

April 8, 2016

Dear Mr. Harvill;

I am NOT represented by counsel. Mr. Bury is NOT my attorney. Mr. Bury told me he has never been my attorney. He told me his is NOT the National Alliance Attorney, and that he is NOT the attorney for the Board of Directors, nor the Directors of the National Alliance. He then went on to state he is NOT the "attorney of record" for the Corporation National Alliance. That there isn't one. But that HE was definitely not it, & that he said he made it very clear in his contract w/ Kalamaros that he is not.

[BTW we have that Bury contract, but someone got it via having brief access to a computer Williams had left logged into his email for a short period of time. But it is a simple matter, & I would have assumed you already subpoenaed for the contracts & payment information for Hicks, Bury, Kalamaros, & thrown in Detch for good measure. Hick was hired for Gliebe by Kalamaros, as Williams & he promised him that as part of their illegal deal for turning over NA et al to Williams. That & Williams was supposed to pay for him. Williams never pays his debts, & I even have a canceled check from when Williams lied and told me Hicks was the NA attorney & that it was to protect the NA. Williams also got other people to pay Hicks directly, or send Gliebe the money to then pay Hicks. They ALL work together, & now basically for Williams & Kalamaros.]

Mr. Bury (& DeCourcy in her call w/ him) told me he was contacted and hired by Tim Kalamaros, for HIS client Will Williams to defend him personally from issues in the NARRG case for the 8/25/15 appearance, & to file a motion to Demurer that day (as case law was clear NARRG had no standing) so Williams could stay out of the case. He was hired to make it clear Williams nor "his Alliance" were not a part of the case. He was very clear and reiterated it several times. This is also the same exact result DeCourcy got from her conversation with Bury. We told him it was our understanding from contacting your office & the Clerk of the Court that we were represented by counsel & that HE WAS the Attorney of record for the National Alliance. He stated we were incorrect & that he had a limited engagement contract w/ Williams to defend him on 8/25/15 & file the demurer for him & that was it. That he did not represent the National Alliance. That he could not speak to us further as his client was Will Williams via Kalamaros. I have made several attempts to contact Mr. Bury various ways since then and had no response!

Further we sent Bury a letter from 2 Directors of the National Alliance in that capacity (adding I was Vice President. As well DeCourcy signed as we were giving evidence to things WE knew.) we were very clear we were acting as Directors of the Board of the National Alliance. We sent this letter as an attachment in an email. Subject line was "National Alliance Directors. Urgent/Private" All 3 of us were Ccd & it corroborated ALL our full contact information at the bottom of that letter. In the email text we stated that it was Attorney Client privilege, that all of us were in great fear & threat from Williams, & that it was to be private between us & NOT to be given to Williams or Kalamaros. We stated in the email & again in the letter that IF he were to share the letter w/ Williams or Kalamaros (whom we fully informed him was NOT an National Alliance attorney & ONLY represented Williams & that he was also his mandated fiduciary) that our very lives were in danger. We things pointed out how Williams told me he wanted DeCourcy dead, as "she knew too much" etc.. & how he attacked Oljaca etc. [it was VERY clear to share the letter would greatly harm us] We outlined all the crimes, threats, blackmail, assaults, arrests, court process, etc of Williams w/ dates & details to explain.

Of another important note is that under VA Corporation Act etc as Directors we are to have access to ALL contractors, CPAs, Attorneys etc that have been contracted on behalf of the Corporation. In this email text & in the enclosed attacked letter WE asked for & stated our right to have him send us ALL documents regarding the NARRG case. He obviously did NOT comply.

We figured we might only have one shot to give Bury all the real facts of what has been going on w/ Williams & the National Alliance. We knew we risked that the letter might have to be shown to Williams at some point so we tailored it a bit so Williams couldn't use it against us. But we thought that risk was VERY slim as an Officer of the Court has a duty to not cause us harm & we stated we were all States witnesses in need of protection from Williams, & mentioned the 2 PSO's against Williams.

The result of our sending this to Bury, was Bury turned right around & sent it to Williams, & Kalamaros, & we have been told to Paul S. Detch the WV attorney Williams is using to go after employees, Director Oljaca, & DeMarais. As well

Detch has been defending him in his criminal trials.

I believe Bury's actions were very negligent, in violation of Bar rules, & he endangered our safety & well being. He is an Officer of the Court, & given the contents of the letter that were all verifiable, he just turned around & risked States Witnesses lives. He could have simply contacted us & told us we were mistaken, & that he would trash or file the letter & keep it private. Instead he instantly passed it on to Williams & Kalamaros, & Detch. Williams even mentions this in our WV trials & hearings, & of course has done so on online forums.

I am not sure why you believe you need more proof beyond this. Bury is obviously NOT my attorney, nor Oljaca's, nor the Boards. THIS I believe is VERY clear proof that Bury is NOT a National Alliance Attorney in ANY capacity. That he works solely & completely for Williams alone, and for only HIS interests. These interests which are great harm & AGAINST the National Alliance corporations (& all entities).

I feel the VA Court should be made fully aware that the National Alliance Corporation has NO representation in this case. It is NOT protected via counsel in this case, nor in ANY other business matters. [just like none of the entities were ever protected & represented in any of the dealings w/ Williams, Gliebe, Cartwright.]

According to Will Williams, I am no longer on the Board of Directors of The National Alliance. Williams sent a letter certified mail on 3/14/16. The inside short letter is "dated" 3/10/16 (2 days after the VA court date), & I signed for & received it 3/17/16. The letter simply states "This is to inform you that pursuant to By-laws of the corporation you are no longer an Officer nor a Director of the National Alliance Corporation, Inc." (Please see enclosed copy of this letter.) [Oljaca got a very similar letter, picked his up the 18th. But Williams never mentions his status on his title/role as Chief of Staff of NA & NVB]

No one has sent me anything about my legal position as Vice-President & Director of NVB. Nor have I received a notice that my "membership" in the National Alliance has been revoked. (Williams is not much for paper work, nor doing anything legally)

I feel that there is a lot to overcome with the NARRG standing. I feel if 2 "Directors" join the case this may help greatly. THERE is your standing. It has been our intent all along to add DeCourcy as a Director. There was talk of doing this before the 8/1/15 board meeting but she was on Williams about Corporate responsibility, & showing the books, & he became very angry with her. **Or better yet see below in bold.**

If you could look into the legal composition of the National Alliance Board, & see that Williams is NOT legally on the board at all. That all his roles & titles in all positions expired before 10/24/15. (also on NVB) We do know that this was the very same belief of Bury & Kalamaros had. (they wrote this in emails) We also know that it is of the belief of Bury, Kalamaros & Williams that the VA Court "ordered Gliebe to seat a new board" & that that was to remove Cartwright fully. (as this was emailed to me). So incompetent Cartwright is OUT.

It is a self-perpetuating board. I have documents that show that both Gliebe, & Williams appointed me to NA & NVB 10/24/14. Gliebe also called me to congratulate me & confirm all my appointments as had been previously arranged. (we also have both of their filings w/ VASCC that added me as Director & VP of NA) It is also in the minutes for the 10/24/14 Board action. Though later we know for a fact that Cartwright & Williams conspired to forge, alter & destroy corporate records & then forged minutes & sent to Kalamaros & Bury on Sept 23, 2015 for the answer to the SDT to ensure the new version Cartwright wrote left out any mention of the "separation agreement" [an agreement many people had emailed to them from Williams.] (we have both versions of the minutes that were rewritten for submission), as well other minutes they added in Maziarka resigned, which had NOT been in them.

8/1/15 I was FULLY renewed to BOTH positions for NA & NVB at the board meetings & EACH was a unanimous vote, as well I was unanimously voted on to be the successor to ALL titles held by Will Williams on that date. (DeCourcy, Oljaca & myself were witnesses to this) NO actions were made to renew Williams or Cartwright. Mr. Oljaca was added as NA Director by unanimous vote. [in fact Williams spent a great deal of time at the board meeting talking about how he wanted to track down & murder people..]

IF you focus on OUR standing as the ONLY legal Directors of NA, then we can simply have a meeting or do an "written consent to the Organizational Actions of the Board of Directors" & **simply add on some NARRG members as**

Directors from a short list we can work over, but quickly. IF you can then prove Williams off NA then he is off NVB. & so is Cartwright who has no vote as he has her now listed only as Secretary on Williams illegal NVB filings w/ WV. The minutes of the Board meeting have Williams, Cartwright, Myself, & a guy Mathias who was NEVER voted on, but whom Williams humors.. So he is out as always was. **So we ALL together can also protect NA & NVB & I can start appointing Directors onto NVB. Then the Directors together hire/appoint Officers for their 1 yrs terms.**

This action gets NARRG what they want, to be members of a LEGAL, properly acting board of Directors & making a Corporation viable. They can still go forward w/ the case for prosecution of Gliebe, Cartwright, & Williams, & WE ALL Directors can move forward w/ that. THEN it is the Corporations going against those who have committed crimes against the entity they had the duty to protect. THAT seems like THAT is standing.

We have been telling this to Jim Ring for months now. We said we would quickly & simply add some of them on the Boards. That since WE did not have a VA corporate attorney, & that they did, that all the understanding of VA code, acts etc could simply negotiate all of this & we just appoint directors. (We have stated under oath on the witness stand [several times] that Williams is NOT on the boards of NA or NVB, that all expired, he was not renewed & that he was removed. We further stated that Williams was not a member of the NA as ALL versions of the NA Membership handbook clearly state Williams is a prohibited person.)

I have contacted Jim Ring about what I think of Will Williams incompetency and illegal ways he has run the National Alliance. If we are all part of the Corporation or on the same side of the case, then we would not be 3rd parties in a deposition & need to give depositions that risk cross examination & revealing what we have to offer. Simply lets all join together.

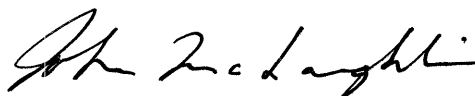
As I had stated that I would give a deposition to help NARRG win its case. Also, I told Jim Ring that Mr. Ojaca, who is a Director of the National Alliance, to also give a deposition. Mr. Ojaca and myself, by joining with NARRG, would defiantly give enough standing to make a successful outcome.

There is a long list of criminal thing that we can detail to you in regards to the Will Williams' illegal behavior in this matter. But isn't it better to do as on the same side, vs giving a heads up to the opposition?


I also called, emailed & sent via postal mail demanding (nicely at 1st as stated she had to do this to protect herself from major liabilities) via the exact code under WV non-profit Corporation Act, & the VA non-stock Corporation act, for full & complete copies of ALL corporate documents that Jayne Cartwright has in her possession. This was followed up by more contact, & phone messages. This was last year. She has not complied. I even cited the section of VA code that if she did not comply that we could sue her & file for the expedited order out of Hanover County Circuit Court. Nothing. She has no intention of fulfilling any of her legal obligations to the Corporations. Just as she has never fulfilled any of her corporate duties in the past.

PS. DeCourcy 4/7/16 got a forwarded email Gliebe had sent someone that day, where he is referring to the Separation agreement & states "That "agreement" is null & void and non-binding". Seems to me the contract is beneficial only to Williams/Kalamaros in general, but that Williams already voided it. And that the only part Gliebe would be interested in is IF he thought he could get money out of it. But he was promised by Williams/Kalamaros that IF he signed it the NARRG case would magically go away. There is also some business about getting money out of the back end when Williams sells the land in WV.

Sincerely,



John McLaughlin


Monticello, Illinois 61856

(217) 

[REDACTED]@aol.com

**2016 ANNUAL REPORT
COMMONWEALTH OF VIRGINIA
STATE CORPORATION COMMISSION**



1. CORPORATION NAME
NATIONAL ALLIANCE

DUE DATE: 2/29/2016

SCC ID NO.: 0151080-9

2. VA REGISTERED AGENT NAME AND ADDRESS: B.E. AUTH IN VIRGINI.

5. STOCK INFORMATION:

INCPOR SERVICES, INC.
7288 HANOVER GREEN DRIVE
MECHANICSVILLE VA 23111

CLASS	AUTHORIZED

3. CITY OR COUNTY OF VA REGISTERED OFFICE:
142 - HANOVER COUNTY

4. STATE OR COUNTRY OF INCORPORATION:
VA - VIRGINIA

DO NOT ATTEMPT TO ALTER THE INFORMATION ABOVE. Carefully read the enclosed instructions. Type or print in black only.

6. PRINCIPAL OFFICE ADDRESS:

<input checked="" type="checkbox"/> Mark this box if address shown below is correct	If address is blank or incorrect, add or correct below.
ADDRESS: 7288 HANOVER GREEN DR	ADDRESS:
CITY/ST/ZIP: MECHANICSVILLE VA 23111	CITY/ST/ZIP:

7. DIRECTORS AND PRINCIPAL OFFICERS:

All directors and principal officers must be listed.
An individual may be designated as both a director and an officer.

Mark appropriate box unless area below is blank: <input checked="" type="checkbox"/> Information is correct <input type="checkbox"/> Information is incorrect <input type="checkbox"/> Delete information	If information at lower left is incorrect or blank, please mark appropriate box and enter information below: <input type="checkbox"/> Correction <input type="checkbox"/> Addition <input type="checkbox"/> Replacement
OFFICER <input checked="" type="checkbox"/> DIRECTOR <input checked="" type="checkbox"/>	OFFICER <input type="checkbox"/> DIRECTOR <input type="checkbox"/>
NAME: WILLIAM W WILLIAMS	NAME:
TITLE: PRES/DIR/TREAS	TITLE:
ADDRESS: POB 172	ADDRESS:
CITY/ST/ZIP: LAUREL BLOOMERY TN 37680	CITY/ST/ZIP:

I affirm that the information contained in this report is accurate and complete as of the date below.

SIGNATURE OF DIRECTOR/OFFICER
LISTED IN THIS REPORT

John R. McLaughlin, Vice President
PRINTED NAME AND TITLE

1/19/2016
DATE

It is a Class 1 misdemeanor for any person to sign a document that is false in any material respect with intent that the document be delivered to the Commission for filing.

2016 ANNUAL REPORT CONTINUED

CORPORATE NAME:
NATIONAL ALLIANCE

DUE DATE: 2/29/2016
SCC ID NO.: 0151080-9

7. DIRECTORS AND PRINCIPAL OFFICERS (continued):


All directors and principal officers must be listed.
An individual may be designated as both a director and an officer.

<p>Mark appropriate box unless area below is blank: <input checked="" type="checkbox"/> Information is correct <input type="checkbox"/> Information is incorrect <input type="checkbox"/> Delete Information</p>	<p>If information at lower left is incorrect or blank, please mark appropriate box and enter information below: <input type="checkbox"/> Correction <input type="checkbox"/> Addition <input type="checkbox"/> Replacement</p>
<p style="text-align: right;">OFFICER <input checked="" type="checkbox"/> DIRECTOR <input checked="" type="checkbox"/></p> <p>NAME: JOHN R MCLAUGHLIN</p> <p>TITLE: VICE PRESIDENT</p> <p>ADDRESS: [REDACTED]</p> <p>CITY/ST/ZIP: MONTICELLO IL 61856</p>	<p style="text-align: right;">OFFICER <input type="checkbox"/> DIRECTOR <input type="checkbox"/></p> <p>NAME:</p> <p>TITLE:</p> <p>ADDRESS:</p> <p>CITY/ST/ZIP:</p>
<p>Mark appropriate box unless area below is blank: <input checked="" type="checkbox"/> Information is correct <input type="checkbox"/> Information is incorrect <input type="checkbox"/> Delete Information</p>	<p>If information at lower left is incorrect or blank, please mark appropriate box and enter information below: <input type="checkbox"/> Correction <input type="checkbox"/> Addition <input type="checkbox"/> Replacement</p>
<p style="text-align: right;">OFFICER <input checked="" type="checkbox"/> DIRECTOR <input checked="" type="checkbox"/></p> <p>NAME: JAYNE CARTWRIGHT</p> <p>TITLE: SECRETARY</p> <p>ADDRESS: [REDACTED]</p> <p>CITY/ST/ZIP: PARMA OH 44134</p>	<p style="text-align: right;">OFFICER <input type="checkbox"/> DIRECTOR <input type="checkbox"/></p> <p>NAME:</p> <p>TITLE:</p> <p>ADDRESS:</p> <p>CITY/ST/ZIP:</p>
<p>Mark appropriate box unless area below is blank: <input type="checkbox"/> Information is correct <input type="checkbox"/> Information is incorrect <input type="checkbox"/> Delete Information</p>	<p>If information at lower left is incorrect or blank, please mark appropriate box and enter information below: <input type="checkbox"/> Correction <input checked="" type="checkbox"/> Addition <input type="checkbox"/> Replacement</p>
<p style="text-align: right;">OFFICER <input type="checkbox"/> DIRECTOR <input type="checkbox"/></p> <p>NAME:</p> <p>TITLE:</p> <p>ADDRESS:</p> <p>CITY/ST/ZIP:</p>	<p style="text-align: right;">OFFICER <input type="checkbox"/> DIRECTOR <input checked="" type="checkbox"/></p> <p>NAME: Michael Oljaca</p> <p>TITLE: Director</p> <p>ADDRESS: P. O. Box 505</p> <p>CITY/ST/ZIP: Hillsboro, WV 24946-0505</p>
<p>Mark appropriate box unless area below is blank: <input type="checkbox"/> Information is correct <input type="checkbox"/> Information is incorrect <input type="checkbox"/> Delete Information</p>	<p>If information at lower left is incorrect or blank, please mark appropriate box and enter information below: <input type="checkbox"/> Correction <input type="checkbox"/> Addition <input type="checkbox"/> Replacement</p>
<p style="text-align: right;">OFFICER <input type="checkbox"/> DIRECTOR <input type="checkbox"/></p> <p>NAME:</p> <p>TITLE:</p> <p>ADDRESS:</p> <p>CITY/ST/ZIP:</p>	<p style="text-align: right;">OFFICER <input type="checkbox"/> DIRECTOR <input type="checkbox"/></p> <p>NAME:</p> <p>TITLE:</p> <p>ADDRESS:</p> <p>CITY/ST/ZIP:</p>

NATIONAL ALLIANCE

BOX 172 • LAUREL BLOOMERY • TENNESSEE 37680 • USA

John R. McLaughlin


Monticello, IL 61856

10 March 2016

Dear Mr. McLaughlin:

This is to inform you that pursuant to By-laws of the corporation you are no longer an Officer nor a Director of the National Alliance Corporation, Inc.

Sincerely,



William White Williams - Chairman, President, Treasurer
National Alliance

Cc: Jayne Cartwright, Secretary