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**From:** Garland DeCourcy [mailto: [REDACTED]@yahoo.com]

**Sent:** Tuesday, February 09, 2016 1:23 AM

**To:** [REDACTED]@buryiawoffices.com

**Cc:** Michael Oljaca; John McLaughlin

**Subject:** National Alliance Directors. Urgent/Private

Mr. Bury as our National Alliance attorney please read the attached letter urgently. Then please feel free to call any of us. Though Ms. DeCourcy has all of our evidence, & is up to speed on everything so a good place to start.

We also need sent to her ASAP (so she can review, & send out to all of us) ALL injunctions and prohibitions, Orders from the VA case. We are working on some tight deadline & need these ASAP, to prevent more crimes, theft & irreparable damage to the National Alliance.

This is attorney client privileged & we require your utmost discretion. You are not to communicate any of this w/ Williams (who has been arrested for several crimes w/ many more warrants pending, for crimes against National Alliance employees, & Directors) or Kalamaros (who is NOT associated w/ the National Alliance nor is he an NA attorney). We have all been threatened & 2 of us been criminal battered, and more from Williams.

This is a very urgent matter.

We look forward to hearing from you soon,

John R. McLaughlin, Vice President, Director of National Alliance

Michael Oljaca, Chief of Staff, Director of National Alliance

Garland DeCourcy, Executive Administrative Assistant, Legal Liaison of National Alliance

**National Alliance, Inc.**  
**Board of Directors**

Mr. Andrew G. Bury, Jr.  
P. O. Box 386  
Urbana, VA 23176

January 15, 2016

As Counsel for the National Alliance, and your representing the Corporation's interests in the Gloucester County Circuit Court - Civil Division Case # CL14000002-00

Dear Mr. Bury,

As Directors and Officer of the National Alliance Corporation:

Under attorney client privilege we at this time request for our personal safety & well being that our communications with you in these matters remain between you and the 3 parties signed below. We request your compliance to send us documents ASAP, & to give us counsel on how we may provide our evidence, & protect the National Alliance as is our desire and duty. We are all in proven danger from Williams.

As the hired/retained National Alliance Corporation attorney, we need to inform you that the Directors of the Corporate Boards have purposely been excluded from our ability to do our due diligence by the fraudulent actions of Mr. Kalamaros & Mr. Williams, in our duty to the Corporation National Alliance.

We are giving notice in this matter that the National Alliance Directors of the Corporate Board have not had any information, input, or decision making in any manner regarding this case. This would include the Directors not being provided all documents coming from the NARRG Plaintiffs, yourself, the Court, and any other Attorneys involved in this matter, which include Robert D. Hicks, Timothy E. Kalamaros, and Daniel A. Harvill (Though Hicks & yourself have been paid with National Alliance funds. Mr. McLaughlin has paid money to Hicks at Williams' request, as did Cartwright & others, who were falsely told by Williams & Kalamaros he was going to represent the National Alliance. We later came to learn Williams & Kalamaros were just getting other people to pay off a "debt" Williams personally had to Gliebe for a private "deal" "settlement" Williams made w/ Gliebe to pay off his debts., pay for his private attorney, pay some money "child support" to his ex wife & other things. As Williams also never fully paid Gliebe for the 2 libraries he "bought" from Gliebe with which Williams was given funds by people designated for but which he spent on other things. Williams did "buy" & get that library AFTER the injunctions in the VA Court matter was in place. They are both in violation of those Court orders. We have witnesses & evidence, & all been told this by Williams, & now Gliebe).

We urgently ASAP need to have you send to us via [REDACTED]@yahoo.com ALL injunctions/or prohibitions, or orders created by the VA case. It is our understanding that if violated this could harm the Corporation, the BOD &/or it's Directors. It is our full belief, & being witnesses to, that all injunctions have been violated by Williams and Kalamaros & this has caused great harm, & liability to parties that have been lied to & now may incur harm. It is further important that you understand that since the beginning of 2014 Williams has stolen corporate property (as well as many peoples private property), damaged corporate property & looted the WV HQ fully. He has taken most everything to his home/compound in TN. That he has usurped ALL Corporate entities accounts, & all of it's monies, & taken out debt. All these with out the authority of the BODS. That Williams his has spent NA money on his complex, home, compound in TN. That he does so at the great neglect of the Corporate properties in WV. That Williams is has each time he has come to WV since 2014 each time he has committed crimes. The other Directors do not have any access to any NA, NVB, or CCC funds, with which to run, care for, or protect the National Alliance. They & everything else have all been usurped by Williams.

We notify/declare that the Plaintiffs Counsel should not be in any communication with Mr. Kalamaros in any

manner for any reason. Kalamaros does NOT represent the National Alliance. His actions are counter to the Corporate interests. He has assisted his personal Client in committing crimes/fraud/embezzlement & perjury in this case. He and his client, Mr. Williams, do not represent the interests of the National Alliance Corporation, the Board of Directors, or its individual Directors. This is a direct violation of conflict of interests. Mr. Kalamaros, an Indiana attorney, is not a Corporate or criminal attorney. He is providing legal services and legal advice to his Tennessee client, for his client's personal and private financial matters. Any interaction with Mr. Kalamaros should be understood as being solely for Mr. Williams' financial and personal benefit as a private citizen & fully counter to the interests of the National Alliance. If Mr. Williams has incurred some offense in this case, then he should have his own personal attorney licensed in VA (& forced under Court order to prove to be paid for with his personal funds) to handle his incurred contempt charges or personal sanctions, perjury, due to his own personal actions, all while excluding Corporate interests and against other Directors advisement and input.

Mr. Timothy Kalamaros is licensed only in Indiana to handle estates, trusts, probates, guardianship for mentally incompetent persons, and is Mr. William White Williams, II personal private attorney/fiduciary. Williams is declared mentally incompetent by the US Veterans Administration for FULL mental disability for PTSD & various personality disorders, & the SSDI, which is why by law he requires a fiduciary, which is Kalamaros. Kalamaros does not represent the National Alliance Corporation; its Board of Directors; nor the interests of the National Vanguard Books Corporation, or the CCC. Mr. Kalamaros and private client, Will Williams, are acting against the interests of the National Alliance. Kalamaros and Williams are self-dealing and their interests are only for Mr. Williams' personal gain, which we declare are wholly counter to the interests of the National Alliance Corporation and its Board of Directors. There are many conflicts of interest with anything having to do with Kalamaros. Williams is NOT a disinterested Director. Kalamaros is assisting Williams in his criminal actions against the National Alliance.

Under the last copy-written National Alliance Membership Handbook published in 2005, Mr. Williams does not even qualify to be a Member of the organization. Under VA code & the NA By-laws he does not qualify to be treasurer nor any other role, nor as a Director. The self-perpetuating Board is in compliance to fully remove Williams and Cartwright and add competent, dedicated, non-violent, new Directors and appoint Officers. The same for National Vanguard Books, a Nonprofit WV Corporation, as well as to remove Williams who made himself sole Trustee of a non-existent Board of Trustees to the Cosmotheist Community Church jwhich owns the 60 acres all buildings are on. Ms. DeCourcy was agreed upon to be the Secretary of the CCC, and that was supposed to be addressed w/ a proper Board of Trustees at the Board meetings on 8/1/15. However, Williams had a violent tantrum during the board meeting and kicked Ms. DeCourcy out of the room during the meeting as she was asking for the accountability & documentations he is required to provide to the Board. To this day Williams & Cartwright have refused the many requests & demands to have them provide required & requested Corporate documents, & records. Mr. McLaughlin VP/Director even requested this of Kalamaros in the 1 telephone conversation they had while Williams was in jail after his arrest for criminally assault & battering & strangling DeCourcy.

Mr. Larsen, who was supposed to be COO of NVB and Director immediately left before the formal meeting was called because Williams was telling everyone how he was setting up to track down & kill former employee Dilloway, & bragging about his previous abuses & attempted murder of him on April 1, 2015. (The crimes against Dilloway by Williams of 4/1/15 & 5/3/15 [DeCourcy is a witness to the 5/3/15 event] are still fully active w/ the WV State Police & FBI and Williams can be served w/ those warrants at any time). Williams did and said these things in the presence of DeCourcy, Oljaca, McLaughlin and others to Mr. Larsen. Mr. Larsen proceeded to immediately leave the State right after this. Then shortly after during the board meetings w/ Cartwright on the phone taking minutes, Williams again stated his future plans Dilloway, bragged of past abuses & attempts to kill Dilloway. All of us have detailed affidavits re: the this incident, many others & for the legal composition of the board, this 8/1/2015 board meeting, as well as many other crimes of Williams. We will gladly provide all things we have to you. It is important that you understand the seriousness of Williams' crimes against employee Dilloway and why Dilloway is now in Federal Witness Protection Program because of Williams. As well as Williams' crimes against every other employee & Directors of the National Alliance.

The Corporation does not see Williams' misactions, fraud, or non-compliance as being the responsibility of, nor a

liability to the National Alliance Corporation and its Directors, as he has been acting without Board knowledge or approval, and is self-dealing, is not a “disinterested Director”, all while using Corporate funds without Board approval. The Directors have clearly advised Mr. Williams and Mr. Kalamaros of these facts and that the National Alliance Board of Directors does not approve of how Mr. Williams/Kalamaros have been involved in this case, and how they have solely controlled National Alliance attorney Mr. Bury in this matter. Williams and Cartwright must be removed for ALL role/titles and association including “membership” w/ the National Alliance, National Vanguard Books, & the Cosmothiest Community Church immediately. To not do so the Corporations risk being dissolved and all other BOD members great liabilities in failure to the Corporations. This must be done completely, fully and immediately.

Mr. Andrew G. Bury, Jr. has been retained/contracted to represent the National Alliance Corporation in the above Court case, and is being retained/paid for with National Alliance funds. He is the National Alliance Corporations attorney in these matters with a duty to work for and on behalf of the National Alliance corporate board and its Directors (McLaughlin & Oljaca), and to protect the interests of the Corporation, it's responsible Directors, employee DeCourcy, as well as for any of the other corporations and entities that are connected w/ the National Alliance. You were originally contacted and contracted by Mr. Timothy Kalamaros on behalf of his private client Mr. Williams, fraudulently stating THEY represented the Corporation and its Board. Mr. Kalamaros set it up so HE is the contact point for you to his client Mr. Williams, who also communicates with you and only them. This was for their very specific intend & gain, & not in the best interest of the Corporation. The National Alliance Directors are NOT a party to these communications, nor has input, nor received information from, nor made decisions on this case. The only sparse information we have received has been edited & filtered through Kalamaros/Williams. We have not received full/complete documents in this case from either direction. We have been purposely been lied to by Williams and Kalamaros about what the Court dates were for and the results. Or even about status of the case. We have been provided NO records in the case.

Any crimes, fraud or misrepresentations of matters in this case, or any misactions by Williams and Kalamaros are declared by the Directors of the National Alliance to be those of Williams' and Kalamaros', and theirs alone. The same for the illegal actions by Cartwright also. These do not and should not reflect or hold the National Alliance Corporation and its other Directors liable, as they were not a party to those actions by Williams, Kalamaros & Cartwright through their deliberate misrepresentations to gain personal private advantages. Nor has the Board had any contact with you Mr. Bury. This includes things submitted into this case by Williams/Kalamaros given to you, that Williams and/or Kalamaros knew to be perjury, contempt of Court, fraud, forgeries, fake, and outright false, or their stating things that were not in their possession which we know were, or all things that made them recalcitrant in dealing with the case in a legal, forthright, honest fashion. These crimes endangers the Corporation & put great harm & liabilities to us as Directors. They also further harm the ability of the Corporation to protect itself and the other responsible legally acting Directors to do their duty & due diligence on behalf of the Corporation.

The belief and understanding of the below Directors of the Board is that the manner in which this is being handled shows very clear fraud and self-dealing by Williams, who is NOT a “disinterested Director” (with direct, deliberate help by Kalamaros), whom is personally benefiting from this “arrangement” with Kalamaros and Bury, all at the harm and detriment to the National Alliance, and to the deliberate exclusion of the other Directors on the Board who have the Corporate duty, interest, responsibility, and risk liability in all matters related to the Corporation.

We notify/declare that any “settlement” being made with Mr Williams and/or Mr. Kalamaros, and/or Mr. Bury with Harvill / NARRG does not have the knowledge nor approval of the National Alliance Corporation, its Board of Directors and is therefore deemed fraudulent, invalid, and not legally binding. Any settlement offers or negotiations must be sent to **ALL** Directors of the National Alliance Board of Directors to review, respond, approve, negotiate, or deny.

We declare our knowledge that the National Alliance due to Court order was ordered to remove Jayne Cartwright from the Corporate Boards. We acknowledge and have spoken to Williams that she needs to be removed to protect the Corporation. The **ONLY** reason Williams insisted on retaining her was because he had in the past & since the

advisement of Bury conspired with her to destroy NA Corporate records, and give false statements and affidavits, as well as Williams did instruct her how to forge & alter Corporate documents to submit for this VA case. Williams has stated he has since had her destroy all records and evidence, as has he/Williams of the fully legal BOD meetings on 8/1/15. As well try to alter things to now lie against the truthful fact that John R. McLaughlin has been the VP/Director of NA, & NVB since 10/24/14. That further he was renewed on 8/1/15 & through unanimous vote for both boards voted to replace Williams in all his roles & titles with the Corporations.

In Cartwright, he has a partner that lets him get away with his embezzlement of the Corporations. We further declare that she is in violation of WV & VA code in her non-compliance to carry out the duties of her office, by not providing Directors & Officers with Corporate documents. She has further endangered the Corporation as has Williams by their deliberate violations of law and refusing requests by Directors for all things they are to provide to other Directors. Mr. McLaughlin has even requested Corporate documents from Kalamaros and asked Kalamaros to ensure Cartwright & Williams are in compliance with his requests (many which even cited & included the WV & VA codes he was demanding compliance of). The criminal actions of them against the corporations, & their criminal actions in the VA Court case have brought further harm to the Corporation. Cartwright and Williams did conspire & commit fraud and perjury. They did destroy, alter, and forge documents of the Corporation with which Kalamaros was a full party to, as these criminal acts benefited his personal client Williams. They did supply you, Mr. Bury, with forged, and altered Corporate documents they created just for that purpose. Williams has shared this w/ Mr. McLaughlin. We have this evidence. We need YOUR counsel on how to provide this evidence.

Williams, in communications with Mr. McLaughlin did tell him that he also had Cartwright destroy all Corporate records, minutes, documents and that they will both swear & attest to. Williams was having her write an affidavit that he wrote for her to submit to the Pocahontas County Courts, and to show law enforcement in WV that she & he were always the only Directors on the Boards. These acts are multiple crimes in VA & WV.

We request Mr. Bury, OUR NA attorney, to file in Hanover County Court the expedited Motion to force Williams & Cartwright to provide to the other Directors ALL corporate documents, records, electronic format of any accounting files, all bank statements, & any and all documents and records so they can properly carry out their duties for the Corporations, and protect it so it can grow and move forward.

And to further demand and have ordered that Williams turn over ALL NA, NVB, CCC bank accounts, credit cards, and any & all such to Mr. McLaughlin and Mr. Oljaca, who will then ensure the Corporate accounts are safe, can be reviewed, & that at all times more than 1 person will have full access to accounts for accountability & continuity. We will then have the banks change the account numbers, & the debit & credit card numbers. To ensure they are safe.

We need you to do what ever you can to regain, get, sue for monies Williams has taken from the Corporations so we may use those funds to pay you. Contact Kalamaros & Williams and try to make sure they put more money into retainer now, that would insure some funds properly get to you.

We have to get the NA database & a way to get "members" dues into our new Corporate accounts. We need to shut down the payment button on Keven Alfred Stroms websites that currently go into the NA account that Williams then takes. We have to ensure the Corporation is run responsibly & the it can be self sufficient.

Perhaps you can demand he turn everything over & resign to avoid further criminal charges. But we need your help and urgently as his is imploding the National Alliance. And cleaning out all funds, & placing it into debt. We have no problem if under your advisement after these are managed, to restructure the NA in a way that protects it from past liabilities.

That if he does not do so, then we will follow through on working w/ the Commonwealths of VA & WV attorneys office, and the fraud squad of the FBI, and the IRS in all matters, as our hands will have been forced to do what ever is necessary to protect the Corporations.

There are currently several IRS investigations against the Corporations, of which Williams will give us no information & in fact lies and says they do not exist (in fact Williams lied to Directors for a year about the VA case and made published accounts that is has ended). This lie by Williams & Kalamaros benefits them & their plans to in-debt the corporations, then file bankruptcy (Kalamaros already has THIS attorney ready in the wings) & leave the debt, destruction, & liabilities w/ the other Directors.

Williams & his “wife” have sole access and control of all Corporate accounts, revenue, funds, & monies. Williams refuses to “waste money” on a CPA. The other Directors cannot hire one as they have no corporate funds & no corporate records even if we did hire one. Williams is guilty of Corporate neglect, fraud, embezzlement, co-mingling of funds perpetually with he & his “wife's” personal accounts to confuse a paper trail, as they deposit many incoming funds into their accounts, and then make lump deposits into Corporate accounts to then pay utilities, or payments upon other continually increasing debt they have taken out & abused and personally benefited from -- all at the neglect of the Corporations.

You and others have been told lies about money Williams says he has put into the Corporations, or the WV property. This is all a documented fact that HE has not. Funds have been provided by others, & in fact Williams makes sure NO money goes to WV, but instead has spent a fortune on HIS private “compound”/home and TN incorporated Church (Kalamaros assisted him in setting up prior to his usurping the Corporations) “Cosmotheist Alliance Church” TN SOS 767900. Williams is using Corporate funds for his private Attorney Paul S. Detch in criminal trails, as well to enter suits w/ the Courts that are abusive & retaliatory against his victims of his physical assaults, & the neighbor that protected them, & has testified against them. ALL these cases are fully actionable against the Corporations. Dr. Robert DeMarais the neighbor has already sent a letter to Kalamaros “Demand for Preservation of Written, printed, and electronically stored information” which we can send you. As well he has sent Jayne Cartwright notice that she will be named & sued as well as the National Alliance due to Williams' actions. (we can provide this to you). As well Oljaca & DeCourcy have both then mentally, emotionally & physically harmed/attacked by Williams all while in the employment of National Alliance, as had Dilloway. All of these are actionable. They are all also protected under whistle-blower regulations and laws. Williams has told people whom we have had as witnesses in Court & affidavits that what he did & what his plans were for DeCourcy because “she knew to much” “has to be silenced” “has to be dealt with”.

Please understand this is NOT to be taken lightly we have other evidence of Williams contracting to kill people. He must be removed NOW! If you do not assist us in removing Williams & Cartwright we will all have no choice but to on many separate matters sue the National Alliance Corporation. We have refused to work with or go into programs w/ the FBI as they are all counter to our interests & the interests of the Corporations. But if Williams is NOT removed fully, & is so further emboldened, he will further seek to do us more harm, we may end up having no choice but to do so on both accounts.

Williams has violated the Articles of Incorporation & By-laws (which must be rewritten, ratified, signed & recorded, as I am sure you are aware are NOT in compliance w/ VA code, nor inline w/ the Articles of Incorporation. Nor do they even make sense in any basic understanding of Corporate governance). What ever lip service you were given by Williams &/or Kalamaros they have NO intention of running the Corporations legally. WE do. We want everything in full legal compliance, full records sharing, teamwork & accountability.

Williams in an effort to smear DeCourcy from telling the truth after he did assault, batter & strangle her in the presence of Oljaca; did blackmail her (documented/witnessed, & commit fraud, and grand larceny against her (all fully witnessed, photographed, witnessed by & reported to law enforcement & all have pending warrants) then did work against the interests of the Corporations, and denigrated its founder, harming the public reputation of all of these by using the National Vanguard Web page, & the weekly ADV radio show for solely Williams & Kevin Alfred Strom's personal gain, by telling the whole world that the founder was arrested for rape and assault on a woman. They then tied this in to say that the witnessed, documented, confessed to crimes of Williams done against Corporate employees are lies. This was for personal gain, and greatly harmed the Corporations, and the legacy of Dr. William L. Pierce. This caused the SPLC & others to then begin weeks of research to use this



information for a major expose that is online & which goal is to destroy the Corporation. Williams actions have continued to make the stories of his crimes against people go national, & huge exposes from other organizations. Williams is fully guilty of these crimes, they were all witnesses, w/ pictures, & much evidence. Many of these crimes were witnessed by or Williams was caught red handed committing them by law enforcement. All which we can provide & prove to you these are not just hearsay from us, these are cold hard documented facts, & Williams in one crime confessed while w/ deputies & they then gave media interview stating this. This is NOT how to run a Corporation or even be a decent human being.

Further, Mr. Williams & his wife have been a source of giving information to the SPLC, & other media that is very harmful to the Corporations for their personal gain. This is a documented fact, as he sends these outlets (who also work w/ the FBI JTTF) the monthly NA Bulletin. They do this against the advisement of Directors and employees, against any sane reasoning, and against policy. Further, Williams in his obsessive compulsions and desire to harm Directors and Corporate employees who “know too much” has been giving WVSP (there for FBI JTTF, DHS) Corporate information in his rabid attempts to file false charges against them. He has done the same w/ the Prosecuting Attorneys office & Sheriffs office of Pocahontas County. WE have been fully informed many times that Williams, due to all of these actions, has placed the Corporations under full FBI monitoring & investigation. Williams has been under investigation since April 2014 because of his very close friendship w/ a convicted mass murderer, Frazier Glenn Miller aka Cross, and his continual recorded (even provided in Federal Court, & provided online) phone calls he has with this man, that ALL harm the Corporations. The Directors do not approve & have told Williams to stop this harm to the Corporations, he will not. All communications w/ Williams are monitored. And to be presumed, so are all communications to those at Corp HQ in WV. All Communications w/ Williams' “media director” in PA are federally monitored and documented. Yet Williams continues to be careless of any corporate interests. This “media director” is a convicted pedophile and child pornographer. Mr. McLaughlin and Mr. Oljaca do not approve of this, as all these are not in the best interests of the Corporations. The 3 parties below intent to immediately severe all ties w/ Williams, Kalamaros, Cartwright, & Strom in the best interest of the Corporation.

**Williams has again committed multiple frauds and crimes against the Corporations and the WVSOS, & VASCC multiple documented counts of class 1 misdemeanors. By knowingly filing false documents to the WVSOS & VASCC against the true of the legal compositions of the Boards since 10/24/14.** As well as his filings being false they risk the Corporation being dissolved for illegality & non compliance. As well as the false reported composition filed w/ WVSOS then makes it in violation of WV code since 1996 on the minimum required Directors. Yet if WE were to file the actual factual legal composition the NVB would be in compliance. This is reported to the Virginia Commonwealths Attorneys office for prosecution. We have already submitted notifications to WVSOS, and VASCC on these crimes & matters. But yet again on 2/2/16 at 10:36 am Williams again committed another Class 1 misdemeanor. Williams & Detch presents all of these false documents while under oath in Criminal & Civil hearings before the Courts in Pocahontas County, WV.

We require your assistance in a letter to WVSOS & VASCC so we may then submit a true legal composition of the Boards.. with all of Kalamaros' & Williams' false filings these agencies don't know what to think anymore. We need to immediately removed Williams, Cartwright, & add on some good, legal, non criminal, non violent, responsible people to the Boards & then make immediate proper filings. We already have those names/parties waiting for this to assist.

William Williams is a profound liability to the Corporations. He has stolen (documented, witnessed) from the Corporations, he has usurped full control of all incoming funds, all bank accounts, and taken out credit in the Corporate names with sole access to those lines of credit. He has been self dealing and selling the limited finite resources of the Corporations in very poor business practices of pennies on the dollar. He has been stealing the Corporations finite assets from the Warehouse in WV & selling books too cheap, against all of our outcry & demands he stop. We can sell 4 books easily for more money than he sells whole cases. He has been emptying out the warehouse. He has done all this in direct violation of the injunctions from the VA Court (We must immediately get full copies of these NOW) He personally keeps all the funds, and is unaccountable for 100% of these & ALL funds since 10/2014. He has embezzled all of the monies all parties gave toward the efforts prior to 10/2014. All

of this is without the Boards approval and ALL are in violation of the Court orders out of VA Court. Williams is using Corporations funds for his own personal attorneys who represent him personally for crimes HE has committed personally, but which have great liabilities to the Corporations and each individual Director. Many of these crimes have been against Corporate Employees and Directors, and neighbor. He is entering into personal vendetta retaliatory lawsuits without authority, nor Corporate approval, using Corporate funds against various parties that all harm and bring actionable liabilities against the Corporations and the Directors. He is making public postings, and spreading lies about the Corporation, Directors, and employees and harming the Corporations. Williams has spent NO monies in WV Corporate property besides paying for 2 PO boxes 6 months at a time, paying for phone/internet, & electricity, land taxes. But all of these were ALL paid for by direct donations from specific members until w/ all Williams talk of murder, these donors have quit. DeCourcy was on site as was Oljaca & know Williams has paid for nothing.. Williams even comes & steals items members donate for WV & takes back to TN. Williams likes to say he has done things or paid for things in WV he has not. He can NOT prove it.

We need you to write a letter to this attorney Paul S. Detch of Lewisburg, WV and demand a copy of ALL contracts for services & all evidence of payments. As well as evidence of the payments of Williams' many bonds to date. This attorney to to be understood is hostile, and not to be trusted. Corporate funds have gone to Detch & to Williams' personal bonds. This was even admitted by Williams, & told to Sheriff, & Magistrate & arresting officers, as well Williams told this to VP/Director McLaughlin.

Williams is out of control, not mentally stable, and is incompetent. He is physically and mentally unable to carry out any any proper duties to the Corporations. Not even if chose to do so, which he doesn't. He is not qualified to hold any positions/roles/titles within the Corporations. The National Alliance Bulletins are nothing but lies to its "members" aka supporters. There is the monthly actionable fraud committed by Williams with all "members" supporters through not providing goods & services promised in exchange for their initial "membership" and dues/funds they submit to the Corporations. People have earmarked funds for specific things or to NA, or NVB, or CCC.. which Williams does not honor. This is all fraud. He has personal physically abused, threatened, assaulted, battered, coerced, blackmailed, and attempted murder of many employees and Directors. This is all enough separately but as a whole you must see Williams must be removed. ASAP. We must speak with you and get this taken care of ASAP.

One employee is in a Federal Witness Protection program, 2 others have been offered this & so far have declined. Mr. Williams is the personal focus of FBI investigations & through WV State Police, which causes great harm and liabilities to the Corporations via association & now he has fully involved them. Williams has violated VA & WV employment laws, Federal laws & regulations including OSHA, whistle-blower protections, and VA & WV criminal codes. Mr. Williams has been arrested so far twice 12/16/15 & 12/21/15 both of these crimes were fully witnessed and documented. Mr. Williams has at least 6 other current Warrants for crimes he has committed & others are pending. Williams was personally told by the Pocahontas County Sheriff and a Magistrate he is not to enter the State of WV unless it is to go to the Courthouse for a Court date, to his attorneys office, or jail. Two employees have had Court ordered Personal Safety Orders against Williams. Williams has claimed under oath in Court several time, & to WV State Police, Pocahontas Sheriffs Dept., Pocahontas Prosecuting Attorneys office and to Magistrates that HE is the sole owner, sole proprietor of the National Alliance, National Vanguard books, and that HE personally owns the almost 300 acres at Mill Point. All which are false lies & further do damage to the Corporations & Directors. On 1/10/16 Williams tried to force Vice President/Director John R. McLaughlin into signing a false "affidavit" Williams wrote himself, full of lies, self harm, & false accusations about Corporate employees. Williams states he has fired employees (Williams has no authority to fire employees simply because he tried to kill them, & they reported it), and is trying to illegally evict Director Oljaca from his legal residence in his duties to the Corporations as Chief of Staff and Director. This is all because Mr. Oljaca witnessed and stopped the killing of employee DeCourcy, when Williams was assaulting, battering & strangling DeCourcy, & who later testified against him in court 12/21/15, where by on 12/21/15 after Court Williams filled out a perjurous, false "Wrongful Eviction" that was patently false.

Prior to this on 12/15/15 Williams attacked assaulted and battered Oljaca when Williams was trying to intimidate



him not to testify against him, but if subpoenaed to perjure himself for Williams, when Oljaca refused Williams attacked him, the warrant for that will also be served and Williams will again be arrested. Then on 12/21/15 Williams did get arrested for violation of Mr. Oljaca's PSO when Williams committed felony breaking & entering of Mr. Oljaca's home, & destroyed Corporate property. There are 5 witnesses (2 were the arresting law enforcement), photographs, and LEOs state Williams confessed to them. Detch was a party to this & making personal threats to victims/witnesses against Williams. And he was present for the 12/21/15 PSO violation & B&E. We have a documented time line of crimes of Williams that he committed every time Williams came to Corporate property since beginning of 2014 to present. That in itself is profound.

For all the reasons listed above and many others, WE Directors John R. McLaughlin & Michael Oljaca declare Williams to be fully removed from all Corporate Boards, titles of he National Alliance, and National Vanguard Books, titles, as Trustee of CCC, and Membership in the National Alliance. Fully removed, deleted, divorced, vacated, separated with no liability nor compensation due him by the Corporations. Corporate Officers and Directors in WV and VA code are clear and for us not to act and remove Williams & Cartwright destroys the Corporations, the BODs credibility, and brings further harm to them & the other legal Directors. That at the last legal Corporate Board meeting for National Alliance and National Vanguard Books it was presented, noted, & voted upon that John R. McLaughlin was to take over all positions, roles, titles of National Alliance and National Vanguard Books which William held. John R. McLaughlin who was on the Boards since 10/24/14, was renewed on 8/1/15. Mr. Michael Oljaca was at that time presented and through unanimous vote made a director moving forward. Williams and Cartwright were not renewed as Officers nor Directors, their terms expired 10/24/15. It is our duty to remove these 2 criminals from the boards and ensure the safety and protection for the Corporations from harm, and liabilities they have brought to it.

Mr. Bury, as the National Alliance Attorney of record for the Corporations we the legally acting, responsible Directors require that you assist us in our obligations, duty, and responsibilities to protect the Corporations. The is no point fighting a case in VA Court when in the meantime the Corporations are thoroughly destroyed, looted and ravaged by Williams. We require you to assist us in your duty to the Corporation in removing William W. Williams, II & Jayne Cartwright from the Boards. We immediately need a copy of all injunctions, and things from the Court case with which we must be knowledgeable about to protect the Corporations, and be in compliance with to be sent to us ASAP via email to [REDACTED]@yahoo.com.

Further we request a copy of all product from both directions so was may do our due diligence learn about the case, be informed, and participate as active Directors in protecting the Corporations. We have been fully deliberately denied all of these by Williams, Cartwright (whom Kalamaros/Williams limit information), & Kalamaros.

If we as Directors have personal possible liabilities with this case, and to the Corporation for which we have the duty to protect is in danger with this case, and you represent the National Alliance Corporation then you are OUR attorney. Please contact us ASAP. As Williams continues to threaten, harm, blackmail, employees, Directors, neighbor, and to file retaliatory suits, and has plans to fully clean out the contents of the WV property of all items of worth and value. We can not stop him with out your help.

We request to be in full communication with you in all matters of the National Alliance, your client. We need a copy of all documents in this case which affect the National Alliance Corporation that have been exchanged and filed in the past, and to be included in any future matters in this case. We need ASAP a copy of all injunctions that were entered into the Court so we may ensure the National Alliance & National Vanguard Books is in compliance with these Court orders and that we are doing our duty & mitigating any further liabilities due to Mr. Williams' continual violations of such. This is so we may do our due diligence in our responsibility to the National Alliance Corporation.

Frankly, what ever proven Corporate negligence the case in VA has shown against Gliebe & Cartwright, the actions of Williams are profoundly worse, in a shorter time. Williams is a criminal violent threat to people lives, and property. He has completely robbed the NA. As for Cartwright as you have seen from the case it has already proven she is guilty of Corporate neglect & all other accusations by NARRG, but from what we know that they

don't is that it goes far far beyond that.

WE need something ASAP that we can file w/ the Pocahontas County Courts that clearly shows Williams is off the Boards. And that he has NO rights nor authority on over any of the land, property, etc.. We have been trying to prevent his continual theft, but can't continue to risk our lives.. (they have been begging us to get this done, they are sick of his non-stop crimes, & then filing false, & retaliatory charges, & suits against people. Their work loads have increased greatly, they are angry & it all harms the Corporations relationships with the community.) He & Detch tell them all he/Williams is the sole owner of all the land/buildings & assets, & that he is the sole proprietor of NA & NVB. We can show you forms he has filed where he writes this using his private citizen name. His wife has screamed this at deputies "we are the owners, we own everything" "this is all ours" this was all witnessed. We have pictures of him committing crimes, & of him being arrested. As well Detch has told the courts HE needs access to the warehouse so he can get books, because books = money, & he needs to get paid. Detch should NOT be paid w/ NA, NVB, or CCC funds. And he should never be on it's properties & taking their assets.

Of critical importance for you to understand is WE are not the source of any information against the Corporation to SPLC or FBI. We have never spoken to SPLC ever in our lives. The Williams' do. (we can send those documented accounts). We have not even taken up the WVSP w/ FBI trying to get us to work against the Corporations & go into the Federal Witness Protection program.. We have been ripped off by Williams, no funds, hung out, & have been still fighting like hell to do our due diligence to the Corporations. Help us do that. YOU are OUR attorney of record. Because if this continues, Williams will implode the Corporations, & will not stop until there is bloodshed.. because some of the people William calls his close friends (non members but involves them in Corp business) are connected to the Feds. We know this. WE must immediately fully divorce Williams & Cartwright from the Boards. And get all accounts, funds, into proper legal corporate control. And move forward. Please help us do that. We beg of you.

We understand this is a lot to take in. Understand how you have been played by Kalamaros & Williams also. We want to do everything legally, for real. If you were to advise and explain to us that is was in the best interests of the Corporations for US to settle the VA case in a reasonable fashion we would have no problem doing so. But the Corporations are not a place for cults, self-aggrandizement, supreme dictators, unstable nuts, or such. We would be open to putting Sanders Pierce and Michael Weaver on as Directors. As long as we retain a majority vote. As any new relationship is tenuous and we have already seen, know of the cult-like, personal gain & title worship some of the 5 NARRG plaintiffs are like. Others are just not bright or dynamic and could not grasp the job or comprehend the duties, they just want a name tag, hat, title, a cape. We plan running the NA properly w/ a fully legal in power BOD, not some silly "Chairman" for life BS like Chairman Mao / or Williams. NARRG have some good people that are not listed, they would have to bring that forward in anything, & open negotiations. But we are not against this. It takes diverse talent & resources to run a self sustaining organization. Williams has refused to do anything to breath life into & constantly does harm to the corporations.

We have many matters before the Court. We are trying to manage ourselves, as we have no access to Corporate funds, and the victims of these actions & at the same time we are the Corporation, Directors, employees. We have orders, appeals, eviction against Oljaca who is Chief of Staff, Director and this home is his legal residence as he is working for the Boards. **We only have until the 23<sup>rd</sup> of Feb. At that time Williams plans to clear out the Corporate Book warehouse as he has told this to Mr. McLaughlin.** Williams has been filing no trespassing orders against the Boards employees, and Chief of Staff/Director Oljaca, & neighbor Dr. DeMarais, ex board member, retired NA/NVB employee and friend of Dr. Pierce, who has lived here for 20 years & has to use the ROW through gate to get to his home. Williams is threatening to drop an obstruction on the road so DeMarais can't even get out of his garage. He has fully published these intentions, & told many. As well Detch threatened this in Court, & when he went to DeMarais home 12/21/15. All because these people have been physically harmed, threatened by Williams & sought protection from law enforcement and are all States victims & witnesses in many charges against Williams & Court hearings scheduled throughout the year, w/ many more warrants & arrests coming. Mr. Oljaca couldn't leave the State if he wanted to as he is a States victim & witness in these cases with trails scheduled for many months.

The Magistrates Courts here are not lawyers, and don't know the law. In fact Detch told the Magistrate if WE cite the law in any proceedings WE are guilty of practicing law w/ out a license, & when we stated our civil rights to do so were told we would be arrested because THAT is what Detch told the Magistrate is the law, but it is not. We even got shut up when citing the code for the type of eviction that is on the very form, 55-3a-1 of which is illegal & the WV civil rules of procedure & the magistrates Code of conduct state clearly that that court had no jurisdiction in this matter. We showed them the lis pendens, told them about the VA injunctions and Detch said we were lying. It was like the Twilight Zone. And we are trying to get a WV attorney to help here, but most local listed in Wvlegal referral have lost their license, no longer practice, have at some point been disbarred, or we find them on blogs for corruption, etc. so we now lose half our nest egg to find one 2 hrs away in travel time. But they can't help us unless we have those critical documents. The prosecuting attorney is senile, lazy & corrupt (is what we have many high County officials & office holders saying this w/ audio recorded).

Williams is coming w/ truck to take everything from WV, he submitted to them HE owns everything, is the sole owner, sole proprietor of everything.. Court order we must comply by 2/23/16 unless we perfect an appeal & have counsel to help us here, & we need your help too. Once it is gone to Williams it is gone from NA, NVB, CCC forever.. he just sells & steals everything. The only way to cover NA, NVB, CCC in the NARRG case is to remove & stop Williams.. because they can file motions or more injunctions and then it puts us in a further damaging position. What are we to do w/ the fact that Cartwright & Williams forged documents & submitted them Kalamaros, he complied (who is NOT an NA attorney nor even do we approve of him having any involvement w/ NA at all) set to you, & you submitted them to Court. And what they removed are things that show they also didn't comply in other areas of the SDT. We believe the only way to get fully around these & other liabilities is to fully remove Cartwright & Williams, & up to you on your advise to admit to the Court what we know & provide our evidence (very damning) & remove liability to Corporations & other legal Directors. And move forward in a forthright manner. We have other sane, responsible people to add to the NA & NVB boards immediately as Directors, & to move around the Officer titles, to people who can properly carry out those duties & responsibilities legally. We then need to file notice w/ VASCC & WVSOS of the problem we had w/ rouge Director, then file legal composition of board, making sure NVB is legal w/ the minimum required Directors re WV 31E-8-803 which ruled the NVB since the 1996 change, so we have to have no less than 3 individuals. There are many other logistical issues, like mailing address for members to send dues, the database Corporate laptop & other things & archives, equipment, furniture, & a mass myriad of things Williams has stolen. He even committed breaking & entering & stole the last Chairman/Presidents personal property in fall 2014 before he was ever even put on the Board. This he is willing to attest to. The employee in Federal Witness protection program we of course was a witness to most of this from 2014 to May 3, 2015 and he did all the forensic accounting, but we have no access to him. WE do not want to have to resort to accepting that WE go into these programs because of Williams, that just rewards the criminal & restricts the victims, & destroys our lives. Due to this we have to the extent of our ability removed as much contact as possible w/ WVSP, and try to work w/ the Sheriff directly.

Bottom line is we need those injunctions ASAP, we must stop Williams from stealing the very last remnants left of NA, NVB, CCC Corporate assets.

Please respond promptly as we have deadlines on many things before us, & everyday Williams is still a part of the NA is another nail in it's coffin.

Signed electronically. (please let us know if you need us all to sign & have this notarized)

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