



Last Days Beacon

MARCH 2022 - Vol. 7, No. 3 L-73

CITIZEN GRAND JURIES



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Considering the rampant corruption, outrageous abuses of power, and murderous mismanagement of the COVID-19 regime, something more must be done to put the power elite in check as they consolidate society into a prison planet. Citizen Grand Juries might not have a record of success so far, but utilizing them in a new way could turn the tide against the encroachment of our God given rights.

Current State of Citizens Grand Juries

Citizen Grand Juries are a way for the people, not just the local district attorneys, to bring an indictment against individuals or groups who have committed a crime the state refuses to prosecute. There are currently six states (Kansas, Nebraska, Nevada, New Mexico, North Dakota and Oklahoma), have laws in their state constitution that allows for citizens to convene a grand jury calling for judges and prosecutors to act on their findings. Unfortunately, none have had success in compelling these state employees to action, given that doing so might endanger their cushy, tax funded, positions. New legislation can be crafted in the states with existing laws allowing Citizen Grand Juries (CGJ) to have more power over the supposed civil servants who refuse to investigate their findings, as well as codification of new CGJ laws in states without them. Using the model legislation in this report, you can target the most radical members of your state legislatures to attach this legislation to budgetary measures to put these lazy, corrupt, and evil politicians, corporations, charities, and billionaires on notice that their time has come.

Strategy

Currently, there are no legal ways of fighting back against pharmaceutical companies who produce killer vaccines because they bought politicians decades ago who put lawsuit protection on their products. The only recourse is to go to a special court, where pharmaceutical companies have total nondisclosure protection for themselves and their pharmaceutical company doctors are allowed to present any pseudoscience conclusion without peer review. The CDC is supposed to release a vaccine safety report every two years on all the products they're supposed to oversee, but to date, they've released zero safety reports on vaccines. The FDA recently claimed in FOIA lawsuits they will not release the safety data on COVID-19 shots for the next 55 years. Simply voting for new representatives is insufficient in meeting this decades long, unhampered corruption, but if CGJ's can start to enact jurisdiction to get discovery on locally caused injuries, this cycle of corruption can end and these evil people can start going to prison for their crimes against humanity.

Recently it was revealed that operatives for the democrat party had total access to the internet traffic from inside the Trump White House. This should bring into question the entire theory of representative government and the nature of justice within a system of

surveillance statism. If one group has total access to any information through the ubiquity of electronic devices, they necessarily have the advantage for any political or social action. Trump concluded that this type of offense would be punishable by death in any other era, but the fact is, no branch of centralized government is capable of carrying out justice against a system of total surveillance. By the time a centralized department of justice would be willing and able to act, the party in charge of surveillance will already have the compromising information on anyone in a position to act against the offending surveillance state. No amount of voting in compromised elections or grassroots organizing will be able to overcome the total corruption within the top-down system. However, if the CGJ system can decentralize the process of justice on a local level, without the use of electronic communication, it's possible to get the jump on the surveillance deep state apparatus. Having multiple courts processing multiple search warrants and calls for discovery in multiple jurisdictions, the offending party will run up against multiple roadblocks to their agenda. Certainly, there will be calls on the part of defendants to centralize cases into a single corrupt federal system, but instead of appealing to constitutional authority, conservatives should appeal to justice for victims alone. If the system is corrupted on a fundamental level, no quarter should be granted, no motions for a change of venue should be acknowledged as legitimate.

Mission

Check out the minutes and records of your state House of Representatives and seek out the representatives critical of the covid regime. Form a local group to go to the open office hours of these representatives and present the sample legislation to them. Insist that they tack it onto other pieces of legislation that must pass for the functioning of the state, if you can make these bills veto proof, the chances of gaining the upper hand on evil technocratic corporations increases exponentially. Rally your community to sign petitions to support your legislation and present these signatures to the sponsoring representatives as the bill moves through committees. Seek out retired judges and district attorneys to help push through the legislation and for help in forming CGJ's that flow in line with local jurisdiction. When the bill passes, move as quickly as possible to convene CGJ's and start producing indictments. As a secondary tool, the bill provided has official censure for companies and individuals where there is significant evidence that corruption has taken place. Once the censure is agreed to by the grand jury, the censure is read on the floor of the statehouse in the state where the jury is convened. If contracts and bills continue sending state money towards the companies under censure, cosigners and representatives voting for those bills will assume all liability for

unethical or harmful actions by those parties. When their names are collected, their cases will again be brought before grand juries for prosecution.

Execution

When forming a CGJ, you will receive death threats, legal threats, and media hit pieces, but by far, the biggest resistance you will face is from the district attorneys and judges on the bench. Having retired attorneys and judges on your team will form a buffer against these attacks. If they have connections in the courts, they can put pressure on the people who routinely stand in the way of justice on behalf of the corporations and seated bureaucracy. Judges are notoriously against attaching their names to president setting decisions, but having subject matter experts brought in for expert opinion and analysis is vital to producing evidence necessary to securing indictments and warrants. Materials related to the indictment must be carefully reviewed to avoid red herrings and pointless rabbit holes that discredit the jury. Above all, do not speak to the corporate press. At this point in history, there is no difference between a corporate press “journalist” and an FBI agent attempting to entrap you and destroy your life. Ignore their attacks, ignore their flattery, do not believe anything they say. Maintain constant contact with your group, give clear, brief, simple orders in political action. Rehearsals are necessary to increase confidence in group members and avoid miscommunication when approaching people for your cause. Appoint individuals you can trust to positions of authority in other counties and ensure they stay on task.

Stage 1: Finding an opening.

If you haven't researched your local legislatures and lawmakers, do it now. Enduring the crushing boredom of digging through the records of the local city council, county board of supervisors, and state legislature is enough to harden anyone into a soldier. There is no excuse not to have situational awareness when it comes to local government. Put away all federal distractions and break into the notes from the past few meetings and get a feel for the political creatures who control your life more than anyone in Washington D.C. Look for a radical. Even a leftist radical who stands up to the establishment is more valuable than a do-nothing establishment republican. Even a leftist can understand the value in democratizing the judicial process plagued with corruption and shameless graft.

Stage 2: Making a coalition

Seek out other anti-establishment activists in your area. Look for people who oppose medical mandates, corporate consolidation, oppose the corporate media, oppose social media. Right or left is less important than the opposition to unchecked power. The idea of citizens grand juries gets passed off between right or left wings of the body politic depending on who occupies which federal position. Motivating activists based on underlying principles rather than specific party affiliation is the best course of action in moving the legislation forward.

Stage 3: Mobilization

With your local coalition solidified, schedule rehearsals for pitching your sample legislation to the representatives. Doing test runs will maximize effectiveness when sitting in front of busy representatives. Schedule appointments with your local representatives and hit as many offices as you can in groups who work well as a team to present the legislation. Be sure to reference specific examples of corruption on a local level. Point out how volatile the current political climate is and how getting speedy convictions of well-connected criminals will restore faith in a crumbling system. Point out how well connected your coalition is with the local community, and how disappointed the civically minded voters will be if they reject the CGJ bill that is gaining support with each passing day. Make social media posts about your trip to the legislature, tagging the representative in each to ensure everyone knows exactly how they react and who to support or reject in upcoming elections. Make sure to give cards with your phone number to each interested politician, instruct them to make contact when they wish to move forward so that your coalition can remobilize to create a wave of grassroots support as the bill moves forward.

Stage 4: Convening a CGJ

Utilize your connections in the legislature to find the most conducive district in which to convene a CGJ. Mobilize to either get the petition included as a referendum in an upcoming election or have a petition drive to get as many local residents as possible to sign up to bring charges against the corrupt. Once you get the petition signed, the county will send away for jurors and you can begin putting together a case. Ensure to maintain electronic operational security while distributing the petitions to the locals.

Keep all cell phones and devices away from the initial push to indict. Do not post your petitions on social media, do not discuss details over the phone without air tight codewords and phrases that convey completely different meanings to the mission at hand. There is no good reason to let any of your efforts get hijacked within the first step of the process. Do not let the district attorneys hijack the process. There is nothing more destructive to justice than a district attorney who only seeks the approval of the established power structure; they will let the guilty go free while imprisoning their political rivals. Focus your initial cases on local corrupt individuals pushing for global agendas. These are the first line troops of the corporate global consolidation. Utilizing the censure capabilities first is a great way of signaling to these corporations that your community is not for sale. Don't be afraid to pursue censure, even if there is evidence of criminal behavior, having small victories that hurt the contracts of the global corporate agenda is more valuable than having a case dismissed after higher courts impose jurisdiction over yours.

Stage 5: Sustained efforts.

Don't let initial failures hamper your enthusiasm. Efforts like this can be decades before producing fruit or they can happen all at once. It's only when you have resolved within yourself that you will not stop, you will not surrender that the established powers realize they cannot win through attrition. Establish a chain of command that will maintain the effort if one individual cannot continue. Keep an eye out for new talent. You will attract new activists as you go, giving people small responsibilities to keep them engaged in the fight is more valuable than assuming all the responsibilities yourself. Create an email newsletter to keep the local community engaged with the efforts within the legislature to pass or sink the CGJ. Know when electronic operational security is necessary and when community outreach is vital.

Sample legislation

This bill hereby establishes the creation of a citizen grand jury to be convened when a simple majority within a county vote in a referendum, or 1% petition to pursue indictment is completed. The citizen grand jury will compel a district attorney to respond within a period of no more than two months to the charges filed. If a district attorney fails to respond in two months, he will be charged with obstruction of justice. As long as there is a single victim of the defendant is present within the issuing jurisdiction, the standing of the case will be set to the court system closest to where the issuing warrant is created. Change of venue will not be recognized based on the scale on which the alleged crime is committed. The citizen grand jury will be immediately convened exactly as if the district attorney has used prosecutorial discretion to convene a grand jury. Once the petitions are delivered and sample verification is done, the clerk of the court will immediately send out notifications for jury duty within the county where the petition is received. Once the grand jury is convened the district attorney must present the evidence referenced in the petition or referendum to his or her best ability. If at any time, the district attorney does not present the evidence referenced in the petition, that district attorney will be held in contempt of court and be liable to charges of obstruction of justice. If the allegations prove to have merit to a jury, the court must be compelled under the 6th amendment to have a speedy trial per the will of the community, and victims of the alleged crime.

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25 copies for \$15.00