

A CONSTITUTIONAL AND PRACTICAL APPROACH TO A PEOPLES COURT OF AMERICA©

By Judge Navin-Chandra Naidu

WE, THE PEOPLE of the United States need to awaken to some constitutional sureties, warranties, guarantees and realities that can and should be put into motion. We cannot rely on the dysfunctional government anymore.

WE, THE PEOPLE must do something quickly to preserve our rights, privileges, duties and obligations. That was the whole idea when the founders, framers and ratifiers decided on a limited central government.

When THE PEOPLE become the fourth organ of state, the first three being the legislature, the executive, and the judiciary, this country will have a real republican form of democratic government with THE PEOPLE directly participating instead of relying on the 535 idiots now in the Congress. All they care about is another five terms in Congress – a career move – and feather their nests. Remember, politics is the conduct of public affairs for private gain, advantage and benefit.

*THE PEOPLES COURT is all about good **governance**. We cannot depend on or rely upon a dysfunctional **government** that has confused itself about foreign and domestic policy.*

Basis and Rationale:

1. The Seventh Amendment to the US Constitution says: *In suits at common law, where the value in controversy shall exceed twenty dollars, the right of trial by jury shall be preserved, and no fact tried by a jury, shall be otherwise reexamined in any Court of the United States, than according to the rules of the common law.*
2. The Ninth Amendment to the US Constitution says: *The enumeration in the Constitution, of certain rights, shall not be construed to deny or disparage other retained by the people.*

3. The Tenth Amendment to the US Constitution says: *The powers not delegated to the United States by the Constitution, nor prohibited by it to the States, are reserved to the States respectively, or to the people.*

4. The First Amendment's Free Exercise Clause prohibits Congress from making any law that prohibits the free exercise of religion.

5. The U.S. Constitution is the supreme law of the land(Article VI, section 2).

Concrete Meaning:

1. The Seventh Amendment preserves the right to a lawsuit at common law. Even when a trial by jury is concluded, and a decision is rendered, an appeal court is NOT allowed to reexamine any fact that was examined or tried by a jury at common law. People who become defendants not by their choice are forced to become victims of a bench trial. The trial judge does not even bother to explain to the hapless defendant what is constitutional rights are whether in a civil or criminal proceeding. It is time THE PEOPLE exercise their rights as individuals and citizens who matter in the grand matrix of "government."

2. The Ninth Amendment preserves the right to form a Peoples Court because not everything useful or practical for the citizenry could have been contemplated, considered, included, written or listed (enumerated) in the Constitution. For example, the right to employment, the right to form corporations, the right to kill vermin, the right to marry and procreate, the right to form, establish and ordain a Peoples Court.

3. The Tenth Amendment preserves the right to form a Peoples Court because that power is not delegated to the government (municipal, county, state or federal), nor prohibited to the people.

These three Amendments are screaming at us, WE, THE PEOPLE, to do something before it is too late. We already have a secret court in Washington D.C. called the Federal Intelligence Surveillance Act (FISA) Court which secretly holds itself forth eyeing, listening and spying on us on a daily basis. Recently, Verizon agreed to supply the FISA Court with all cellular telephone records in their ongoing efforts to catch the Edward Snowdens

amongst us. Edward Snowden, the NSA whistleblower is now in Russia awaiting a Venezuelan offer to seek political asylum because the USA is keen to try him and then fry him.

4. Although Article, section 8, clause 9 of the US Constitution grants Congress the power “To constitute tribunals inferior to the supreme Court,” it does *not* grant the Congress the power to validate, invalidate, recognize, ordain or establish a Peoples Court especially if Christians decide to structure, ordain and establish one as a church tribunal. This is the essence of the Free Exercise Clause - Congress can make no law prohibiting, restricting, limiting, or regulating free exercise of religion (Latin “*religare*” – meaning, binding back – to God’s Covenant.). After all, Muslims are allowed their *sharia* courts in this country.

5. If the supreme law of the land assures, guarantees and ensures that the First, Ninth and Tenth Amendments are part of the supreme law of the land, no other explanations, exemptions, exceptions, exclusions, excuses, or interpretations are necessary regarding the viability of a Peoples Court. If these constitutional Amendments mean nothing, they would have repealed them, or amended them. Remember, we started with 7 Articles and 10 Amendments. Instead of increasing the Articles, they amended another 17 times, and we now have 27 Amendments – 10 for the People, 7 Articles and 17 Amendments for the government. ***Whatever happened to a limited government???***

Practical Application and how to go about structuring, establishing and ordaining a Peoples Court:

1. Form citizen committees in every town and city in all the 50 States. Create and form a headquarters.
2. Get a signature campaign going. Have open discussions and forums.
3. Get THE PEOPLE educated on these constitutional realities which are carved in stone already since 1789.
4. Select common law judges in every State. There are many amongst us who are learned in the law.

5. Everyone contributes a little bit of money to build a PEOPLES COURTHOUSE with as little as \$10.00 per citizen per State. If one million people contribute \$10.00 each, that is \$10 million. We can easily construct a PEOPLES COURTHOUSE with a jailhouse as well complete with kitchen and other amenities.

6. We need accountants, actuaries and other finance minds, bailiffs, marshals and other law enforcement personnel to make citizens' arrests.

7. We THE PEOPLE inform our 535 idiocrats in Congress that we are stepping up to the plate, and stepping into line to make the PEOPLES COURT become a practical reality.

WARNING:

WE THE PEOPLE can and will fail miserably if we do nothing about this very viable, feasible and practical Plan. As Edmund Burke cautioned: *The only thing for evil to triumph is for some people to do nothing.*