National Liberty Alliance

Monday Night Conference Call

July 15, 2019

**This week’s Lead in Song – All The World – Kansas Album – Masque**

(7:09)

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 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

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(8:10)

Scripture Reading:   John 21 : 15 - 25

( 11:23)

Tonight’s subject is going to be focusing in on the tax courts

(12:00)

John began reading the memorandum

The Memorandum begins as follows:

The purpose of this memorandum is to reveal the lawless operation of tax courts in our federal district court buildings, presided over by federal district court judges. Taxpayers have been bullied and threatened, especially small taxpayers and those without legal assistance. There is no authority for the Judiciary of the United States District Courts to claim any legislative authority to create U.S. tax courts called an Article I Court. Such courts are de facto courts. Any tax upon a person or their property is tantamount to a slave tax whereas, the ‘taxer’ becomes the sovereign, any such tax is called a ‘direct tax’ which is ‘absolutely’ forbidden by Article I Section 9 Clause 4: “No capitation, or other direct, tax shall be laid, unless in proportion to the census or enumeration herein before directed to be taken.”

JUDICIAL ABUSE AND FRAUD

“Congress cannot by any definition of income it may adopt, conclude the matter, since it cannot by legislation alter the Constitution, from which alone it derives its power to legislate, and within whose limitations alone that power can be lawfully expressed.” “The 16th Amendment does not justify the taxation of persons or things previously immune. It was intended only to remove all occasions for any apportionment of income taxes among the states. It does not authorize a tax on a salary.” “In construing federal revenue statute [the] Supreme Court gives no weight to Treasury regulation which attempts to add to statute something which is not there.” “Treasury regulations can add nothing to income as defined by Congress.”

16TH AMERICAN JURISPRUDENCE 2nd edition, section 177:

“The general misconception is that any statute passed by legislators bearing the appearance of law constitutes the law of the land. The U.S. Constitution is the supreme law of the land, and any statute, to be valid, must be in agreement. It is impossible for both the Constitution and a law violating it to be valid, one must prevail

The paper concludes with the following:

In conclusion, said tax courts have no constitutional authority, can provide no due process, have no basis in law, have no jurisdiction over the People and therefore must cease and desist all their unlawful actions against the People.

(30:00)

This memorandum is available at the website

Go to nationallibertyalliance.org Highlight “Grand Jury” Click on “Action Against the Judiciary”

We are still preparing to file our case against the Judiciary and Congress

Hopefully in the next couple of week we’ll be able to file this paper

There’s a lot of work in this particular paper

We want to get everything as perfected as possible

We have served many many papers

We spent two years serving papers

Not one ounce of response back from any of these individuals

We have reported subversion against the United States by enemies both foreign and domestic

The only one who responded to anything was the President of the United States

We’re pressing forward and moving to get this job done as soon as possible

(34:20)

QUESTIONS

Question 1 : I am a new member at your site and while reading the disclaimer

We do not encourage or teach people to write declarations drive without drivers’ licenses

revoke their voters’ application revoke their birth certificate or their social security numbers Please direct me to the information or explain how you would handle these issues?

That’s all built upon fraud Why play in their sandbox?

Call it for what it is fraud

If anybody thinks that they’re going to write a declaration and file it with their county and be able to use that when and if the government comes out after you

That you’re going to be able to go into court and make your notice to the court file your papers click your heals and think you’re going to be transported out of that court and back into Happy Land It’s not going to happen

If you were able to lay the process out for them which they probably won’t let you do

You better be very good at it You better be able to respond to anything that the court can throw at you Be very articulate understand the court that you’re in their powers their authorities their positions and how they respond

When something new comes into their courts they share it and develop strategies

Going into that court from that perspective is not going to win anybody anything

The key thing is to get out of that court

That’s what we talk about getting out of these courts

The key thing is to challenge jurisdiction

When you go into court the best thing to do is understand that court find out the jurisdiction and then challenge it

Demand that you have a court of record

It has to be decided by the People as the tribunal 12 individuals called jurists they get to decide everything including nullification

They are a nisi prius fictional court of unknown jurisdiction

They don’t have an answer to jurisdiction they don’t have a jurisdiction

Challenging jurisdiction is going to be a big burden for them

It’s best to understand how things work

(43:00)

Question 2: O S C was sent to the then presiding judge of the superior court of California

County of Santa Clara on or about September 27 2017 and to superior court of California

County of Santa Clara presiding judge are in default

The alleged plaintiff which does not exist based on facts on record which alleged attorneys without any power of attorney on record and they have admitted that they have none

will be attempting to evict me and my handicapped 82 year old mother from my home of 22 plus years on August 5 2019

How do you suggest to stop this misconduct?

Would a default letter to the presiding judge and clerk by certified and registered mail which I am happy to do if the letter is prepared be the proper thing to do at this time

knowing there is three weeks before jury trial which I did not ask for

Instead I wished for a common law trial by jury

Anybody that wants to fight in court and get the answers and get a form that they can put into the court and try to move things in a certain direction If you’re going to do it while you’re ignorant on how things work you’re much better off getting yourself a BAR attorney and work out the best deal that you can

If they are frustrated enough with you they will incarcerate you if they can

If they are frustrated with you they may say that you’re crazy and need a mental evaluation

People need to understand what they’re into

There are places on the internet giving people all kinds of ideas and thoughts

Without the education and understanding of how things work you’re playing Russian roulette.

You might be better getting yourself a lawyer

You’re not going to win no matter what you do

When we help people we strongly suggest and impress upon them that they need to get educated. We can educate them

Jump into our Consent of Government Course

start using the different tools and papers that we have

Go to nationallibertyalliance.org

click on “Due Process”

Read through the “Due Process” page very very carefully

when you come to the bottom you will click on a link

and that will bring you to a place with lots of material

We have the Consent of Government course which is an absolute necessity

Once the book is out hopefully we will get it out in the fall once we get the book out which will be what the course is about plus other things I don’t think we’re going to put forms into the course we will put the forms in the book

This book will teach you and lay out everything you need to know and how it works including the anatomy of a court case

It also would be a reference book

There will be a lot of stuff in there to be able to write papers

Education understanding what you’re dealing with who you’re dealing with find out information about the judge find out about some of his rulings

That will give you move insight on how you might be able to handle things

On this page which is court forms process and instructions

Under “Due Process” carefully read “Due Process”

then at the bottom click the link to access this information

O S C means Order to Show Cause

which is pretty much everything that we do

Show Cause challenging jurisdiction is show cause

If you want you can move your case into our case

We’ll write some papers from the standpoint of amicus curia coming from the grand jury itself

the federal grand jury

talking on your behalf in the court

one paper and if they fail to obey we’ll send them a final solution affidavit of default

and if they fail to obey then we move it into our case

We suggest to join our case and we’ll write some papers and work with you to get your case dismissed so that they cease and desist or move you into the federal district here as a joinder into our case which is evidence for us but we can take it further than that and get restitution and be brought back to your original state

Anybody who is not in court right now now is the time to prepare

(54:33)

Question 3: When are we going to serve Show Cause Orders on our elected servants when they fail to support the Constitution as their oath prescribes ?

We’ve been doing it for two years We’ve written hundreds of papers

We’ve filed it on both houses on the federal level

We filed on the United States Supreme Court federal judiciary and all 94 federal districts

The chief judges were commanded to get this out to all other judges underneath their umbrella

We’ve also filed with every governor in all fifty states we filed papers and served them on both houses in every state we served paper to over 3,100 sheriffs sheriffs for every county We also filed it through the state courts

We have filed hundreds of papers over the past two years

We hear nothing but silence

with the exception of President Trump

We’re at the final paperwork to be served

This requires the People

(56:50)

Question 4

A friend of ours had an IRS audit in their own home a few years back

During the sit down in the living room randomly asked if there was any money in the house.

If anyone is every confronted with such an invasive question how should they respond or react?

First of all I would never allow them into my home

If you’re a business reporting every year then you’re stuck in that game

You’re not going to be able to get out of it

You’re going to have to continue to play the tax game

It would be very difficult to get out

You’ve already acquiesced to them you’re already agreed to them

I don’t think the IRS and the Federal Reserve will be here a year or two from now

Anybody listening to Trump he’s putting out a lot of messages

For those who have been running away from them and they caught up to you you’re first order of business is Where’s your proof of claim?

I would download the form 4490

4490 is Proof of Claim

That’s an affidavit required for the IRS to fill out to use against you That’s their evidence

The problem for them is that they never fill it out

They know that everything that they do is a fraud

Before they do anything they got to give you a notice of intent of what they’re going to do

When they send something to the bank they send you a copy

The bank has to wait seven days before they can turn anything over to the IRS

If you don’t respond to the bank and say Don’t do it I’m going to sue you if you do

This is without due process

They might hold off

If they hold off for seven days they still give it to them anyway

You can challenge the decision in the tax court just fill out the paperwork and we’ll talk about it there

All of that is giving them authority to go forward

You got to be real careful You got to respond to everything

Please send me a copy of your proof of claim

Certify it notarize it I refer to the number and date from their original letter

If you don’t respond to their letter they’ll send you a series of letters

Letter after letter after letter

All of these letters have numbers

It’s a process that they’re going through

They’re looking for you to not answer

When you don’t answer you’re acquiescing

When you’re acquiescing you just gave them authority

Resist the first Optus principis we read about that in the memorandum we read earlier

which means resist the first

You need to resist these people

Do not give them the authority

Do not give them agreement with anything that they’re saying or doing

Don’t acquiesce by not answering

I used to try to educate them No one is reading those papers anyway

Just stick to the point and keep it simple

Ask for the required paper

If they try to seize your property you want to look for their fiduciary authority to do so

There’s been no due process Where’s your fiduciary authority?

You’re not getting due process

Where is your fiduciary authority? Who gave you authority to deal with my property?

Those are the things people need to understand to deal with these things

If you don’t understand how these things work then you’re committing suicide

Get yourself a BAR attorney or learn how to be free by understanding the real law

Not the man on the land stuff

It’s all fraud

Don’t play in their sandbox

If you’ve been dealing with the IRS for a long time you’ve been paying your taxes

stick with the course that you’ve been on keep yourself out of jail hope and wait for things to change in the next year or two

(1:07:44)

Question 5 Tax lien versus Judgment Tax Lien

a legislative body can call it a statutory lien without any due process of law

yet when confronted and you demand the court order lien they all go silent

I know this because I have both the statutory lien and the letter from the town attorney stating no judgment lien

In REM is the law of the sea It’s a piracy thing

Seizing property at sea

Not filing the papers upon the person but upon the object

In REM is serving the papers upon the object

They’ve applied that upon the land

The states have picked up on it

If the IRS comes after you and they tell you that they’re going to file a Notice of Lien

a lot of people don’t understand that A Notice of Lien is filed in your county

They file it with the county clerk

It’s usually an IRS agent that will file it

They’re saying we have a federal lien in a federal district court here we have a lien filed so we’re filing a notice of that lien in the federal court

They have to give you seven days notice

You need to respond within those seven days

Get your papers in to prevent the seizure of property without due process

You have to protect yourself there

There are two forms to be filed in order to have the lien

in order to file the lien in the federal court to be able to put the notice of lien in the county

Form 56 and Form 4490

If you go down to the federal court you will find no such papers exist in the filing on the property

They do this all the time

That is fraud

There’s a lot of little games that they play

the moving around of the property changing the ownership robo signing

all kind of stuff that manipulates It usually takes a couple of years to go through the process

Jurisdiction challenge is the key

Where is the papers filed?

(1:13:38)

Question 6 Can the sheriff arrest the judge in court if the judge is openly violating his oath of office to the Constitution?

In theory but that might not be the right way to go about it

I don’t think it would be wise for a sheriff to do that

I would think that he would wait til he got off the bench and went to his office

Have a conversation with the judge and say Hey Judge you’re breaking the law here.

The sheriff should give him the opportunity some of these judges don’t know what they’re doing Some judges don’t have a clue

They’ve been bamboozled by what they think is the law

First order of business is letting the judge know that they’re breaking the law

Go back and restore this problem

Give them the opportunity

If they don’t go back and fix the problem he should be arrested

I would not arrest him on the bench

(1:15:15)

Question 7 If a mother’s parental rights were terminated based upon fraudulent child abuse charges that she was later acquitted of can she get back her child if the child was adopted out by his state agency?

Absolutely He had no power or authority to do that in the first place

These courts are not courts of justice

Challenging jurisdiction is first order of business

(1:17:00)

ANNOUNCEMENTS

**The Welcome Committee needs to replenish some of the original 12 who volunteered for this position, as many have left for various and sundry reasons; mostly to help in other committees. We keep adding to the mix as these people leave, but we find ourselves out paced with the need to call people and could sure use another 8 or 10 to fill those slots.  If you are OK with reading your basic Excel Spread Sheet, and have completed either the Foundational Study, which contains the basic 12 hour Constitution Course, or Civics Course or the first six chapters of the Government by Consent course, then please send an email to** **ron@nationallibertyalliance.org****and tell him that you are interested. We really need your help.**

**Include your name, county, state and phone number.  You should have a good working phone number, be fairly familiar with all the data under the tabs on our website and where to find things. You will be tasked to call FIVE new people each week to introduce them to NLA and orientate them on what it is that we do here. A typical call shouldn’t run more than 5 or 10 min.   While it is not a large task, it is a necessary one.  You will be providing a new person with a Hand Up, regardless of the reasons that brought them to our website.**

**We need people to print a copy of John Darash’s new document and mail it out. About 5 copies will be needed per state. We need on the order of 75 to 100 volunteers as we plan to send it to SCOTUS, Congress, and 94 Federal District Courts as well as push it into the major news media. Currently, I currently have 16 volunteers.**

**We are in need of volunteers to research contacting the Hosts on our list so we can get John and Gerard on their shows. Please email** **jan@nationallibertyalliance.org** **to volunteer.**

**We also need researchers to compile a list of Donors with addresses that give to organizations like NLA so we can send them our new Donation Request Letter that is posted on the website under the Members tab and then click Members in the drop down from the blue banner. You can download the letter, fill in the information and send it to corporations, companies, funds or any group you feel may be willing to support liberty groups. If you have a little time, do some research on who the major supporters of liberty groups are and send them copies of the letter. Please email** **jan@nationallibertyalliance.org****to volunteer.**

 (1:19:13)

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

Brent’s website is commonlawyer.com

The only remedy for lawlessness is true law

The laws of nature that is the lex non scripta law not written That means our common law

The laws of Nature’s God lex scripta the law written The Bible itself all 66 writings

We in America have rested upon the Bible

It’s a fact of history

It has contributed immensely to the reality that we have been the most wealthy producer of wealth in the history of Adam’s race

The difference between the law of the land and the law of the city is a great difference that has been purposely ignored

The law of the city hasn’t any commitment to due process

The law of the land is due process

Our common law has always held that it’s utterly against the law to arrest a judge it against the law to arrest a judge while he’s on the bench holding court

A judge can be arrested after he’s off the bench after the hearing is over but not while he’s on the bench

Our common law does not stress the dos and the don’ts

It stresses how we go about deciding who did what when where and how

the penalty and there’s a process for that it’s called due process

In Rem is an old Latin word that means at the thing

The thing was the jury

The jury would make decisions The jury has been around for centuries

Let’s talk about taxation a little bit

We’ve been going through the Constitution of the United States

The federal income tax was put in place right at the same time that the Federal Reserve Bank was chartered

The Federal Reserve Bank established a system of counterfeiting

The income tax system was put in place about the same time so that it would be a regulating mechanism that could pull money out of the system

Income tax is an unlawful system

Article 1 Section 9 Clause 5

No Tax or Duty shall be laid on Articles exported from any State.

Exported means shipped

The southern states feared that the new general government in Washington DC would tax their farm exports and destroy their welfare

In those early days when our country started the only part of the country that exported anything was the Southern states

A direct tax is a tax that you can’t pass along to someone else

A direct tax is a tax that you can’t pass along to another person

Article 1 Section 9 Clause 7

No Money shall be drawn from the Treasury, but in Consequence of Appropriations made by Law; and a regular Statement and Account of the Receipts and Expenditures of all public Money shall be published from time to time.

This clause bars anyone in any of the three branches of the federal government from spending any national government money without Congress’s consent
In addition the general government must publish financial statements from time to time

As long as the counterfeiting operation continues the Federal Reserve Bank Congress doesn’t have any power

Ron Paul boiled down our problems to one thing

He said, “End the Fed”

He wrote a book about it

Join us on Saturday mornings We’ve gone through 45 weeks of the law of common law of evidence Now we’re into the 18th week of the common law of contracts the law of promises

Saturday morning go to [www.commonlawyer.com](http://www.commonlawyer.com) go to the “events” button and scroll down there’s a link that allows you to listen on your telephone listen or watch on your smartphone or listen and watch on your computer

My statements are my own

and may not necessarily be the positions of National Liberty Alliance

(1:47:37)

CALLERS

Caller 1: Kat

My question is about a petition I put in to the U S District Court regarding no notice of deficiency being provided and no notice of determination concerning collection actions

I sent it to the court it was returned to me basically saying and also a letter accompanying asking if the U S District Court had jurisdiction over the IRS

Everything was sent back to me They filed it then sent it back to me dismissing that I did not pay the court fee Can I use that at this point to challenge jurisdiction against the judge that dismissed it or should I just refile?

It’s an existing case and they want you to file the fee to move the court

I filed a petition kit in the U S District court they sent the form in it does ask for a $60 fee

But there’s this conversation around this fee that if you pay the fee it brings you into their jurisdiction So therefore I didn’t send the fee

They filed it They served it And they dismissed it and sent me a letter back saying the case was dismissed because I did not provide the fee

There’s a lot of positions you could probably take on this

The case involves letters she is getting from the IRS for taxes they want to collect from her

The key thing is maintaining and keeping your jurisdiction

We are going to take a different approach in the next case that we’re filing which is our big case

When we do file we will share it with everybody about another way of accessing the court

with a paper that makes it clear and gets rid of the statutory process and puts us in a nonstatutory process It’s going to be interesting to see how they respond

We’re coming in from a very unique perspective

We’ve been holding court for over two years now

We do have a court case open with a number

We did pay we objected we want our money back

We’re still filing papers and they’re still taking them

We’ve been in court for two years with these people and they acquiesce on everything

with the exception of the President of the United States

He’s the only one that responded

He’s the only one that’s acting

He’s going to be shutting them down the IRS at some point in time

You can send it under protest and duress

They have concealed courts of law

There’s no access to them

(2:04:00)

Caller 2: Crystal

No response

(2:05:00)

Caller 3 William from Missouri

Female caller I received a collection notice from Direct TV

Direct TV sent a notice that we were behind in 2016

There was a foreclosure on the house and it was sold in 2015

We cancelled the service

We told them that we didn’t have a place so they have to cancel the service

They’re coming back saying that they’re collecting what was left on the contract

Send them a Notice and Demand and lay it out the way Bill Thornton has taught us to do it

We got a form that we use It’s a Notice and Demand

You can find that at our website

click “Due Process” at the bottom of the page there’s a link to get in there

which you can download all the forms for that

follow that procedure

You can also go to Bill Thornton’s website 1215.org

Send them your Notice and Demand

Be very clear about things

Follow the process and procedure for Notice and Demand

Make sure you hit all your points

Tell them that you want proof of claim

Then you can default them

Proof of claim has to be a sworn affidavit

(2:11:33)

Caller 4 Felicia in Florida

Ever since Trump became president and he said he was going to drain the swamp

We all know about Pizzagate and everything that’s going on

Jeffrey Epstein is the pinnacle of that

It’s opening up as we speak

We’re going to see huge things happen with big names

that’s how he’s going to take them down

Somebody just resigned from Trump’s office because he’s affiliated with it

The President is saying he doesn’t have to resign I didn’t ask for his resignation

Everybody that voted for Trump before they’re going to vote for him again

He has picked up a lot more people since then

He may be the very first president ever to run for office and win in a landslide and he wins the electoral votes in every single state

That is possible in this election coming up

God was clear that towards the end He is going to judge nations

From the research that I have done the 5G network and the 5G cell phones it’s all tied in to the chemtrails population control

The towers are a major major problem

the 5G thing is a serious danger

It’s high technology in the hands of an out of control government

In the hands of the wrong people we have a problem

We may have the opportunity to do some protection here

Maybe we can do something through the courts as we move forward

They’re recording every single phone call

every single exchange of information whether it’s text, audio, video

We have to shut them down

we have to put the government in check

People need to become educated and get involved in some way

even if it’s just supporting us financially

If we take control and the people do get educated and if we fill all the vacancies

that we need to fill across this nation about 15,000 administrators we need

paid positions full time at least bare minimum five people running for committeeman in every county

We have 3,134 counties

we’re looking at about 5,000 committeemen nationwide

They have demoralized

everything is out there to destroy

The people are not knowledgeable and educated enough to take control

They’re not willing to learn

We have opportunities that have never been available to this nation before

(2:24:38)

Caller 5 Steve from Wisconsin

I talked with Jim a couple of times

I’m the guy that’s got three cases challenging jurisdiction

Jim and I decided to just go with my wife’s case

I haven’t had any luck filing my own cases with these people they find ways to get my case dismissed

My wife and I are victims of the Wisconsin Department of Revenue

We have enough information on the website to educate you in order to do it yourself

That’s going to take time

You need to educate yourself any way

You should start your education

Get the Government By Consent Course going

We also have the Civics Course

We have a book on Court Access

This is all for people who are Prime Members

A Prime Member is someone who is a member of National Liberty Alliance and gives us $5/month or more

If some people can’t afford $5/month we can give them free access

We want this knowledge to get out

We do need money to move forward to do the things that we do

We want everybody to get educated

You can also work with Jim and we can take your case

We can file for you

This is the process in order to get a joinder

You fill out a paper give us some basic information

Jim prepares the joinder paper for you

Sends it back to you You sign it Mail it back to us We ask for a donation of $100

or more That goes to pay the cost

We will then file and work with you for the filings

What’s called an amicus curia we will challenge jurisdiction as the grand jury coming in as a friend of the court

a friend for the petitioner which would be you

We would move that forward to the point where we get they’re not going to answer

We will work with you to file an affidavit of default

and then the final paper that would go to them moving their case to join in a federal case

here in New York in the Northern District

We’ll file your case with us and seek to move it forward

and bare minimum get you restored to your original state

We’ll look for restitution

We’ll go after them for fraud on the court and conspiracy between the judge and lawyers

working together to defraud you you have a conspiracy

When we start indictments then it becomes criminal

That’s another move we’re going to be making

Indictments against judges and those lawyers working with these judges to defraud the people

Anybody else that wants to attach their case to ours with a joinder you can send a request to intake@nationallibertyalliance.org

(2:29:35)

Caller 6 Cynthia in Massachusetts

I’m glad you brought up the Epstein case I’m praying that it becomes an open door

In 2011 after I lost custody of my son and my situation got so bizarre I can’t even put it into words I filed a complaint with the Missing Children Exploitation Bureau

It was originally missing but it changed to exploitation

In June of that year I got case numbers

Now he is 19 he was taken from me when he was ten or eleven

It has to do with internet child pornography and computer crime unit

I ran around like a frantic mother

I’m praying that this opens the door for myself and other people across the country who have had to deal with high level systemic corruption

Everybody should pray about that We’re all trying to find justice and remedy to this

There was two family court cases

and it became two because that’s how they were working off of two cases

One was Family Support Family Separation and another was Divorce

The court refused to remove any motions from me any requests to remove the divorce since I put it in and they kept it in the books

it worked out better for them on how the funds were coming in

for those two cases it boiled down to one case that ended up in appeals

Last year it became moot because my son became 18 years old

I was going to put it in anyway in appeal

Basically it was such a joke all the laws that were violated even the statutes that were violated

It became like I felt insulted to even put more effort into it

Now with this divorce situation

I want to do a jurisdiction you call it challenge

When this whole case got over with I lost everything I lost my house I lost all my assets

You can fill out a paper and work with us we’ll do an amicus curia challenge jurisdiction

demand that you be restored back to your original state

They’re going to deny it or ignore it

We would then send another paper with a Notice of Default demand for restitution

Again they will ignore it or deny it

After that process of time after that we would send another paper in

All this would be done by the grand jury

We would then send another paper joining your case to ours with a Wherefore Clause to restore

A lot of this restitution would be applied for your son too

I lost permanent custody of my son

My son made his way back home

I was in the house fighting foreclosure at that point

He ended up staying with me for two years

It got so bad he didn’t want to go back to his father’s apartment

Then I lost the house and I got displaced

I got this criminal charge

I was trying to protect my son

I got a criminal charge for violating their fraudulent protective order

We have a trial

I got found guilty the whole thing was a joke

It got appealed it went up to the appeal thing it got turned around

The whole thing was about to be retried again

I was coerced and threatened to the point where I plead guilty

I want to challenge jurisdiction on that too

Then there’s foreclosure

There’s a lot of cases

Each one has to be dealt with on it’s own filing number

We would need a synopsis of what took place and what’s going on

Clearly they didn’t have jurisdiction and it’s never too late to challenge jurisdiction

If we do it for you we do it through the amicus curia which makes us a friend of the court in this case Basically we’ll do the paperwork for you It’s a standard form type paper

There’s too many criminals It’s a systemic thing

People can do this on their own

We do have the forms up there for them to work off of to create their own

You have to be educated

Once they find out that you don’t know what you’re doing then they’re going to beat you up

If you want our assistance we will help you

(2:51:00)

Caller 7 Drew from Luzerne County Pennsylvania

I talked with you before about my wife leaving with my granddaughter

My ex of 35 years ago had visitation with the granddaughter

kind of coerced her to leave

Since then she’s filed for divorce she’s filed PFA

PFA is Protection From Abuse

I have to live under that until August

I need to know what to do to get rid of this PFA so I can reconcile with my wife

It’s difficult in your case because it’s family against family

My wife is the stepgrandmother

My granddaughter is 13

Her mother couldn’t take care of her

Children and Youth called us and said if you can’t take this child we will put her in foster care

My wife and granddaughter are being controlled by this emotionally abusive person

my ex of 35 years ago that I can’t get out of my life

My wife and I had custody of my granddaughter

My wife is her stepgrandmother

We’ve taken care of my granddaughter for 13 years

I was with a woman when I was 16 years old and I had a kid

She took off with the kid that’s my daughter

Then she came back into my life when she was a teenager

She has a kid

Me and my wife got custody of her

My wife filed for PFA

They know how to alienate my granddaughter

I’d take this into a court of law open up a court of law

If you do sue in a situation like that or you file papers against somebody that you’ve been ordered to stay away from or not communicate with the danger to it would be that the judge would look at your papers and say That’s frivolous

Because it’s frivolous you’re harassing that person

therefore you’re in violation of the protective order

The safe thing to do if you really think that you have a case if you had a lawyer take it then that would put someone in between you and the person you’re supposedly harassing

Be careful because he could say this is frivolous you’re harassing

We didn’t raise her as her mother and father She knew that we were her grandmother and grandfather

I did have a meeting with an attorney to act as an intermediary

It’s not frivolous

You got a good case because you’re the biological grandparent

I’d try to find a lawyer that would allow you to work with that lawyer in the case

because lawyers take over a case and you don’t have much control

Nobody knows the facts of the case better than you

Lawyers generally don’t understand common law at all

They’ve concealed courts of record

They put statutory papers up there in order to file for your cover sheet form to get into the court

The whole stage is set to bring you into a jurisdiction unknown

Any court that proceeds by statutory process is not a court of record

Education is the beginning of my answer for you

No matter what you’re going to do start get educating

That’s what you begin with

Get educated

You can get this education at our website

You can go to Brent’s website and learn

You’re in a court that is operating under equity

That’s the problem

You need to get out of it

I would challenge the jurisdiction of the court that made those decisions

And you don’t have to go after her You go after the court

Then you move it into federal court for cause

Go after that judge You’re not only looking for restitution you’re looking for this whole case to be overturned and receive back your granddaughter

You don’t have to bring your wife into this thing

You’re going after the judge and the lawyer you want to look for the conspiracy

It makes a stronger case

If she’s got a lawyer you go after the lawyer and the judge

You’re challenging jurisdiction

They don’t have it

Cease and desist and return you back to your original state

You have to start getting educated