



www.NationalLibertyAlliance.org

THE ONLY PEACEFUL SOLUTION



"An enlightened citizenry is indispensable for the proper functioning of a republic. Self-government is not possible unless the citizens are educated sufficiently to enable them to exercise oversight. It is therefore imperative that the nation see to it that a suitable education be provided for all its citizens." – **Thomas Jefferson**

PRESIDENT TRUMP SAID:

"In America, the people govern, the people rule, and the people are sovereign. I was elected not to take power, but to give power to the American people, where it belongs; If the righteous many, do not confront the wicked few, then evil will triumph."

The problem is that the People don't know how to receive that power!

This is the purpose of National Liberty Alliance
To teach the People how to receive the Power!

NLA was founded in 2014 to facilitate a Constitutional education concerning government by consent and the concept of Liberty and to provide a platform for People to communicate and organize at the grassroots level as well as on a national level. NLA teaches its members to become active in both the political and judicial process vowing an oath to God and to proceed with a sense of Honor, Justice and Mercy.

While it is true that President Trump is doing an amazing job dismantling the evil works of the Deep State and its New World Order behind it, this is not a time to become complacent because *"Only We the People can save our Republic."* Without the support of the People behind President Trump, he cannot be successful. Furthermore we cannot have *"Liberty and Justice for All"* without having a *"Government by Consent"* and that requires the sacrifice of some of our time and money.

As Thomas Jefferson said, *“if a People expect to be ignorant and free they expect what never was and never will be... ”* and, *“we in America do not have government by the majority. We have government by the majority who participate.”*

To date National Liberty Alliance is organized with 12 National Coordinators, 89 State Coordinators, 1542 County Organizers, and a membership of over 9000 People poised to take control at the grassroots level when the aforesaid swamp is drained. To date we have 1212 Grand Jury Administrators preparing to fill the 12,500+ seats (full time paid positions) across the Nation required to take back our Judiciary.

National Liberty Alliance’s has discovered that there are five goals our founding fathers established to “Achieve Government by Consent of the People” in order to save our Republic but, we need you! As President Kennedy said, *“Ask not what your country can do for you, but ask what you can do for your country!”*

1) National Liberty Alliance has established 50 Organic Grassroots Unified “State” **COMMON LAW GRAND JURIES**. All 50 Grand Juries have come together to establish one Unified United State Common Law Grand for the sole purpose of placing our Judiciary back under the *“Chains of the Constitution”* and thereby bring to justice all enemies foreign and domestic within our government.

a. **“ORGANIZING JURY ADMINISTRATIONS”** in all 3133 US Counties. NLA has re-constituted all 3133 US Counties and have established Unified State Common Law Grand Juries in every state, which have come together to form Unified United State Common Law Grand Juries.

b. A continued **“COURT FILING CAMPAIGN”** because the truth is the best cleanser. The Unified United States Common Law Grand Jury has already filed over 100 documents in Northern District of New York Federal District Court to be under judicial auspices of the court, in an effort to reveal enemies both foreign and domestic within our governments.

c. Continue **INDICTMENT ON JUDGES** and prosecutors, presently over 100.

2) NLA is organizing **“COMMITTEES OF SAFETY”** in all 3133 US Counties. With our already established presence in all 50 States we are already actively organizing COS’s nationwide – this will bring our political process back under the consent of We the People

a. Committees of Safety are and are continuing to build a **“NATIONAL EMERGENCY COMMUNICATION NETWORK”**.

b. (b) Committees of Safety working with the UUS Common Law Grand to Resurrect the **“ELECTED COMMITTEEMEN”** in every state, without which there can be no Republic.

c. Committees of Safety working with the Unified United States Common Law Grand Jury Committees are and are continuing to work to implement a **REPUBLIC REVIEW**.

A Republic Review is what Madison and Jefferson attempted with Virginia and Kentucky when these States called upon their fellow Stakeholders to join them in rebuking the general government for violating their Constitution (See Kentucky Resolutions of 1798 and 1799 and see the article Nullification

- 3) Organizing the organized and unorganized **MILITIA**.
- 4) Campaign for Constitutional Sheriffs.
- 5) Re-education campaign, bring back civics, real American History, and Constitutional studies to our elementary and high schools, which starts with you.

RIGHT OF SELF-GOVERNANCE

The unalienable right of the sovereign People to self-governance was ordained by God, through a covenant between the People and their God via the Declaration of Independence. Where We the People “*assumed among the powers of the earth, the separate and equal station to which the Laws of Nature and of Nature's God entitle us.*” Whereas, Common Law governs all men and We the People, via the Constitution, are the authority of all law. And, when such a servant government suppresses the People and robs them of their sovereignty, it is the Right of the People to alter it (*remove tyrants via recall or indict*) or abolish it (*deep state*) via self-enforcement and if necessary under the Amendment II. We the People will surrender to none but God!

“When in the Course of human events, it becomes necessary for one people to dissolve the political bands which have connected them with another, and to assume among the powers of the earth, the separate and equal station to which the Laws of Nature and of Nature's God entitle them, a decent respect to the opinions of mankind requires that they should declare the causes which impel them to the separation.”

God’s covenant is eternal and cannot be broken on behalf of another. This law is called common law because it is common onto all men or natural law because it is innate, written in the hearts of men. Thereby, the authority vested in We the People, instituted by decree in our Constitution, created a republican form of government to secure the blessings of liberty to ourselves and our posterity.

We the People through this Constitution empowered elected and appointed servants to guard the same. The Constitution cannot be altered or abolished by the legislative servants who took an oath to protect it. “*Any judge who does not comply with his oath to the Constitution for the United States wars against that Constitution and engages in acts in violation of the supreme law of the land. The judge is engaged in acts of treason.*”

We the People are free and independent sovereign People with the unalienable right of due process and with no contract with any administrative (foreign) court. Thereby, we owe the State

nothing and are under no obligation that would require the People to seek leave from any servant who has no jurisdiction or authority over We the People. We are not “subjects of the state” but the “masters thereof.”

“It is the public policy of this state that public agencies exist to aid in the conduct of the people's business.... The people of this state do not yield their sovereignty to the agencies which serve them. ...at the Revolution, the sovereignty devolved on the people; and they are truly the sovereigns of the country, but they are sovereigns without subjects...with none to govern but themselves...” – CHISHOLM v. GEORGIA (US) 2 Dall 419, 454, 1 L Ed 440, 455 @DALL (1793) pp471-472.

Any servant who resists these truths, *“Wars against the Governor of the Universe, Wars against the Constitution and Wars against the People.”* Any judge who does not comply with his oath to the Constitution of the United States wars against that Constitution and engages in acts in violation of the supreme law of the land. The judge is engaged in acts of treason. [Cooper v. Aaron, 358 U.S. 1, 78 S. Ct. 1401 (1958)].

FORTY-SIX MEMORANDUMS OF LAW

Keys to understanding your Heritage and Natural Law

Find them at www.youtube.com/NationalLibertyAlliance

Abortion	High Treason
ABA Minions of the NWO	Natural Law
Abrogation Law of the Land	Jury Nullification
Amendment II	Jury Tampering & Stacking
Amendment X	Law
Amendment XIII	Law and Equity
Amendment XVII	Natural -v- civil rights
Americas Foundation	Non Judicial Foreclosure
Article III Courts	Out-come based education
Balance of Power	Petit Jury Authority
Court of Record	Rules of Common Law Court
Committeeman	Seditious Conspiracy
Conservatism v Liberalism	Right of Self-Government
Committees of Safety	Rule 2
Democracy -v- Republic	Self-evident Truth
Electoral College	Slavery in America
Enemies Foreign and Domestic	Solution Gov by Consent
Family Court and Probate Court	Sovereignty
Federal Reserve	Statutes Codes Regulations
Founding and the judiciary	Treason by Enemies Domestic
Government by Consent	USC 26 Tax Courts
Grand Jury Authority	USC Title 18 criminal Procedures
Habeas Corpus	USC 28 Judicial Procedures