The alleged objective and certain claims of the NLA “Plan” are:

“Instate or reinstate” a “Common Law Grand Jury” in all the “3,141” Counties in the United States of America, One County at a time, NOW. “This is the ONLY solution to our problems.” The time is very short, so we must do this NOW! “Silence and non-action = consent”.

The American “Common Law Grand Jury” gets it authority from the “Bill of Rights” according to a U.S. Supreme Court decision in United States v. Williams, 504 US 36 (1992)

All you need is 4 people in the State to start a “Common Law Grand Jury” and then 4 people in each County of the State. These will be paid positions.

You can create a “Common Grand Law Jury” with 25 people in the State. A County “Common Law Grand Jury” will be made up of 25 people. If there are not 25 people involved in any particular County, people from another County or Counties can serve on a County’s “Common Law Grand Jury”. A person may serve for whatever time they choose to give. Usually only 2 or 3 days are required. “Common Law Grand Juries” of any County can investigate any matter and issue “indictments or presentments” concerning any matter or person in their own County or any other County in the State.

If we do this, a vast array of our problems can be solved within 30 days. (at most 90 days) These solutions include, but are not limited to:

“We can turn back “the political and judicial clock” to 1789”
“We can indict criminals, including judges and politicians”
“We can reinstate the real duties of the Sheriff”
“We can reinstate the “Elected Committeemen”
“We can reopen our armories and reinstate our militia”
“We can force compliance to the Third Continental Congress’s (2009) Articles of Freedom”
“We can stop the open political corruption and bind them by the chains of the Constitution”
“We can stop the open judicial corruption and bind them by the chains of the Constitution”
“We can do all of the above in 30 days or less”

Common Law Grand Juries are created by the Bill of Rights

The original individuals in the New York - NLA discovered this in the U.S. Supreme Court Decision: United States v. Williams, 504 U.S. 36 (1992). [Contrary to NLA’s positions and website information, please note that this is a case involving only “federal courts”. Also, the U.S. Supreme Court held that the Prosecutor is in charge of the Grand Jury, a Judge must administer the oath of the jurors, and the Prosecutor can choose what evidence needs to be submitted to the Grand Jury.]

Common Law is: “Common Sense” and/or “Natural Law”

Statutes, Codes and Regulations are NOT law.

We must be one of the People. Being a Citizen = being a slave.
A summary of the NLA “Plan” is:

Visit the NLA website to watch videos and read materials, copies of documents, various founders quotations and select Bible Scriptures.

Sign up as a juror and/or a leader in a County or the State. Sign a notarized agreement/pledge.

Advertize a meeting to be held in the County Courthouse or other government meeting room by posting flyers in as many government buildings and other locations as possible, and have an announcement of the meeting printed in newspapers in the County.

Hold the scripted meeting in a room in the Courthouse or another government building in the County Seat city. The one hour or less meeting consists of the viewing of three videos from the NLA website and taking a vote of those that attend without any discussion. Then ask attendees to signup to be jurors. No matter how few people attend or vote, if more people vote to instate or reinstate a “common law grand jury” than vote against it, the leader reports that a successful “reinstatement vote” occurred. It could be as few as 2 for and 1 against.

Next file NLA papers, customized slightly for the specific County and State, to “gain access” to the Grand Jury Room in the Courthouse and then get a post office box in the Courthouse. This will create “authority for the “Common Law Grand Jury”.

Jurors (at least 4) meet in the Grand Jury room once a week for several weeks.

Jurors meet with the “Judge”, the DA (Prosecutor) and others in the Courthouse to confirm that they will recognize that the Jurors have reestablished the “Common Law Grand Jury”.

Start conducting investigations. If there are not 25 Jurors in the County, Jurors can come from other Counties or the “Common Law Grand Jury” in another County can investigate the matter.

If the Judge and/or Prosecutor does not recognize the “Common Law Grand Jury” in a few days (2 or 3), the “Common Law Grand Jury” will meet and issue a “presentment” or “indictment” against the Judge and/or the Prosecutor.

Beyond this, things are apparently very vague.

A few major problems with information provided by the NLA and the NLA “Plan” are:

First let me start by stating that I have intently studied Pennsylvania and American history and constitutional law since 1990. See my attached brief Bio. Exhibit 1.

I was asked to be the Coordinator of Sheriff Richard Mack’s “Sheriff Project” in 2008. Having known Sheriff Mack for several years, I accepted this honor. Sheriff Mack changed organization in 2010. I continued to support Sheriff Mack and we changed our organizing efforts in Pennsylvania by working to establish a “County Sheriff Brigade” in each of the 67 Counties in Pennsylvania. Sheriff Rich Mack absolutely does Not support the NLA “Plan”! It must be asked if neither Stuart Rhodes, founder of “Oath Keeper” nor Thomas E. Woods, Jr., author of Nullification, How to Resist Federal Tyranny in the 21st Century, actually support the NLA “Plan. Apparently many unauthorized videos are on the NLA website.

As you can see in the attached Bio, I was also honored to be elected to and served as first delegate, one of three delegates from Pennsylvania, at the Third Continental Congress ’09. I helped write several of the “Articles of Freedom” and was Chairman of one of the two subcommittees formed to create the final “Civil Action Plan” for Continental Congress ’09. See the attached “State, County, and Local Civil Action Plan” introduction document. Exhibit 2. As you can see, the third part of this “Civil Action Plan” was, and is, to have constitutional Grand
Juries and Petit (Trial) Juries in Pennsylvania. However, the people of the County must be educated, networked together and organized first. Then the Sheriff must be a constitutional Sheriff and perform his or her constitutional duties or the people must replace him or her with a constitutional Sheriff. The Sheriff has the constitutional authority to create a posse or posses in his/her County which is/are made up of able bodied adult Citizens of the County. (If the Sheriff will not do his/her constitutional duties, the Citizens in the County must reestablish a lawful militia in the County, each County in the State.)

I am not opposed to having lawful constitutional “Grand Juries”, quite the contrary. However, if the Citizens of the County do not get educated, network together and organize themselves, and have their Sheriff on board who is willing to strictly do his or her constitutional duties according to the original intent of the State and federal Constitutions and our other founding documents, or Citizens have formed a lawful militia in their County, then there is neither a way to protect the Jurors, their families or their property from attack by those in the current established corrupt “de facto” governments, nor enforce any “presentments” or “indictments” issued by a Grand Jury or a Petit (Trial) Jury.

Things must be done in the correct order or people will surely be charged, arrested, prosecuted, and put in jail, fined or both. Also, the freedom and liberty movement efforts will surely be set back. Those in the current governments will obviously use the NLA alleged “Plan” against patriots. We must do this right.

The major problems with the NLA “Plan” are that the alleged NLA “Plan” is based on false positions and statements.

See Appendix A (incorporated herein) for 9 questions, which have not been answered by NLA.

To assist in answering these questions, consider, at a minimum, the following:

The major basis for the NLA positions is United States v. Williams, 504 US 36 (1992). This is a court decision by the U.S. Supreme Court concerning a case in “federal” courts. “Federal Grand Juries” are different from State Grand Juries. Pennsylvania and New York (and 11 other colonies) were States before the Constitution for the United States of America and the “Bill of Rights” were ratified. (on June 21, 1788 and on December 15, 1791, respectively) It is true that the English common law, as it suited the Colonists’ situation, was the foundation of the common law in America.

Pennsylvania Common law is not limited to the “Natural Law”. Our true “common law” is composed of, at a minimum, Pennsylvania traditions, customs; the Holly Bible, KJV; true Christian morals and principles; the Constitution of Pennsylvania and where applicable the Constitution for the United States of America; and constitutional and constitutionally applied statutes, Codes, Regulations and court decisions. We are supposed to have a “compound Republic structure of government in America. James Madison’s Federalist Paper # 51 states, in part:

“In the compound republic of America, the power surrendered by the people is first divided between two distinct governments, and then the portion allotted to each subdivided among distinct and separate departments. Hence a double security arises to the rights of the people. The different governments will control each other, at the same time that each will be controlled by itself.”

and:

In 1842 Justice Story stated, speaking for the unanimous Supreme Court of the United States in Swift v. Tyson [16 Peter (41 US) 1, 18 (1842)], the following concerning case decisions and opinions:
“In the ordinary use of language it will hardly be contended that the decisions of Courts constitute laws. They are, at most, only evidence of what the laws are; and not of themselves laws.”

This was repeated in *Erie Railroad Company v. Tompkins*, 304 U.S. 64, 83 (1937).

**Citizens are not slaves** in our lawful States and the United States of America. You must be a Citizen to lawfully participate in society and have the protections of that society, such as a grand jury and/or a trial by jury. If the Constitution for the United States of America is valid, which it is where it has not been changed unconstitutionally since the War Between the States, then “Citizen” must be a valid and necessary term. See Article I, Section 2, clause 2 (Representatives); Article I, Section 3, clause 3 (Senators); Article II, Section 1, clause 5 (President); Article IV, Section 2, clause 1 (Citizens of States); and Amendment XI (Judicial power) of the Constitution for the United States of America. Likewise, the word Citizen (it used to be freeman or freeholder) in the Pennsylvania Constitution must be recognized and be valid.

**Statutes, Codes and regulations** that are moral (according to the Old and New Testaments of the King James Bible or the 1599 Geneva Bible), are constitutional and applied constitutionally are law in Pennsylvania (and in the other States of the Union), and/or in the United States of America and its territories. Unfortunately today most of the Statutes, Codes, and regulations, along with court decisions, at all levels of government are either unconstitutional or unconstitutionally applied to humans, who have constitutionally protected rights. See the “Bill of Rights, particularly the Ninth and Tenth Amendments, of the Constitution for the United States of America and Article I, “Declaration of Rights”, of the Constitution of Pennsylvania.

**A County Grand Jury is authorized by the State Constitution** (Article I, Section 9, of the Pennsylvania Constitution), not the federal Constitution. Only Citizens of the County can lawfully participated in the County Grand Jury. Crimes must be investigated and prosecuted only by the County Juries (Grand and Trial) in which the crime occurred. If the Attorney General (AG) calls for a Statewide Grand Jury to investigate a State matter, this Jury may be made-up of Citizens from around the State of Pennsylvania. However, they are usually made up of Citizens who make their home in Dauphin County, the County in which the AG and the State Supreme and Commonwealth Courts are located.

**There must first be a way to protect the Jurors**, their families and their property, and there must be a way to enforce the actions of the constitutional Grand Juries before constitutional Citizens Grand Juries can hope to have any effect toward helping to fix our problems. And it will take much longer than 30 days or 90 days. It will take a constitutional Sheriff and the posse or posses that he or she forms/form; or the Citizens must again form a lawful militia in the communities, County and the State.

**Personal, Local, County, and/or State Nullification** is an effective “Rightful Remedy” for most of our problems. Remember:

> “If the People fear the government there is tyranny; if the government fears the people there is Liberty.”  Thomas Jefferson

I sincerely recommend that everyone immediately reject the fraudulent NLA “Plan” - totally. Then join the lawful efforts of the Sheriff Brigade in your County. If a Sheriff Brigade does not exist in your County, help create and become actively involved in one, now. Also get actively involved with other lawful grass-root Associations like: CSBP, CSOPA and Oath Keepers.

For more information visit the County Sheriff Brigades of Pennsylvania (CSBP) website at: sheriffbrigadesofpenn.com or email William Taylor Reil at: wlibertyfirsr@aol.com
Appendix A

Fundamental Questions still not answered by those involved in the alleged NLA “Plan”:

1. Where is the law that supports the NLA "Plan"?

2. How are the Jurors, their families and their property going to be protected" if the Juror takes any action? If they don't take any action, what is the point of the NLA Plan?

3. How are the Common Law Grand Jury’s "presentments" and/or "indictments" going to be enforced?

4. What actually is the "Common Law" in Pennsylvania? In the other States? In the territories of the United States? And in the United States of America?

5. What is the lawful Common Law procedures, filings, etc.

6. Why is, according John Darash, a Citizen a slave?

7. What are the true holdings and results of: United States v. Williams, 504 U.S.36 (1992)?

8. What makes you think that Article I, Section 2 of the Constitution of Pennsylvania allows 25 "Common Law Grand Jurors" to do anything that makes those in a Township, County, State or United States do anything or not do anything?

9. How in the world can any one swallow the pitch that a "Common Law Grand Jury" or "Juries" can correct or accomplish "in 30 days or less" all of the things that John Darash list on the third video presented during the "election" meeting (and on the NLA website) as "powers of the Common Law Grand Jury”?

These are just a few of the unanswered questions that I have raised. Please answer them.
Bio for William Taylor Reil

William Taylor Reil, a graduate of VPI&SU in Blacksburg, Virginia, after serving for 8 years in the United States Air Force, is a 71 year old retired Electrical Engineer and Data Communications Systems Sales and Marketing Manager.

Since 1990, Mr. Reil has been intently studying and researching constitutional law, particularly Pennsylvania history and law. During this time period, Mr. Reil, though not an attorney, has staunchly defended his own individual rights and helped others in Pennsylvania do the same, and has passionately defended the Pennsylvania Constitution through litigation, the education of others, writings and lawful activism.

In 1994, he helped establish the Pennsylvania Committee of Correspondence to educate and network Pennsylvanians together in an effort to actively reclaim our rights. The PCC also published and distributed the “Pennsylvania Patriot Press” newspaper.

Mr. Reil has been active in various other grass-roots organizations and has worked with several Pennsylvania Legislators to help return the government to within its lawful constitutional boundaries.

Mr. Reil has been and/or is an active member of the Campaign for Liberty, UNITEPA, We the People Foundation, the Berks County Patriots, Pennsylvania Conservative Council (PACC), the American Sheepdogs, Harrisburg Liberty Alliance, the Pennsylvania Tea Party Patriots Coalition, Communities’ Alliance for Responsible Eco-farming (CARE), Coalition for Advancing Freedom (CAF), Chester County Patriots, Valley Forge Patriots, and the Pennsylvania Committee of Correspondence.

In 2009, Mr. Reil was one of three Pennsylvania Delegates to the “Continental Congress 09” and created the County Sheriff Brigades of Pennsylvania (CSBP).

Mr. Reil is currently the Executive Director of the County Sheriff Brigades of Pennsylvania, writes a weekly Article/Column for the Times News in Jim Thorpe, Pennsylvania, and, since January 31, 2011, has written and helped hand-deliver one or two page CSBP documents to the Harrisburg offices of the Governor, Lt. Governor, and each State Senator and Representative approximately every two weeks. These documents and much more are posted on the CSBP website which is available on the Internet at: www.sheriffbrigadesofpenn.com
A State, County and Local Civil Action Plan

*Taking any of these actions may result in adverse reaction by those in today’s government. We recommend that no one should do anything that they do not understand, do not believe in, and are not prepared to defend. Citizens are encouraged to become knowledgeable about the law and the potential legal consequences of their actions before taking them.*

A) Aggressively encourage Citizen involvement in active Freedom and Liberty loving groups at the State, County and Local levels.

When you learn about this Civil Action Plan, immediately inform established organizations in your Freedom and Liberty movement community about this Civil Action Plan at the State, County and Local levels, using every lawful means possible, such as: meetings and all other lawful communications methods.

Build an ever-increasing effective coalition of individuals by continuing to build relationships with the leaders and members of other Freedom and Liberty loving organizations/groups. Support their lawful efforts and activities wherever and whenever possible, while always spreading the word about the purposes and objectives of this “Civil Action Plan”. Also help Citizens to get involved in an active, involved organization/group. Build effective networking communities at the Local, County and State levels. *This is extremely important for the success of our efforts.*

Continue to educate ourselves and encourage others to learn about the true history and law concerning the Declaration of Independence, the State Constitution, Constitution for the United States of America and other supporting documents. Also continue to educate everyone about this “Civil Action Plan” purpose and efforts.

B) Learn about “The County Sheriff Project” and help others to do the same.

Establish or join a “County Sheriff Brigade” in the County where you make your home. Become a Brigade Coordinator or Alternate at the State or County level. (This may be expanded to include Area and/or Regional Coordinators and Alternates as the workload requires.) If possible, select individuals who already know the Sheriff. Get other Citizens of the County involved in “The County Sheriff Project”.

Build, or expand, a relationship with the Sheriff in each County of the State. Meet with the Sheriff, explain what we are doing, offer your assistance and that of the growing Freedom and Liberty Citizens in the County, ask him or her and their deputies to join our efforts. Give the Sheriff a copy of Richard Mack’s book: *The County Sheriff, America’s Last Hope* for discussion. Assess whether the Sheriff understands the Constitution of the State and Constitution for the United States of America, as well as the true powers and duties of the Sheriff. Work to insure that the Sheriff in each County is informed and will always support, obey and defend the Constitutions and the Citizen’s constitutionally secured, protected
and guaranteed rights. Consider running for Sheriff if the Sheriff in your County is unwilling to follow the true law.

C) Learn about the rights, duties and responsibilities of the common law Grand Jury and the Petit Jury and help others to do the same.

Establish a constitutional Grand Jury in each County of the State according to law which is made up of Citizens of the County. This is not the established jury system under the direction and control of the County District Attorney or the State Attorney General, but rather a jury of, for and by the People acting lawfully with the help and protection of the Sheriff. The education of the Citizens is so important in this regard. The people must also understand their rights, duties and responsibilities, specifically when serving on Grand and Petit Juries. The People have a right and a duty to judge both the law and the facts in all cases according to true constitutional law.

When anyone, particularly those individuals in government, violates a valid constitutional law, violates their “oath of office” and/or enforces a “color of law” statute, code, regulation, etc., in the County, which is known to, or is brought to the attention of the Sheriff by a Citizen, the Sheriff must do his or her lawful duty. This duty includes, to investigate if necessary, to bring the evidence to the Grand Jury, (which may lawfully execute and issue a presentment or indictment) and to ensure that the Accused is tried by a Petit Jury that can judge both the law and the facts. If anyone, including any attorney or judge, violates the rights of the Accused and/or any other provision of the State and federal Constitutions, the Sheriff must always do his or her duty to protect the Citizens.

D) Get involved in Local, County and State government.

Get to personally know and/or continue to build relationships with those in government at all levels to insure that each of them understands the State Constitution and the Constitution for the United States of America, and that they always follow their “oath of office”.

Work with those in government who will do their constitutional duty as statesmen or stateswomen, and actively campaign to replace those individuals that will not. Involve as many Freedom and Liberty loving Citizens in this effort as possible. Lead by example. Networking, education and taking effective focused actions are so important in this regard.

For more information visit the County Sheriff Brigades of Pennsylvania website at: www.sheriffbrigadesofpenn.com or email William Taylor Reil at: wlibertyfirst@aol.com