

Common Law Jurist Training

“OSJA Continuity”

Weekly Zoom Call

Study Notes – 01/18/25

As recorded by Cristina, OSJA

Further details should be gleaned from viewing the recording of this open discussion

ALTHOUGH CONTINUITY OF EXISTENCE FOR THE LAWFUL OHIO STATE JURAL ASSEMBLY IS OUR SECONDARY FOCUS, THESE MEETINGS ARE NON-POLITICAL, NOR RESTRICTED TO MEMBERS OF ANY SPECIFIC ORGANIZATION, OR RELIGION.

Bivens is not discussed.

THIS TRAINING IS DESIGNED TO EDUCATE ALL MEN AND WOMEN ON THE LAND IN WAYS TO RETAIN SOVEREIGNTY, BECOME SELF-GOVERNING, EMBRACE COMMON LAW AND THE TRADITIONAL MORALS AND ETHICS WHERE EVERY MAN AND WOMAN HAS AN EQUAL RIGHT AND RESPONSIBILITY TOWARDS THEMSELVES AND EVERYONE AROUND THEM.

The foundation of this all is that there are only two laws given by God to mankind – do no harm and do not trespass.

These meetings are to maintain continuity of OSJA, practice, and preparation for mock trial for Common Law jury training and handbook.

Common Law : the commonly known system of law

Peer : one who does not share sufficient shared experience and knowledge as the one bringing the claim such that they cannot be considered similar enough to adjudicate in a fair manner.

GOAL: exist in peace, eliminate controversy - restore honor – operate wholly in the private.

Discussion today is primarily centered around the case Beverly has already framed and documented for over two years and how that might be further substantiated and pursued in light of changes in widely acknowledged evidence, affected subjects and procedural changes that will positively affect pursuit of rightful remedy by mankind.

A generalized template document for recording the personal account of each man and woman into a form that can be utilized for this claim process is attached at the end of these study notes.

PLEASE SEE RECORDING

Conclusion: Each participant and those reviewing these meetings after the fact are asked to extract information from the study materials, along with each aspect we have discussed, with a mind to making the language of the texts we are reviewing more generally understandable, the idea of jural participation less complicated/modern-day embraceable to the general population.

Everyone participating in these calls, reading the minutes and watching the recordings is called to action in recommending any source of additional guidance and information that could help us structure our process better.

Written minutes, the recordings of these calls and links to future meetings will be posted on Telegram and forwarded through emails provided by participants during the meetings.

Meeting is adjourned at 11:59 am. Our next meeting is scheduled for Saturday, November 16, 2024 at 10 am via unique Zoom link to be sent by Wednesday of the week prior.

Research Materials –

1. <https://www.genedecode.org/pages/schedulenewsletters>
2. Lysander Spooner's "An Essay on Trial by Jury" <https://oll.libertyfund.org/titles/spooner-an-essay-on-the-trial-by-jury-1852> and
3. Augustus Blackstone's "Errant Sovereign's Handbook" <https://archive.org/details/blackstoneaugustustheerrantsovereignshandbook>
4. Sabrina Wallace <https://youtu.be/SiBFtwbyv44?si=fmewl9Mzl8DP3ipt>
5. Alex Collier <https://www.alexcollier.org/>
6. Jack Cruz https://www.youtube.com/watch?v=TcbuqQd57rY&ab_channel=Urbite
7. Stew Peters movie "Died Suddenly" <https://stewpeters.com/>
8. Howard Freeman's essays
<https://famguardian.org/PublishedAuthors/Indiv/FreemanHoward/freeman4.htm>
<https://www.educatedinlaw.org/wp-content/uploads/2017/09/14-THE-UCC-CONNECTION.pdf>
9. - Variations of common law <https://uollb.com/blogs/uol/english-common-law-vs-scottish-common-law>
10. - Julian – Equity Law Course -- <https://youtube.com/watch?v=Oc1283dFrJA>
11. - The Constitution - circ 1781- <https://www.archives.gov/founding-docs/constitution-transcript>
12. - The Articles of Confederation - circ 1777- <https://www.govinfo.gov/content/pkg/SMAN-107/pdf/SMAN-107-pg935.pdf> including the Lee Resolution <https://www.archives.gov/milestone-documents/lee-resolution>
13. - The Magna Carta -circ. 1215-
https://www.researchgate.net/publication/290625846_Magna_Carta_And_Its_Significant_Role_For_Rule_Of_Law_In_The_Republic_Of_Macedonia

14. - The Holy Alliance circ. 1213 aka The (Secret) Treaty of Verona -
https://www.whatdotheyknow.com/request/validity_of_past_treaties
15. https://www.napoleon-series.org/research/government/diplomatic/c_alliance.html
16. <https://www.scribd.com/doc/234182510/The-Secret-Treaty-of-Verona-1213>
17. Scottish common law court - <https://commonlawcourt.com/>
18. Howard Freeman's essay on two governments <https://freeman4.htm>
19. COMMON LAW GRAND JURY HANDBOOK by John Darash -
<https://www.nationallibertyalliance.org/files/memolaw/Grand%20Jury%20Handbook%2007-01-22.pdf>
20. https://www.amazon.com/gp/product/B08FKTWRVM/ref=ox_sc_act_title_2?smid=ATVPDKIKX0DER&psc=1
21. <https://www.rcfp.org/resources/bodycams/>
22. https://docs.google.com/presentation/d/1bRxQrY1fEMDXxuTYXbOxdXFP9ljAwZh0hK9UECUFe0/edit?pli=1#slide=id.g2e86536bed5_0_21
23. https://docs.google.com/presentation/d/1bRxQrY1fEMDXxuTYXbOxdXFP9ljAwZh0hK9UECUFe0/edit#slide=id.gc6f73a04f_0_0
24. <https://www.inpowermovement.org/> (the Cal Washington website)
25. <https://fwdquestionshere.com/2023/02/08/legal-filings-to-date/>
26. <https://www.scribd.com/document/695942861/Step-1-Notice-of-Liability-Exhibit-A-Affidavit>
27. usa v. Williams:
https://scholar.google.com/scholar?q=usa+v.+williams&hl=en&as_sdt=6&as_vis=1&oi=scholart
28. <https://www.law.cornell.edu/supct/html/90-1972.ZO.html>
29. <https://supreme.justia.com/cases/federal/us/553/285/>
30. <https://webstersdictionary1828.com/Dictionary/Contract>
31. <https://x.com/RealDaveCares4u>
32. Anti Commandeering Doctrine - https://constitution.congress.gov/browse/essay/amdt10-4-2/ALDE_00013627/
33. Zucht v King <https://supreme.justia.com/cases/federal/us/260/174/>
34. <https://ashevilleassembly.net/>

affirmation of true fact

***(‘witness statement’ to attach to
police/sheriff incident report form, or for use
as standing factual testimony in any type of
case – de jure or de facto)***

TEMPLATE ONLY

***DELETE ALL RED EXAMPLE LANGUAGE - FILL
IN YOUR OWN DETAILS***

Instructions:

This document is intended to be used as a TEMPLATE for ‘incident reporting’ to act as a ‘witness statement’ completed by the individual who was harmed **as soon after** the act as possible.

Record, in your own words, WITHOUT ATTRIBUTING EMOTION TO THE SITUATION, everything that you know with absolute certainty to have happened; resist the urge to claim you know what the other party(s) may have been thinking or their motives. State the time, date, location, circumstances surrounding why you were interacting with the party who misbehaved, how you felt during the interaction (why you did not simply walk away) and how you feel now (harm, fear, anxiety all making you unable to function as ‘normal’ which requires a third party to resolve the problem).

Ideally, these statements should be what disinterested party, if watching a video replay of the incident, could easily see and feel as being fully accurate from your perspective.

Stay in honor. This is the first step at eliminating the controversy the other person worked to create and will try to either maintain or increase. You are setting the stage for the common law jury to see from your perspective even if you are unavailable to sit before them to testify to the situation.

***REMEMBER THE GOALS YOU ARE ASKING 3RD PARTIES TO ACHIEVE ON YOUR BEHALF
THROUGH THIS STATEMENT:***

- 1. REACH A REMEDY (COMPROMISE IF POSSIBLE)***
- 2. ELIMINATE CONTROVERSY***
- 3. RESTORE HONOR***

affirmation of true fact

: **September 27, 2024 (today's date)**

i: **ross marley delia**, a living **man**, creation of God, on the land in this Nation=State **Ohio, Summit** County, do swear and affirm the following account to true and complete, to the best of my knowledge, understanding and recollection:

1. On (whatever day we signed the first notice) I arrived at about (time) Debi Balmert's yoga studio at the request of Amanda Joan 'Mandi' Quimper, her daughter and Moderator for the Lorain County Committee of Safety;
2. The purpose of my trip there was to autograph a 'first notice' document which had been authored and edited by the members of the Lorain County Committee of Safety within the Ohio State Jural Assembly to call out the apparent misdeed of the Lorain County Board of Health in their recent action of having implemented Septic Tank Inspection Fees at a randomized amount per year, with the minimum amount permissible to be paid immediately to the LCBOH of three years in advance for annual septic tank inspection by the county, regardless of problem or need for inspection. In the past, everywhere on America, septic tanks get inspected and potentially repaired by the homeowner's chosen provider at the discretion and expense of the homeowner.
3. It was felt that since there are approximately 22,000 septic systems in their jurisdiction and only one inspector, the projected annual inspection would require the inspector to perform these inspections at a rate humanly impossible.
4. On (date we signed the second notice) I arrived at about (time) Debi Balmert's yoga studio at the request of Mandi Quimper, her daughter and Moderator for the Lorain County Committee of Safety;
5. The purpose of my trip there was to autograph a 'second notice' document which had been authored and edited by the members of the Lorain County Committee of Safety within the Ohio State Jural Assembly to call out the apparent misdeed of the Lorain County Board of Health in their recent action of having implemented Septic Tank Inspection Fees at a randomized amount per year, with the minimum amount permissible to be paid immediately to the LCBOH of three years in advance for annual septic tank inspection by the county, regardless of problem or need for inspection. In the past, everywhere on America, septic tanks get inspected and potentially repaired by the homeowner's chosen provider at the discretion and expense of the homeowner.
6. It was felt that since there are 22,000 septic systems in their jurisdiction and only one inspector, the projected annual inspection would require the inspector to perform these inspections at a rate humanly impossible.
7. On Tuesday, August 20, 2024, I arrived at about (time) Debi Balmert's yoga studio at the request of Mandi Quimper, her daughter and Moderator for the Lorain County Committee of Safety;
8. The purpose of my trip there was to autograph a 'third notice' document which had been authored and edited by the members of the Lorain County Committee of Safety within the Ohio State Jural Assembly to call out the apparent misdeed of the Lorain County Board of Health in their recent action of having implemented Septic Tank Inspection Fees at a randomized amount per year, with the minimum amount permissible to be paid immediately to the LCBOH of three years in advance for annual septic tank inspection by the county, regardless of problem or need for inspection. In the past, everywhere on America, septic tanks get inspected and potentially repaired by the homeowner's chosen provider at the discretion and expense of the homeowner.
9. It was felt that since there are 22,000 septic systems in their jurisdiction and only one inspector, the projected annual inspection would require the inspector to perform these inspections at a rate humanly impossible.
10. Some septic system owners in Lorain County chose not to pay this fee. After the first two notices to stating the electorate challenging the right for the LCBOH to tack on what is effectively an additional tax, the BOH and the Prosecutor's Office "randomly" selected nine septic system owners to file civil court cases against. Coincidentally, these men and women happened to be members of the Lorain County Committee of Safety under the Ohio State Jural Assembly.
11. Some septic system owners in Lorain County chose not to pay this fee. After the first two notices to stating the electorate challenging the right for the LCBOH to tack on what is effectively an additional tax
12. Fill in
13. Remaining
14. Details
15. Include
16. Todd worked closely with Cristina on polishing the document as we were told it was to be delivered to the Judge Advocate General's office among others, in plea for assistance.

17. At about 8pm on August 19th Todd, Kat and several other members of the Lorain County CoS had reviewed and approved the letter after many back-and-forth edits among the group.
18. On August 20, upon arrival at the yoga studio, we had to wait outside at the door because the Notary Public had set up blocking the entrance.
19. Once inside the building, the only page of the document available for any of us signers to look at was the signature page.
20. When questioned about where the rest of the document was, including the many attachments that included the first two notices, Mandi at first couldn't find them, then admitted she didn't have them, claiming Todd had them.
21. The following day, when the document was supposed to have been sent out, Mandi reported to Cristina that Dave Roberts had all the attachments locked up with his computer. Dave had been out of town for months at that point.
22. Days went by, there was no confirmation nor denial that the documents were ever located, collated and/or sent out.
23. By Mandi's own admission days later, the corrected and committee of safety sanctioned document was reverted to the original Dave Roberts format which contained multiple spelling, grammatical and procedural errors.
24. This admission is supported by Dave's statement on recorded Zoom calls and to multiple others who also signed the 'final' letter:
25. That Dave and Mandi had reviewed and reversed all changes made to and approved in the document via a Zoom call the day before all signers went to Debi's yoga studio and set their autograph to the package.
26. This review was over the finalized document the County CoS had asked Cristina to assist with, and even though the Committee of Safety had spent more than a week going back and forth with edits and had finally agreed as a group that the document was fully approved and ready to send out with their signatures,
27. Mandi reverted it to the previous language and format without anyone's knowledge except Dave Roberts.
28. Her excuse from responsibility for her actions here was "Dave told me to."
29. Dave Roberts misrepresented the Lorain County Committee of Safety in front of the Board of Health on (date) by falsely claiming himself to be "a Continental Marshal,"
30. by clearly openly threatening them with military violence to remove them from the property if they failed to comply with the language he had authored;
31. this can be verified by review of the Ann Vandersteel live stream video which Mandi recorded and posted to her Stripped Clean website and linked to several other websites.
32. Many OSJA members were strongly opposed to this aggressive and threatening approach which created fear in the public officials and inflamed the controversy instead of alleviating the problem.
33. The group, except Mandi and Dave, had revised the document language to be consistent with our sworn Jural Covenant Oath of Office whereby we swear ONLY to exercise our Constitutionally protected, first amendment right to *petition for redress of grievances* to eliminate controversy, restore honor and achieve a peaceful remedy.
34. Both Dave and Mandi admitted to secretly switching the CoS approved letter deceitfully and
35. without consent of the signers (see OSJA Business Meeting Zoom recording dated...).
36. This, coupled with the fact that Mandi manhandled each signer by grabbing their arm and firmly gripping their thumb to forcibly perform the fingerprinting ritual as if we were all incarcerated felons, not simply allowing us to perform the task on our own as Free Sovereigns making our mark, leads me to believe that there were nefarious designs on the outcome of the document composition/ editing/ delivery process.
37. These actions clearly constitute violations of the OSJA code of conduct implied in the OSJA sworn oath: Jural Covenant of Office.
38. That Dave Roberts has no oath to OSJA should not relieve him of the obligation to live up to the standards of the organization he claims to care so much about and serve.

Summary Statement – Here is where you propose an equitable remedy to the harms you just numbered line-by-line for the other side's rebuttal.

As Dave clearly repeatedly refuses to comply with these standards, placing members and the entire organization in harm's way, I know I am among many who have questioned his right to freely be in attendance and influencing OSJA at all. The acceptable remedy to all these harms would be for both Dave Roberts and Amanda Quimper to be justly found, based on the recorded facts and evidences (videos and documents) that substantiate my remarks above, to have repeatedly violated the ethics and principles upon which the Ohio State Jural Assembly is based to such an extent that the 'good standing' standard requires prohibiting both from participating in, or referring to themselves as being associated with the assembly or its mission, whether publicly, privately, for profit or any other type of gain, in perpetuity.

I appreciate this opportunity to fully state my position without undue influence, nor fear of reprisal, to a proper and unbiased Board of Review for recommendation of corrective actions to prevent repetition and resolve these concerns.

AFFIANT FURTHER SAYETH NAUGHT. Sworn by my hand, and affirmed as true accounting of events and facts, to the best of my knowledge and understanding, on this _____ day of _____ in the year of our Lord, 2024.

/s/: _____

i, the man: ross marley delia

STATE OF OHIO NOTARY