

I have been committing my life for three years to help others to learn life, liberty, and property and share it with others. Here is the process in a nutshell. If you need help beyond this one should donate to the patriot helping you out.

In America the system is built on ignorance and the process to appeal. No one will know every thing, because all of us lack understanding of how the other personality will act. One can control that in the court system as it comes and it only takes some adjustments that each participant must analyze.

First let's discuss ignorance. Most are not ignorant that common law exists, but most are ignorant how it works and the process one needs to follow. No one is obligated to inform anyone about the law, especially in court proceedings. If the other side wants a trial by jury like you, it will happen by the appeal process. Colorado Rules of Procedure 38 (a) states one has a choice to do a trial by jury or legislation and it is not offered, but requires one is knowledgeable to make the choice. That sovereign choice is yours.

The very reason pure common law courts with a trial by jury will never exist again. Unless everyone demands a trial by jury. Personally I doubt that will happen for many reasons. Those seeking a trial by jury court in their methods will fail. The people trust or believe it is the government duty to tell you what the law is. If one was informed of the law there would be no legislative law in this country. That is what the constitution created, and protection so the people could not eliminate the central government. The constitution has restraints on both the people and the government. Gives the people a choice of law if they do not know they are granted legislation. Those who study have more liberty.

Civil servants are required not to inform you as if they did, the legislative law would not exist. It is up to you to know legislation is not the highest court outside the absolute geographical jurisdiction of legislation: Article 1, Section 8, Clause 17. Even the judge when informed of one being a citizen of the United States of America as one of the party. The judges duty is to protect both parties so the judge will try to keep the state of legislation in power. That is part of their oath to honor the sovereign a choice. Some judges surrender the state of authority faster than others. It becomes an issue to be sued on later. The governor will decide if they are willing to pay the price.

The second thing is everyone needs to know is that there is the appeal process. What we all lacked is where or how? City Court to the Supreme Court can grant one there status, or deny to hear it. The original jurisdiction established in Article 3, Section 2, Clause 2 is clear the Supreme Court of the United States has the trial on the matter. What is the trial to determine? Writ of Certiorari of your demand that the lower court honor your "citizen of the United States of America" status.

If one is in prison it may include a writ of habeas corpus also. The sovereign appeal process is the united states supreme court and not the other legislative courts most of the time. They all can honor the appeal, or refuse it.

So this process should be done in most cases in the discovery process. No matter what the summons is. One would write to the court clerk with a motion, wish, or a prayer. I use wish or prayer instead of motion. I just like to think I am a king or my God will participate on my behalf. I will pray the case to be dismissed for frivolous accusation in violation of common law if no party on the other side. If a party on the other side the judge most likely will use state of to reject your first prayer. They do this because of the attorney on the other side. The judge is then liable financially, but if they do not protect it and people figure out how it works. There will be no legislative law. Again, I doubt that will ever happen.

Now the judge is to honor the highest court in the room. That is why the 1817 Notice works so well. It does stop the judge, but a financial risk to decide against you. A judge denying the 1817 Notice by verbal or ignoring the ten day response time. One needs to immediately appeal.

Appeal to the United States Supreme Court that you are a "citizen of the United States of America" as that fulfills Article 3, Section 2, Clause 2. Your appeal is to get the higher court to order the lower court to obey the common law or highest court in the parties present. Once you appeal the judge gets the order to honor your court. It may take more than one appeal on different matters. That should not happen very often though or one should consider styling their letter different, because one is declaring the wrong message. 1817 Notice has served well to establish one's status. Found on the website.

This appeal is a "writ of certiorari" to the supreme court and put that just before one goes into the body of the case or matter.

One also opens the letter body with "citizen of the United States of America". In fact I will be doing that from now on. If the constitution wants to claim and use that terminology. Then I will even use it in the lower court. Charles comes before the court as a citizen of the United States of America. It is now on record of my status.

Now if one has trouble with the judge questioning your status. Then look at your document as it has not done that even if you think it has. If a judge wants you to follow the civil rules of procedure, again look at your document because your status is not clear. If the court requires a fee one has again not established status or you are in the wrong court to hear the matter. Judges are required to inform you what to do to correct your document. So it is important that one does not file lots of points as the judge can just pick one and you have no clue what to really need to do to make it right.

Do not get excited that so called judges excuse themselves. Those are low level administrators and the real judge is yet to come to handle the matter.

That is the process I now use in all cases and highly doubtful it will change again. I wish you all the best in your journey and glad to share this with everyone. Restitution will come with this process. Most of you will do fine on your own and I encourage you to help others.

Thank you. Charley April 24th, 2023