

INSTRUCTIONS

For Challenging Jurisdiction

If you are being arraigned you MUST KEEP YOUR MOUTH SHUT. Tell the court that you cannot make a plea until you talk to counsel. Any case proceeding using statutes, codes, or regulations against the People is a “court NOT of record” and therefore lacks jurisdiction. Meanwhile without statutes the state cannot proceed. In order for the court of Law (record) to move forward there must be an affidavit from an injured party and a “Non-Statutory” Indictment signed by a jury foreman. The US Supreme Court has properly concluded that Jurisdiction can be challenged at any time even after the case has concluded.

Immediately after being charged you must serve upon the prosecutor or plaintiffs and file with the court the following: [*stapled together in the following order*]

- File on Demand (*court only*)
- Notice of Motion (*all parties including the court*)
- Verified Show Cause (*all parties including the court*)
- Affidavit of Service (*after service mail to all parties including the court*)

Add a self-addressed stamped envelope with a note instructing the clerk to timestamp the front page of Verified Show Cause and return the copy of the filing for your record.

If you are called into the court before thirty days after serving the Jurisdiction Challenge remind them that there is a Jurisdiction challenge, have a spare copy with you. Do not make a plea, jurisdiction must be decided first. If the judge says he has decided, object and tell him that:

- (1) The prosecutor has not answered on behalf of the court for jurisdiction yet and,
- (2) He (*the judge*) already believes that he has jurisdiction and thereby bias and therefore a court of record must decide such as a County, State or Federal Court proceeding without statutes.

If the prosecutor does not answer the jurisdiction challenge (*within thirty days, counting from the day after the prosecutor received the papers*) then file a **Affidavit of Default** with a **File on Demand** via certified mail to the court and include a self-addressed stamped envelope and a copy of your **Affidavit of Default** with a note instructing the clerk to timestamp and return the copy of the default. And serve a copy to the prosecutor by certified mail.

If the court refuses to shut down you will need to move the case to the Federal Court for cause. See instructions “moving for cause”. For more options inquire on our Monday Night Open Forum.

For More Help Come to our Monday night “Open Forum” to ask questions

<https://www.nationallibertyalliance.org/mondaycall>