyone else just for pure knowledge should be taking our courses

Consent of Government course is the key course

We will possibly have a meeting this Thursday and bring together the leadership

and anybody else that would like to attend

We got plenty of leadership roles that need to be filled

That’s the night of the Natural Healing and Discussion Group calls

They go from 8:00 to 10:00

We’ll figure out a day and we’ll put an e-mail out and a time and we’ll get a meeting going

We’ll try to get as many new people as we can into leadership roles

We got a lot of positions that can be filled

Some of the things we want to discuss is strategy, funding, donations, interviews on the radio and YouTube we need to get the word out greater we need to push the population to respond we got over 7300 members we should be close to the tipping point

We need to be in a better position than we are in now when we finally file our papers

with the United States Supreme Court

The position we’re going to be taking and the role we’re going to be playing will be the role of the grand jury as we just read in tonight’s memorandum on the grand jury

We’re looking for as many people as possible to participate we’re looking for more donations

we’re looking for people to take leadership roles we’re looking for everyone to become educated to spread the word to get other people educated and get the word out

It’s up to everyone here to get involved at some level

I’d like to broadcast through Talk Shoe and Pal Talk

That’s something I’d like to bring up for discussion on that evening

We would need someone to run the room

Talk Shoe is a really important one

We used to be on Talk Shoe

It’s a really good place to get a lot of new people

The way they set things up and the way the rooms are people can go and look for things that interest them everything is categorized people will find us people interested in patriotic conversations will be found in those areas We’ll get people passing by finding our room

and coming in so we can build our membership there

It will require two people it’s always best to have two people working together on these positions If one person can’t make it the other will be there

Two people are running the room

We’ll have to figure a way to tie it into our room

We will continue here but be heard in those rooms and be able to take questions from those rooms in Talk Shoe and Pal Talk

Pal Talk had hundreds and hundreds of different rooms lots of people online lots of people coming in and out listening trying to find things interesting to listen to

If we don’t get knowledge we can’t have liberty

We have our course and the book The book will come out right after the course

We’d like to keep the book down to $19 or $29 depending on how thick the book is

It’s going to have everything that an American should know will be in that book

Complete understanding of the law the structure the court access the court process

the procedures of the court what is the law comparison of our founding documents

the Declaration of Independence which is the foundation of our law

The Constitution is the framework of our law

The Bill of Rights which is the capstone of our law

Those three documents very specifically

We have the Amendments to the Constitution 11 – 27

which is part of the Constitution also

People need to get educated

You keep slaves ignorant

We the People have been ignorant to the consent of our government

We have no clue

That’s what we’re teaching at National Liberty Alliance

We’ll get the word out and we’re going to have a meeting

(59:45)

ANNOUNCEMENT

Jan: We have a Native American, her name is Elaine

John: We only got three people in the queue box right now star six to get into the queue star six and then one

Jan: We have a Native American woman her name is Elaine Willman who will talk on the Constitution and Indian Treaties on the Discussion Call on May 9th.

She’s written a book Slumbering Thunder a Primer for Confronting the Spread of Federal Indian Policy and Tribalism  She will be coming to our Thursday Discussion Group It should be a real interesting evening

May 9th on Thursday night

(1:00:49)

QUESTIONS

Question 1: How do you pay yourself if your business is set up as a trust ? Should I be the trustee or the beneficiary? What if I have employees?

Generally trusts don’t have payrolls although there are overhead costs and people may be hired to do specific work on a daily basis Most trusts won’t need that

A business and a trust are two different things I never thought about opening a trust for a business You have to read up on trusts You want to do a common law trust if you want to do a trust It has to have a beneficiary It has to have a purpose Someone has to put something in it to begin it Someone else has to be a trustee and have control over it

There is a process of appointment You bring the people the parties together to put this together There is a big difference between a common law trust and a statutory trust

National Liberty Alliance is a common law trust

I could put something online on how to create a common law trust when I get the time

I don’t have the time right now

Once we get most of these writings done I can put something together a step by step process

One of the problems was opening up a bank account

The first place I went to they would not handle a common law trust

The second bank I went to they took me on

They misunderstand what a common law trust is

There is a big difference between a statutory trust and a common law trust

(1:03:45)

Question 2: This person is a conservative author and a member of the Constitution Party

and needs a lawyer who is a patriot who believes in liberty and lives near New York

He needs to get ahold of medical and criminal records to clear his name

He also needs a lawyer to run a trust fund that has assets going to an antiabortion organization

Would National Liberty Alliance know of an attorney who believes in what I believe in near me who can assist me with these matters?

First of all National Liberty Alliance is more focused in on the grand jury the jurist teachings and trying to get people to become administrators for the grand jury and the trial jury

in order to train the people or orientate the people as they come in and we want to do this in every single county

Generally speaking indictment on a federal level really doesn’t have much to do with the people

There would be indictments for people who are in government that would be indicted and they would need a grand jury in whatever county that would be where they claim that the law is being violated that’s where the grand jury can be pulled together out of that particular county

We’re not involved in any way with lawyers especially BAR lawyers or attorneys

if you can find one that understands the common law which is very difficult to do

We do have one that comes here to National Liberty Alliance and I’ll discuss it with him and pass the information and if he wants to make contact he can do that

To get a lawyer involved in the things that you want to do and you want to do it constitutionally it’s going to be very difficult thing to find a lawyer

Even those lawyers that do understand the common law and do understand what’s really going on in the courts sometimes their hands are tied and it’s very difficult for them to do certain things

That’s why it’s very important for everyone to be educated

so that they can defend themselves

They can take care of their own business

You should be able to run your case with the assistance of counsel

On the criminal level you’re guaranteed assistance of counsel

So the government will provide you with assistance of counsel if you can’t afford it

They provide you with representation a lawyer but it should be assistance of counsel

Some people may not be able to articulate themselves well

so they will need someone to assist them in articulating

It’s your case You make the final decision

You can’t really make a good decision in law in court unless you have knowledge and understanding what’s going on around you what the process is the procedures what kind of law you’re in There is equity law that is lawful

Constitution says there are two kinds of jurisdictions equity and law

Law is natural law and equity is statutory

If you’re in something that ‘s involved in the statutory process that would be lawful

We’ll pass the name on We’ll pass it over to Brent and if he wants to make contact he may do so

We can’t do it because that’s not what we do

(1:09:40)

We were talking about trying to get a meeting together

with all the national leaders and anybody that wants to come

We’ll put an e-mail out for the day and the time

We’ll be discussing strategy, donations, funding, radio interviews and YouTube interviews, and anybody that wants to pick up a leadership role and so on

Now is the time for preparing and planning and educating

We’re coming to a point where we need to be ready poised positioned and educated

(1:11:11)

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

Brent’s website is commonlawyer.com

The comments that I make here are my own

They aren’t anybody else’s and I take responsibility for them

They’re not necessarily the opinions of NLA

They’re my opinions

We’re in the Constitution of the United States

We went through the Declaration of ‘76

Now we’re going through the Constitution of the United States

We’re in Article 1 Section 8 Clause 17

These are the powers of Congress

Congress shall have the power

To exercise exclusive Legislation in all Cases whatsoever, over such District (not exceeding ten Miles square) as may, by Cession of particular States, and the Acceptance of Congress, become the Seat of the Government of the United States, and to exercise like Authority over all Places purchased by the Consent of the Legislature of the State in which the Same shall be, for the Erection of Forts, Magazines, Arsenals, dock-Yards, and other needful Buildings

The list for needful Buildings has become unlimited

This particular clause is about the formation of that ten mile square area that was designed by a Frenchman called Washington DC

A Frenchman by the name of L'Enfant

The city is a dismal failure the crime rate is over the top

The more they take the guns away the more the people kill each other

It’s become the seat of evil

Everything that comes out of there is designed to hurt people and to take away their rights

Article 1 Section 8 Clause 18

To make all Laws which shall be necessary and proper for carrying into Execution the foregoing Powers, and all other Powers vested by this Constitution in the Government of the United States, or in any Department or Officer thereof

This is the Necessary and Proper Clause allowing Congress to deal with matters our Constitution never mentions but which are necessary

Being necessary under this clause however never allows Congress open ended power

Thus even though an act of Congress is necessary government must carry out such an act in keeping with all the Constitution’s other demands and restraints under due process

Due process is the course of the common law

Due process equals the course of the common law

Our common law does not include due process

Our common law is due process

Our common law is process oriented the law of the land is process oriented

that’s our common law

The law of the city is result oriented

In all events the words necessary and proper include no power to pass criminal statutes include no power to take criminal jurisdiction over matter or otherwise seek a prescribed result

Congress does all those things now

The words necessary and proper are not words of raw power but words of administration and process Let the chips fall where they may Don’t worry about the results

Do not be result oriented Be process oriented

Let’s concentrate on the course of our common law

Article 1 Section 9 Clause 1

 The Migration or Importation of such Persons as any of the States now existing shall think proper to admit, shall not be prohibited by the Congress prior to the Year one thousand eight hundred and eight, but a Tax or duty may be imposed on such Importation, not exceeding ten dollars for each Person.

I want there to be a critical mass that says we’re tired of you tampering with weights and measures

Our Constitution says that the pay of federal judges shall not be decreased during their term in office Every time the bankers decide to infuse more money they decrease the value of the dollar They decrease the pay of federal judges That’s a crime

The banksters are committing these heinous crimes against us

Ron Paul was right End the Fed

(1:38:40)

John read a couple of paragraphs from Chapter 7 which we’re putting together on the Founding Documents This is an introduction to the founding documents

John began reading (1:39:15)

Thomas Jefferson was born to a slave owing family in 1767 At age 24 Jefferson inherited 5,000 acres of land and 52 slaves from his father.

In 1774 Jefferson inherited two plantations and 135 more slaves from his father-in-law

John concluded the reading with the following:

Jefferson had strong scruples against selling slaves while freeing persons whose habits had been formed in slavery, he said, is like abandoning children

1:42:40

That’s the only part I’m going to read There’s quite a bit here about Jefferson and his opinion on slavery

All the things he’s done from his first time in office as a representative in Virginia

one of his first actions was to try to make legal the ability to free his slaves

It was against the law in Virginia back then for an individual who owns slaves to free them

The only way you could get rid of a slave was to sell them to someone else

Jefferson refused to do that

John read another paragraph

This was written this is a quote Warren Throckmorton topic American History and Presidents This is a position held by a lot of historians and a lot of people hold this kind of thinking

Jefferson proclaimed that all men were created equal and possessed natural rights. However, as Jefferson wrote those words, he owned slaves whose natural rights were not respected nor protected. Not long after he wrote the Declaration of Independence, his views on race became the basis for the movement to deport freed blacks to Africa or the West Indies. Jefferson believed blacks to be inferior to whites and supported efforts to establish a colony of blacks segregated from whites. Jefferson bought and sold slave throughout his adult life He even sent bounty hunters after runaway slaves Some Christian writers such as David Barton claim that Virginia law prevented **Jefferson** from freeing **his** slaves. However this is not true

This is what the position of many historians are

People don’t know that Jefferson worked all of his life trying to emancipate slaves

Trying to prevent slavery from continuing and growing

He worked to prevent all of that from happening

There are a lot of lies concerning Jefferson

If you want to destroy the concept that we have of America and what we’re built upon then you got to destroy Jefferson because he is one of the main founding fathers

If it wasn’t for Jefferson we would not be what we are today

(1:49:10)

CALLERS

Caller 1 Crystal no response

(1:50:21)

Caller 2 Drew from Luzerne County, PA I talked to you last week about my wife splitting after 18 years with my granddaughter

You told me to file a sworn notarized affidavit

The new thing is my hearing tomorrow morning for a hearing for a PFA

Protection From Abuse

There is no abuse

My ex has hooked up with her and got her away from me

This is what she’s doing

So I have to go in there tomorrow

John: One of the things you’re going to want to bring up tomorrow is the fact that you have an affidavit of truth It’s not rebutted To rebut an affidavit has to be done by another affidavit

Caller: I haven’t sent the affidavit in until the day after tomorrow That’s for the hearing on the 14th Tomorrow for the PFA hearing She filed a special petition against the custody which we had My wife got custody temporarily until May 14th I’ll write a special petition for that I’ll have it in there so that they have time to respond to it

Tomorrow what happened they filed a complaint with the SPCA the SPCA found nothing so it was a false complaint That didn’t work so now they filed a PFA  
She hacked all my accounts I can’t get into them I had to start new e-mails

I can’t talk to friends or family or third parties or anybody

She wants to have a confidential address

If she does that then I can’t file anything pertaining to custody because I have no address to file it on

John: What I would do is challenge jurisdiction just to begin with

When you filed this affidavit and you pushed the court to file a response from the other side

A response from the other side has got to be in an affidavit form

It’s got to be from the individuals that you’re addressing which would be your ex

It has to be something that she swore to and signed in front of a notary

What lawyers do often is that they will make a sworn statement and talk on her behalf and that is actually hearsay The people have to speak up for themselves

and swear themselves because the lawyer is like she’s talking through a filter

You got to object to that and require her sworn statements

The lawyer will probably advise her not to do this

He or she will expect the judge to go along with him

First see how the court responds to that

If they’re going to obey the rules of common law that requires an affidavit unrebutted rules the court and therefore you move the court to move because they have to do so

You write down why the court has to move in a certain direction

If they don’t respond in these fashions the next step would be to object to the jurisdiction

and see where that goes They’re going to ignore that and deny that and say that they got jurisdiction

The jurisdiction has to be somewhere on the paperwork in the court

It has to state the jurisdiction

In common law no statutes are allowed if it’s a common law court

Caller She first petitioned in the family court for the custody which she got temporary custody until May 14th until my hearing which I will file an affidavit for that

I’m more concerned about the PFA tomorrow

Should I file an affidavit for that as well?

John: Play ball with them in the beginning to feel out the court You can always step back and say wait a minute I’m not in a court of record but you can’t expect to be in a court of record unless someone makes that point that it is a court of record

So you have to make that point You have to countersue

You become the plaintiff as much as she is the plaintiff You have to challenge everything

You have to make your position and move the court in a different direction

You have to move the court with a paper and an affidavit

An affidavit is something you would file saying this is the truth

If it’s unrebutted it rules the court

An affidavit of truth becomes the facts of the court and the facts of the case

You have to get it notarized and you have to file it with the court

You have to serve it on everyone

One in the court one going to all the parties and you have to keep a copy

I would make three or four originals

Caller The hearing is tomorrow morning at 9:00

John I’m trying to tell you a path where you’re heading on

where you may end up

First test the court and see how they deal with things in a common law fashion

One of the big things is that you’re going in without a lawyer

She’s got a lawyer

The judge is going to lean towards the lawyer most of the time

Caller This judge has ruled in my favor before

John You have the opportunity of taking control of the court as long as your facts can overrule her facts

You’re trying at first to co-operate in the beginning

Look into your state constitution and see if your family court is a court of record

The next point

Try to co-operate with the court

Try to reason with the court to move the court into your decision

Try to take control of the court by filing papers and if they don’t answer properly if they don’t answer an affidavit then you can move the court   
She must respond a lawyer can’t respond they respond as a filter The only time that that stands is if the person is incarcerated and they’re operating as a next friend

Caller In Pennsylvania in order to get a PFA they have to prove imminent and immediate danger of bodily harm They have to prove that because there was none

John That’s where you make your point You got to write a paper When you file a paper you want to basically start out that you’re one of the People and that you’re countersuing and in this court of record and then I would put a footnote and the meaning of court of record Then make your position The court may co-operate with you

If you make a good case and you get your position in there and see how it goes

When you see bias you make your objection

If you’re going to make an objection you want to let the judge know that you’re going to follow up your objection in writing

If it’s blatantly obvious that the judge is not following the rules of common law then you can tell the judge that he needs to recuse himself

You have to do that officially

You have to put it on the record

For the record, Your Honor, you need to recuse yourself for these reasons

I would follow it up in writing

If you have to go there you might not have to go there

The next step after that is to challenge jurisdiction because they are not operating according to the common law

If they bring statutes up you can make the point that this is not a court of record

After that the only thing you could do is to move it into federal court for cause

If you’re not getting justice then that court has to be stopped

And the only way you can stop that court is to go to a higher court

When you move it into the state court they may deny it

Then you can go back for reconsideration of the decision and you have two choices

You can either let that judge reconsider it or ask for a panel of judges

You can have the court case reconsidered by a panel

If they come back and violate your unalienable rights

Now you write a paper up concerning your violations of due process

and how they have violated you

Stick on that point

You then move it to federal court for cause

The only decisions that the federal court can rule on is concerning the cause of the action which is the constitutional violation of one of your unalienable rights the right of due process

You have the right to be heard in the proper jurisdiction

Once they shut that case down because your Wherefore Clause is to cease and desist and if you can convince the federal judge to go with that then at that point that court case is shut down and you go do what you think you ought to do

Caller: The PFA said that my wife could come back with state police and evict me out of the house or come and get her things out of the house I already told her she can come and get her things out of the house I put her things in storage already I already filed Chapter 7

I posted it on the front door I already went to fight the county in front of this judge and he ruled in my favor because he ruled that I had full equity in the property and he made them take the taxes from me

John: You’ve done something that seems to be able to protect you a little bit

What you need to do is to take control of the court

They all may fail

You can appeal it for reconsideration and ask for a panel of judges

After that there’s the appellate process They’ll charge you for the appellate court

They charge $505

You should be able to move it into federal court for cause without paying a dime

When you talk about due process you want to refer to your unalienable rights protected by the Fifth Amendment

Whatever you do put it in writing

I swear to everything every paper that I write I swear to it

Put everything in writing

Make sure everybody gets a copy

Pay close attention to the response

Anything they ignore they default

When you move it into federal court for cause it is for the cause only not for the other case

Don’t get lost in with a lot of clutter that just confuses everybody

You’re focusing on your unalienable rights being violated

and that’s the only argument in the state court and in the federal court

The first order of business is to turn it into a court of record

become the plaintiff turn it into a court of record be able to deny whatever you can deny truthfully Set the record straight bring in your facts If the other side does not deny then you can move the court for default

(2 :22:00)

Caller 3:

She is interested in the Government By Consent Course

What is the cost?

Is there information on the website?

Right on the blue bar it says Free Courses the one on the bottom which is the Government By Consent Course all the courses in there are free except that one

That one we request $5/month or more donation and a commitment of two years

People who can’t afford $5/month we’ll get you in anyway

We want to give the knowledge necessary and this is the knowledge that people need

Click on that and follow the process

Donate $5/month or more and then you can get in and take the course

If you’re really strapped we’ll get you in just call Jan

The first issue that I have recently is to start off my husband died he was the breadwinner

There was a third party that came after me I understand that they bought the debt from someone else When I went to court

John: Are you talking about a mortgage

Caller: It wasn’t a mortgage it was a credit card

John: They bought the credit card debt

Caller Yes it was a third party they bought the debt from the collector and the person I owed They weren’t trying to work with me so I didn’t pay them

Basically it was $25,000 I told the judge that I didn’t have a line of credit with these people and I didn’t sign a contract I never made a verbal agreement or anything

He said in Virginia you don’t have to

John: You don’t have to what?

Caller make an agreement with the third party agent to be responsible for them That I still owe them the money

John: I know with mortgages they’d be monetorizing it It’s illegal

If you have an agreement with somebody and that person moves to have someone else take over the agreement I perceive that you need to be part of that and if you’re not part of that and object to it

Gerard: The original contract a lot of times they have those clauses in there

where they can sell it or do what they want with it

If you agreed to it up front that’s the problem

John: that could be debated and argued maybe You’d have to do some research and study on that

If you did have an agreement with the first group that made the agreement with you and now they moved it to another group As time goes on that reduces in amount

They’re asking for the maximum

If you say I can give you $5,000 and not a penny more they will probably go for that

The challenge that you’re going to make might be a good challenge that you don’t have a contract with those people

Now you got to look into the law on how things work

You got to look in there and start reading things

That’s where you may need a lawyer

Anybody can do this if you just spend the time

Get a dictionary and start looking at the codes involved with this process

When they collect debt from numerous people and then they sell it to another entity that’s monetorizing debt and I believe that any debt that they monetorize is unlawful

Even the interest that they charge you for all this stuff even that’s unlawful but you’ll never win that

Gerard And don’t forget credit card debt is what they call unsecured debt

They have less right to collect that than a mortgage

It is considered unsecured debt

Caller My husband passed away There was a lot of stuff that happened a lot of moving happened I did not file taxes and I’m going to have to deal with the IRS

They sent me the paperwork that if I want to go to tax court I can

John Is this your husband’s debt that passed away was the card originally under his control?

Caller It was both of ours I think I was the primary

I may need to go to tax court but I need to have my papers in by Friday

John What do you mean tax court? What do you have to go to tax court for?

Caller I haven’t filed and they say I owe X amount

John: Are they taking you to tax court?

Caller No I can go if I want

John And you’re talking about the IRS right?

Caller Yes

John: and how much are they claiming or thinking that you owe them?

Caller I don’t remember exactly the amount right now

It’s a sizable amount

John: If it’s a sizable amount here’s the thing if you had knowledge you might be able to fight it I don’t know how much knowledge that you have

You also have to have knowledge of how the system works

This is why the Government By Consent Course will cover the knowledge necessary to do the things that we’re suggesting or ideas that we’re throwing at you

That’s what the course is about

In the course we get deep into the law

If you can articulate yourself well understood how things work understand what a tax court is

If you get a lawyer it’s going to be a whole different process because he’s going to take you right into the way they want things to be done

But there’s another way you can deal with this you’ll hear advertisements about this they’re constantly out there all the time If you owe the IRS $10,000 or more we can save you money They can do something for you there They’re going to charge you for that

and you’re playing ball with the system

When the IRS makes a claim on you you can know that you owe maybe a tenth of that

They exaggerate on everything

They came out after me for some two hundred and some thousand dollars

That two hundred and some thousand dollars was to build a home

or rebuild a home that was destroyed by fire

They’re claiming that that whole thing is tax

And they’ll do that to you and when you go in if you start to play ball with them you start to go through your bookwork well I paid this much for materials we did this and that

go through the expenses to get down to where your profits really were

They do this all the time

They’ll find a bank account they’ll see X amount of dollars in the bank account they’ll break and enter illegally unlawfully to get into your bank account to look and they’ll say

Oh you got $20,000 we’re going to call that income They’ll say you owe us $20,000

This is a way for them to get you into their office to start participating with them

Caller: What are my options right now?

John: It doesn’t sound like there’s much you can do on your own

I don’t know if you have the knowledge

Caller: I don’t

John: Anybody that has been with us and you haven’t taken the courses you haven’t prepared for the problems that will eventually erupt in your life

You need to be able to take control of your life

You need to be able to represent yourself in a court

Even if you use a lawyer to help you that’s fine

You have to run your case you have to understand what’s going on

That’s one of the things you have to do

If I were you I would try to find one of these places or find a lawyer that understands that can work the problem out and reduce the amount

You want to try to stay out of their court

Caller: Is there a type of an attorney that I should look for?

John: Have you heard any of those advertisements on the radio ? Those are the people I would start out with I think.

You don’t want to get just any lawyer to deal with the IRS

You need to find someone who knows and understands the game

If you ask a tax accountant they can usually refer somebody who understands USC 26 that’s the code it’s under

There’s other ways you can get around it

There’s so much stuff you can do to try to beat these people

Everything they do is unlawful

Getting out of there by challenging jurisdiction might be difficult to do even though they don’t have it

People need to get some knowledge they’re going to get beat up if they don’t

(2:38:35)

Caller 4: New York Michael

I sent John and Jan a link to The Safe Act in Buffalo

Ben Wassell who was a veteran he was the first one arrested under the Safe Act

He went to appeal court and he won the appeal

and all his felonies were removed from his record but they remanded it back to county court

That’s half of a win for us

What was the ruling of the appellate court?

It was a five judge panel It was for lack of jurisdiction

John Why is it being pushed over to another court?

Michael: It was a jury trial the jury found him guilty the judge ruled that the jurisdiction was not in place because the A G did not have jurisdiction to charge him

The police never got the OK from the A G in order to arrest him

they actually ambushed him

John: Was he indicted

Michael: No he wasn’t indicted he was just charged with it

John: The whole case is dead then

If there is no indictment it’s a violation of your unalienable rights

They really didn’t rule against the Safe Act

They ruled against jurisdiction

(2:47:40)

Caller 5 Audry Buffalo , New York or Rochester

My mother is in a nursing home guardianship was taken it was awarded to this agency

by the judge They ended up selling her home her primary home and two rentals

I filed a lez pendin affidavit to stop the sale about two weeks ago

The judge went and reversed the lez pendin and made it over the door for them to sell the house

the stopped the sale

John: Your mom is in a nursing home and they want to sell everything she has in order to take care of the bills

What’s the name of the court

Caller: I believe that it’s a civil court

John: What state are you in?

Caller This took place in Buffalo , New York

The took control because there were some issues between the sister and brother related to her assets what father had left mother

John: This is not a case where the nursing home was suing her in order to take her assets to pay the bills

Caller: The nursing home is under Buffalo General

John: Anybody that’s a brother and sister whatever the problems are in your family the worst thing you can do is to take the state in as a partner

Anybody who’s going to take the argument of any kind of a trying to deal with a parent that owns property and so on and so forth and maybe has some income and you’re trying to care and help take care of that person and then to make the state a partnership in your disagreement and argument everybody loses

because they’re going to take everything they’re not going to stop until they spend every single penny

Caller Are you saying there’s no recourse I was

John She’s got brothers and sisters Right?

Caller No I have it’s my brother and sister

John: It goes back to knowledge If you don’t have knowledge you got a big problem

No lawyer that you’re going to be able to find is going to be able to argue the case right

The thing is Where to they get the fiduciary authority?

That’s the first

Second question Where is the proof of claim?

Those are the two things and they have to be under affidavit form where are they?

Who was taking care of your mom and trying to help things and work things out?

Caller: I was the one that was taking care of my mother

and the brother went in an filed for guardianship

John: Are you and him fighting or working together

Caller I’m not fighting anybody

We’re not working together in terms that I don’t know what he’s doing

We were just trying to stop the sale of the house

John: If you and your brother are working together He didn’t bring it into the court did he?

Caller He was the one who initiated it by filing guardianship

John Anybody that’s got legal guardianship already don’t even talk to the state

stay away from them because they’re going to seize control of everything

We’re going to take control of everything

Caller They’ve taken over everything

John: The only thing that you could do I don’t think you’ll get a lawyer to do this for you

You have to challenge their authority You have to go in there and again it now gets back to knowledge I don’t know what kind of knowledge you have

You need to go in and challenge the court and say wait a second where is the affidavit of fiduciary authority? Where is the affidavit of proof of claim?

Unfortunately your brother initiated this whole thing

So he was going to the state to get permission to be the guardian

All he had to do was go to your mother

You have to work together with your brother

and then you have to go to court and say stop we want to take control of our own business

We made a big mistake He needs to pull this case out of there and make sure it’s clear

They’re going to do nothing but seize things They had no right to do that

Gerard: the problem comes when somebody goes into a nursing home and they didn’t remove the property and put the proper person in control Usually you want to do it two years before they go into the nursing home

Once she goes in it’s her bill it’s her property they go after it for the bill

That should have been moved out of her name before she went in

Once she goes in it’s very very tough

If you’ve transferred any money in the past two years they can go after that

That’s why it’s important to put these things in trusts before the person goes into the nursing home

Caller When we filed the lez pendant last month earlier this month a lez pendent and affidavit it did stop the sale and then the judge went in and reversed it

and gave them permission to do the final sale on two of the home She had two rentals

John Does your brother have a lawyer?

Caller He has a lawyer now

John This is what you should have done First of all you need to get this fixed now

When you’re getting older make out the arrangements between the children

Put things in trusts

If you can control the assets you can then take the money that maybe you sell the business property or whatever

You can be able to go out and get medical coverage

Even if she’s in a nursing home I don’t know that medical coverage can refuse you

and maybe that would have been the cheapest way to go to pay for some kind of medical coverage that would cover that cost if not at least you could negotiate a deal an arrangement with that nursing home and work out something that’s reasonable

There’s a business out there called AmeriPlan they can negotiate and make it more affordable

Caller She’s in a vent unit at High Point

Gerard She’s like in Intensive Care that’s very expensive

Regular people in nursing homes it’s not unusual to have $6,000/month bill

It can be $20,000 to $40,000/month

John Is she in a position to put a Do Not Resuscitate Order on her because maybe she’s not going to come out of it

Gerard If you don’t set it up ahead of time then it’s going to be up to the doctor

Caller We don’t have guardianship now

John This is the mistake people make when they go to get permission from their servants

Gerard: You need to do things before she goes into the nursing home. In New York State if one of the children if somebody was living in the home six months before she went in you could put everything in their name and it’s out of their reach

There’s a time period before she goes into the nursing home to do that

Caller I was living there between there and Rochester because I was her primary caretaker

Gerard You should have told them that you were a resident there helping her then they could have put everything in your name

Caller I did

Gerard If it’s in your name then there’s no way they can take it It isn’t her property any more

Caller Well it wasn’t in my name I was her primary caretaker

Gerard If you can prove that you were doing residency there within so many months

before she went into the nursing home

Caller I’ve been doing that for years

Gerard There’s an affidavit that you fill out then that is no longer her asset it’s yours

It goes to the child That’s New York State law

John: You’re going to need knowledge There are some things that you could do One of the things in the court Where is the fiduciary authority ? Where is the proof of claim?

If there are not two sworn statements concerning both of them the key thing is the fiduciary authority that’s the key one The fact that he went into court to ask permission to take care of business that was the big problem Anybody that has assets you should understand especially when they’re getting older and you have children you need to work things out you got to get a common law trust it’s got to be a common law trust and you got to create one It’s just taking care of some paperwork and filing it You don’t file it with the government per se You keep a copy of it and you open up an account and you move your assets into the trust

The person who owns the assets still has control over it

They have to have trustees which are the children

It’s just a formal way of doing something so that if anything goes wrong you got control of the trust and nobody can break a common law trust

You can’t break that trust

You can take care of business and do what needs to be done

Never ever ever go for permission in the government

That’s a big problem

You need to find a probate lawyer

You need someone who focuses in and specializes in probate cases

Your best possibility is for you to get knowledge and take care of it yourself

That’s your best possibility

You can start off by taking our Government By Consent Course

and your brother should take it too

Start to get knowledge of the court system from the law how things work processes and procedures Once you understand the mechanisms and the filings and the ability to write a paper and file it and the affidavits and do all those things now I would tell you I could give you some thoughts Fiduciary authority challenge them on that

Caller wants to talk to someone tomorrow because there are things that she hasn’t even covered.

John responded that to give you advice on things to do you would have to know how to do it

That’s the problem I’ve been studying the law for nine years

to understand how this whole thing works and so on and so forth

I figured a lot of things out

I put it into the course and I’m putting it into a book so people can take the course and get the book and benefit from nine years of studying

You can use the book as a reference book

I’m writing it in such a fashion that it can be used that way

You have to have that knowledge otherwise you need to hire someone

You need to find a probate lawyer

then go get counseling from that person

I’d gather all the paperwork together anything filed in the court

Any paper that is in that court case that is in that file you need a copy of

Lay that case out

Come to an understanding on how things work

Collect and bring this together in an orderly fashion

And then sit down with a probate lawyer for them to give you advice and thoughts

One of the things that you want to talk about is to see if they have in the case fiduciary authority

Did my brother give them fiduciary authority?

Getting fiduciary authority there has to be an affidavit involved

If there is no affidavit there is no fiduciary authority

You need to take control back and get out of that court tell them I’m going to take care of my own business I’ll take care of these bills I’ll take care of my mother

Caller: after her brother filed guardianship then her sister filed guardianship she was upset because she was the executor over Dad’s will

She filed for guardianship

The judge saw the infighting

John: You’re the one with power of attorney You’re the one acting as the guardian therefore you are a guardian Your brother should never have gone in there to ask for permission

You got to get the paperwork Pull it all together

If your brother signed some papers and he gave it away to the court to make a decision you need to know that If you’re the one with the power of attorney then he really didn’t have the authority to do that His position was to try to help you

being ignorant to the law though

We don’t need to ask the state for anything

You got to find out where the case sits

You can come back here after you go through it and ask some questions

You’re probably going to need to talk to a lawyer that specializes

First find out what’s really going on

You need to get knowledge to find out where the fiduciary authority came from

Your brother didn’t have it to give

You have it

Caller I’ve been caring for my Mom for six or seven years

John You have authority plus you have power of attorney You’re the one who can give or take fiduciary authority They can try to take it away from you by neglect

They need affidavits

The court doesn’t have fiduciary authority If they don’t have it they know they don’t have it

and that’s fraud they need to replace every penny that they took out of there

Where did the court get the fiduciary authority?

You were taking care of business and your brother was trying to help you and all of a sudden it’s out of your hands you don’t have it any more Who has the power to do that?

Ask the court Who can do that? You don’t have the power to do that

Go get the paperwork

Call I think I have everything from the time this case has been two years

John Go to the court and review the papers anything you don’t have you need a copy of

You need to understand every paper that has been filed there

There may be papers you don’t have

You better go find everything

Look for some kind of affidavit that gave them fiduciary authority

Until then you can’t do nothing else

How much money is owed to the nursing home?

Caller they sent me a bill $530,000

John right there is fraud how long has she been there for?

Gerard if she’s on a vent and its $20,000 to $40,000 a month it adds up

Caller She’s been in the hospital a little over two years She went into the nursing home six months after she had the stroke She’s been in the nursing home two years

or two and a half years

She’s doing well

We supply all her supplements

She had a pressure wound that was as big as your fist

We got her on a good solid supplement

along with turning we have a strong presence in that nursing home everyday

We do not go without seeing her

We gave her supplements because we knew that was what she needed

We’re buying the supplements ourselves

She’s taking Youngevity she’s taking Shaklee Vitamin C and she’s taking Tahitian

Gerard They’re not going to recognize that

Caller The pressure wound It’s healed it came from when she was in the hospital when they brought her over to the nursing home It was in the hospital

I stayed overnight with my mother in the hospital for a year and a half until they took over control with her guardianship and that agency stopped me from doing overnights We know you got to have a strong presence with anybody in a nursing home If not too many things go wrong The pressure wound with the treatment that we gave it finally healed about a month ago It took almost a year to heal that wound it was as big as your fist.

Little by little it started closing

and now it’s totally closed

We were told that my mother was not the typical comatose patient

Her body is waking up she moves she responds to certain things she hears us

we go in there every day doing her hair we take a lot of personal care with her

They know us very well coming in

John: There’s negotiations that need to have taken place

Obviously the lawyers are not doing this

They want their piece of the action

Any bill you get from any hospital can be reduced

We can talk more next week

Go get the paperwork Go get the billing and sit down and start working through the billing

You could search online for average cost

First you have to get educated or get a lawyer

First of all you got to find out what’s going on

You can’t know until you get all the paperwork and evaluate it

You need to understand if they were overcharging

You can probably search the cost value of every single item

There’s a game going on

There’s money changing over

Start studying

Caller I just signed up to take the courses

There are still some other things that I did not bring up tonight

I’d like to have a conversation outside of this call

I think that we have been sabotaged in many ways

John They took advantage of you

Get all this information together and talk to us next week

We’ll see where it goes from there

Let’s get some knowledge together first

Get the paperwork together come to understand so we can talk some more with more detail

and then maybe we can have a private conversation

I like to do it openly because other people may have the same problem

You’ve proven that by being there for so many years you have total fiduciary authority

and the fact that you have power of attorney also gives more influence towards the fact that you had fiduciary authority and you never gave it up to any one

You can show that fact that you’ve been trying to fight this

You’ve been battling in the courts two years

Your sister and your brother had attorneys

The attorneys should have known that you have fiduciary authority

You’re the one that needs to stop the whole thing

Knowledge is required It begins with understanding the whole case Getting all the paperwork Understanding the billing Seeing if they overbilled

Looking at it from many different positions

You do this in writing you request this in writing you certify the papers that you sent to them

They’ll answer you back

Then you go to the court and that’s when you make your challenge at that point

You make your demand

I’m the one with fiduciary authority

I’ve been defrauded I’m trying to get knowledge and I realize that I’m being taken advantage of my mother’s being taken advantage of the law is not being applied here properly

You have to get knowledge to go in there

Crystal: You can give her my contact information What she needs to do and what everybody needs to do Once a person becomes a certain age Life Use and make sure you give them also Remaining Owner Of This is what I did for my mother and father

After you reach a certain age you get everything out of your name

You can go to Staples and get the Quick Claim Deed and get a sworn affidavit

You file that and you give that person life use then you have it notarized

The remaining owner goes to whoever they want to leave it to

if you’re the caregiver once it’s in your name and you file in the town clerk’s office

Every time you speak to someone make sure you get their juris number

John: You go get the information that I told you to do Make a connection with Crystal tomorrow Get more information on the paperwork Get that filing done

Then we can talk with you more on how you may go forward with that

Meanwhile get into the course

Crystal: Attorneys will never tell you what to do because it’s all about the money

They are all making their share

John: Maybe later in the week after you two talk and you get all the paperwork we told you to get then maybe we can get on the phone privately

but I’d like to do it online We can do it on Monday so we can discuss it

Crystal: You can give her my number

John: Jan you have both numbers you can get it to her

John: We’ll pass your number on to Crystal and maybe we will pass you Crystal’s number

Take care of business and we’ll talk another time

We’ll talk some more on this issue

Crystal: There’s a few topics we can go over next week

(3:43:00)