National Liberty Alliance

Monday Night Conference Call

March 14, 2016

Topic: Brent Winters – Due Process

Questions can be e-mailed to [questions@nationallibertyalliance.org](mailto:questions@nationallibertyalliance.org)

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Scripture Reading: Galatians 5: 13-26

Questions:

What is the best answer to explain how the Case Number for NLA papers, 1776-1789-2015,  was created?

1776 is the Declaration of Independence

1789 is our Constitution

2015 is the year NLA started the paperwork

NLA started using that number as of May 2015

We have 13 papers in 94 courts

We have additional papers in Oregon

The sheriffs paper will go out on Wednesday or Thursday

There are 3,100 plus letters going out

When we went into the courts NLA decided we are not going to pay them money

We are not coming in under the dejure system so we are going to refuse to pay them money

We don’t fill out all of that paperwork

We just file the papers as the Supreme Court has said and we agree with

The only thing necessary to file a case is a sworn affidavit

That makes your case prima facia

You need nothing else

We don’t need to be able to write papers. You don’t have to file a form.

You just have to come in with a sworn affidavit.

They have their own numbers. NLA did not do their index number system NLA did not get one of their numbers and NLA had to identify ourselves We had to choose our own numbers

We are filing in all 94 courts because of the corruption

They destroy and cleanse the records. They take things out

That is why NLA filed in all 94 courts

NLA had to have a unique number that would be consistent across the nation.

2015 was the 800th anniversary of the Magna Carta

On June 15, 2015, 800 years later exactly, on that very day, Justice Anton Scalia, wrote for the majority in a court case and he very specifically spoke about the Magna Carta and that was on the exact day of the 800 year anniversary of the Magna Carta

We are getting sheriff papers out.

There was a question about why not just use e-mail

There is nothing more impressive as sending paper because it is official looking.

It is eleven pages and also has a data disc.

Sheriffs often ask, “Where is it in the Constitution that refers to the authority of the sheriff?

NLA has answered that question in a lot of our papers.

NLA needs to do one paper, one page, that needs to be added to the papers we are sending out to the sheriffs.

One page that gives the authority , where did the sheriff come from, what is the history.

If they took our Constitutional course they would learn quite a bit more.

John expects big results from this paper because it is the first real formal paper that NLA is sending to the sheriffs.

There was a sheriff, and they got a call from a news station asking questions about the Oregon case.

The sheriff referred them to NLA.

Everything that NLA has ever written, NLA has sent a copy to the sheriffs.

Next week NLA may have something special to share.

There is a lot of things happening in the background.

This has not been confirmed but we heard that Donald Trump on his campaign trail reamed out the BLM and was in support of the ranchers.

The special guest speaker, Brent Winters, started speaking at 19 minutes

Brent Winters the author of Excellence in Common Law will be speaking on due process

Brent would like to talk about due process because it is the answer to the injustice that we see all around us .

If you go to the Bible you will see in the Old Testament, and you see it carried over into the New Testament, the prophets talk a lot about the injustices in the tribunal of the powers that be. And in every case it is always the same. It is a violation of due process.

(19 min 43 sec)

The Supreme Court said this about due process

This is back around 1950 in a case called Solesbee, the Supreme Court said

“It is now the settled doctrine of this court that the Due Process Clause, embodies a system of rights based on moral principles so deeply embedded in the traditions and feelings of our people as to be deemed fundamental to a civilized society as conceived by our whole history. Due Process is that which comports with the deepest notions of what is fair, right, and just. “ That quote is indicative of why we are in such a mess.

This quote from this Supreme Court case says absolutely nothing.

A fellow was running for governor.

He made hundreds of speeches

He is the only man ever elected to governor in that particular state that won all of its one hundred plus, well he fell one county short. He won more counties than any governor . Of one hundred two counties in the state, he won one hundred one of those. And the one he lost, he only lost by three votes.

He had developed the art of making beautiful speeches that sounded great and he said nothing.

The reason that he said nothing is because he knew that if he said nothing then he never could be criticized but at the same time if he could say things that would make people feel good that they would like him and vote him into office and indeed they did.

(22min 22sec)

This statement says nothing.

It sounds great

It has beautiful words.

No man has the right to do wrong.

(24min 45 sec)

Due process is best encapsulated in the phrase “no man has the right to do wrong.”

There is a due process clause in our Constitution and most state constitutions contain a similar clause guaranteeing due process

Due process is also expressed most memorably in history in Chapter 29 in the Magna Carta

in its reissuance it was moved to chapter 39 but it said the same thing

It is the phrase “law of the land”

If the Supreme Court was following due process

If all of our courts were following due process

They would say our federal courts would say, we have no jurisdiction over abortion.

That’s what the federal court would say

The Supreme Court would say the same thing

What is jurisdiction?

Jurisdiction is the right to act respecting a particular matter.

27 min

The Supreme Court has no jurisdiction over family matters

And that is what due process is all about – jurisdiction.

If someone violates the concept that we call jurisdiction, usurps the jurisdiction of another, due process has been violated.

Jurisdiction is expressed with reference to government with the doctrine we call separation of powers.

Our Constitution never uses that phrase, separation of powers, but it is assumed that it is abundantly

and blatantly clear that all legislative power shall be in the Congress of the United States, all judicial power shall be in the one Supreme Court of the United States, and all executive power shall be in one president.

When the President legislates by promulgating regulations, he has violated the responsibilities , and that is what the word reicht means, an old Germanic anglo word, it means responsibility.

The word reicht, made popular during Hitler’s reign of terror, the word reicht means duty , responsibility.

A right is a duty to act respecting a certain matter.

When the President usurps the power of Congress, making legislation, he has violated due process.

When the courts legislate from the bench they have violated due process.

When Congress pass an ex post facto law , making something criminal after the fact that the people have done it and retrospectively made all of what has happened in the past a crime by a legislative act . That is a violation of jurisdiction. It is stepping out of their role. It is a violation of due process.

A judge that sits on a bench that decides to rule in a case.

Due process is best encapsulated in the phrase “no man has the right to do wrong”

It is a violation of due process to have a biased judge.

A judge who has an interest in the outcome of the case.

The Magna Carta is where due process was first memorably made note of . Chapter 39

I said it backwards earlier I said it was chapter 29 and it became 39

It was the other way around

“ No freeman shall be taken or imprisoned or deprived of his freehold or of his liberties or free customs, or outlawed, or exiled, or in any manner destroyed, nor shall we go upon him, nor shall we send upon him, except by a legal judgment of his peers or by the law of the land.”

That is not a good translation, It should be except by a legal judgment of his peers and by the law of the land.

The phrase “law of the land” was their way of saying due process of law.

The words “due process” were not used at all back then.

And when our Constitution of the United States says that this Constitution shall be the supreme law of the land. what it is talking about is jurisdiction.

Law of the land is due process . Due process is jurisdiction. And our Constitution of the United States is all about who has the right to act respecting any given matter.

It is not about what is to be done. The stress is upon how it is to be done.

In Galatians Chapter 5 there are two words by and love

What is love of God?

The apostle John tells us he said this is the love of God that we keep His commandments.

That’s the way you love people You do what God tells you to do respecting them because you don’t have jurisdiction to do anything else but you have jurisdiction , a right, the authority, to do that.

Our common law is not a list of laws

Our common law is a way of life.

Way is a road, a path

Matthew 18 is the pinnacle of the demonstration of this principle

And it has to do with government.

A disagreement between brothers and how to handle it.

Jesus is speaking

If there is contention between two men

one is to go to the other to try to settle the matter alone.

And if that doesn’t work then he should take a witness or two witnesses.

And if that doesn’t work then he should go to the elders.

And if that doesn’t work then he is to be let go and to be treated as a heathen, that means unbeliever, and as a tax collector. How do people treat tax collectors, They avoid them at all costs.

You stay away from them.

And then after that process whenever two or three of you are together whatsoever you have agreed upon and whatsoever the results was whatsoever is bound on earth at that point God will ratify the result it shall be bound in heaven.

Ratify that means in hindsight after it is over if you follow this process He will justify the result He will ratify it.

All of the Bible is about how God wants us to deal with other men when we have differences with them.

(40:42)

He gives us specific instructions.

Our Constitution of the United States also talks about due process

Due process is the one thing that can get you into federal court no matter what jurisdiction you are in because if due process is violated it is the most important part of our law.

QUESTIONS OR COMMENTS FOR BRENT

Caller 1: George Eric

It looks like we will be successful in getting our courts back

He is studying Excellence of the Common Law

There is a common law concept premunir about treason and sedition

in relation to the second of the first principles of common law

the one that covers they were just following orders.

No man or no group of men no matter how impressive or how many guns they have , you can’t hide behind that .

Brent Winters answered that if you are a good American you should take delight in mispronouncing latin words.

It’s been a dead language for a long time. Latin means hidden.

It was designed and always kept in Babylonian tradition to hide what the elite were doing.

A roman priest is a lawyer of the Roman code, the Canon Law, the Code of Justinian.

Premunire had to do with treason

It is an ancient common law doctrine

It is responsible in one way for the founding of America

If Henry the Eighth had not broken faith with Rome, America wouldn’t be here.

What happened was this:

Henry was frustrated and what he did he did for selfish reasons he was a nasty man he killed half of his wives God used him. He killed the man that translated the Bible into English , William Tyndale and then he took that Bible and took credit for it and passed it out to the English people.

Henry the Eighth was out hunting and he stopped into a local manor house to eat dinner.

There was a priest of the Roman church that was there. He was a reformer, a protester.

He said all of the Roman priests have taken an oath to obey the Pope in Rome

How can you be loyal to that man and be loyal to your own country?

A light went on in Henry the Eighth’s head

He called all of the priests together that were of a higher level.

He told them that they were all guilty of treason

You took an oath to someone outside of England

Your loyalty was divided. You knew what you were doing.

You got two choices.

Either admit that you are guilty and you are wrong or you can stick with Rome and we have other plans for your head.

Henry the Eighth said I take your silence as acquiescence.

He fined them heavily. And that was the price of their heads And they all paid it

And they all became priests in the church in England without any loyalty to Rome.

And that is how the church of England began.

And that is how premunire came to the forefront in the common law world

We have the same problem today

We have men running for president of the United States who are citizens of another country

Namely Ted Cruz

He is a citizen of Canada and a citizen of the United States We call it dual citizenship

Dual citizenship is no citizenship at all.

People are so ignorant of fundamental things.

Our Constitution is substantially consummate with the law of God.

Our common law says that anything inconsonant with the written word of God, the Laws of Nature’s God, that is the phrase our Declaration uses for the Bible, if our common law is inconsonant with that anywhere, that’s not our common law. Our common law is consummate with the Bible.

Caller 2: Cathy from New York (59:30)

She just found NLA online today

She is an attorney

The website said No Attorneys Allowed

She did not sign up

John thought that NLA already changed that.

KrisAnne Hall and Brent Winters are lawyers

We ask lawyers and politicians to identify themselves as that and then they can join.

John said that NLA will change that and apologized

Caller asked if NLA has a presence in New York and court observers?

John replied that NLA has a presence in every state of the Union.

NLA is organized across the entire nation.

NLA files paper in all 94 federal district courts

NLA is very active in what is going on in Oregon right now. With the BLM and the problems with the ranchers, and the miners and the loggers and also the murder or assassination of LaVoy Finicum.

NLA is based out of New York

Caller agreed that when attorneys speak out then they go after your license

Caller 3:

Roman priests are lawyers of Canon Law

Caller would like to do more research on that

The law of the Roman church is the Canon Law of Rome

The Canon Law of Rome is a form of the Code of Justinian

The Code of Justinian promulgated in the latter days of the Roman Empire. It was written in Greek.

It persist throughout the world in three fundamental sources

The French form often called the Code of Napoleon. Napoleon took it and put his name on it.

Bismarck in Germany took it and put his name on it.

As Gibbon said in the Decline and Fall of the Roman Empire

The pope of Rome is the ghost of Rome sitting on the grave of Rome

Some have added:

sitting on the grave of Rome wielding the law of Rome

And that is what the Canon Law is

And to be a Roman Priest is to not necessarily be a student of the Bible.

They are taught the common law and they are to be Roman lawyers

Lawyers are the law of the city

Our law traditionally is called by distinction, the law of the land.

And there is a difference between the two

And the fundamental difference can be expressed as mankind only has two choices according to the Bible. Man will either tend toward dominating the land and make it productive according to the terms that God gives him. Or he will tend toward dominating his fellow man. To milk him for as much as he can.

The Covenant of God calls for man to dominate the land.

Some people call it dominion.

He is to take lordship over the land and make it produce according to God’s terms.

And if he concentrates on that and finds out how he fits into encouraging that then to that degree he will not try to dominate other men.

It is the law of the land verses the law of the city.

This is the history of mankind

And the Roman Code is the pinnacle expression of the law of Babylon, the law of the city.

Chancery is called chancery because it had a chancel

A chancel is a woven screen that allows a fellow to look through and see who is on the other side but you can’t look through. It is woven in such a way like a two way mirror. And that is what was used for centuries in the confessional booths of Rome.

And so the chancery is where the Roman priest pressed the jurisdiction of Roman Law in the Common Law country of England.

The history of England is about one thing the antagonism between the law of the Angles, the Saxons, the Danes, then the Pics, the Kelts That law was substantially the same

The antagonism between that and the encroachment of Rome on the Island of England

And with the encroachment of Rome and later to the Roman church came the Roman Code

It is the law of tyranny

China today is under the Roman Code.

Communist Russia has always been under the Roman Code

and all of South America and all of Europe

It is the dominant in numbers.

In the minority is common law

The common law countries of the English speaking world have been prosperous.

(1 hr 17 min)

In 1843, a young man named Mellen Chamberlain had the opportunity to speak with a Captain Levi Preston of Danvers, Massachusetts. Captain Preston was no ordinary neighbor: the old man of 91 years was in fact one of the last surviving veterans of the Battle of Concord — the desperate fight of the American militia against the British Redcoats on April 19th, 1775, that marked the opening of the American Revolution. Chamberlain, born two generations following American Independence, seized the opportunity to ask a soldier of the Revolution why he fought:

“Captain Preston” — asked Chamberlain — “what made you go to the Concord Fight?”

“What motivated you to go up against the best trained, best equipped fighting forces?”  
“What did I go for?” replied the old man.  
The young man asked if he had been reading Harrington, Sidney, and Locke about the eternal principle of liberty?  
“Never heard of ‘em. The only books we had were the Bible, the Catechism, Watts’ Psalms and Hymns, and the Almanac.”

The Bible, the Catechism, Watts’ Psalms and Hymns, and the Almanac, refer to the laws of nature and Nature’s God. The Bible is the laws of nature. And the companion to the Bible is Watts’ Psalms and Hymns. Biblical phrases are in Watts’ Psalms and Hymns

The Almanac was the compilation of the laws of nature The signs of the seasons. When to plant your crops? It had a notch hole so that every man could hang one in his barn and every woman could hang one in her kitchen Caller asked where to find Brent Winter’s book? At Amazon.com also you can go to [www.commonlawyer.com](http://www.commonlawyer.com) Brent can send a link and the link could be put up at NLA

Caller questioned a breech of loyalty and loyalty being singular

How can a lawyer who takes an oath to the BAR and not their client

Brent did not take an oath to the BAR

He did not take an oath to any man

He did not take any oath to any court

I did take an oath when I became a lawyer to support and defend the Constitution of the United States against all enemies foreign and domestic

That is an ancient common law oath

An oath to the law of the land

A lawyer traditionally in the common law world has been called a sergeant at arms

that means a servant of the law

And the oath of the lawyer is to the law fundamental law

And the oath of every American that enters public office is to the law also

to the Constitution of the United States

that ancient oath, by the way, the oath that was taken in England, it was called the oath of the law of the land to defend our Constitution , by the way, our Constitution is the supreme law of the land, that means due process

Caller said that if you get the chance to come to LaGrange , Georgia, there is a place called the Bible History Museum it is amazing because it brings the Bible to life.

Brent will be back next Monday to speak on another subject

Topics Brent will be discussing in the upcoming weeks: Jurisdiction, Sheriffs, Magna Carta

He will probably talk about sheriffs next week

(1 hr 30 min)

Caller 4: Rhode Island Jim

John’s voice is coming through clear this week.

Caller had questions for Brent

Brent will be back next week

Caller 5 Scott

Wanted to talk to Brent

Everybody brings up the Magna Carta a lot

He listens to KrisAnne Hall

She talks about the other four documents a lot

And five documents which granted us most of the rights that we have in the Bill of Rights

John replied that the documents did not grant us the rights

The documents supported the rights that God had granted us

Why don’t people mention those documents?

Brent did mention the Magna Carta

He did mention the Declaration of Independence

He did mention the Constitution

The Constitution and the Bill of Rights is ultimately one document

Caller said that if you took the Constitution and the Bill of Rights away we would still have those rights.

John agreed that we have plenty of rights that are not in the Bill of Rights.

Rights are unalienable

Without the paper we still have them

The problem is that we have places of power in governments that draws tyrants

Every time you get a position of power tyrants seek to take control there.

That has been a problem with mankind since the very beginning.

Caller said that our government is violating almost every right that we have and only a few people are doing anything about it.

John said that is due to ignorance

Caller 6 Doctor Fred

John 14:6 Jesus saith unto him, I am the Way, the Truth, and the Life: no man cometh unto the Father, but by Me.

When we deviate from the truth then we no longer have truth and that is where we are.

When we deviate from the truth we become vulnerable to our enemies.

When people acknowledged the truth and followed it then God was always on their side.

When David went to the valley of giants in I Samuel 5 the Philistines had not heard about him. David asked the Lord to go with him and they creamed the Philistines and literally changed the name of the valley of the giants to Jehovah Perazim, the God of the Breakthrough. Caller remains prayerful for NLA

Some people have taken the lie and made it the truth.

You can’t do it alone

Get prayerful people behind you

If we don’t have God undergirding us in this battle then we lose.

Caller 7 Ron in California

Gerard put a URL in the text chat of the op ed that Donald Trump did.

Donald Trump sounds like us.

Caller read about Donald Trump:

“Donald Trump is taking on a new issue: federal land ownership. In a new [op-ed](http://www.rgj.com/story/opinion/voices/2016/01/07/trump-nevada-us-need-president-who-obeys-rule-law/78422530/?from=global&sessionKey=&autologin=) for the Reno Gazette-Journal, the Republican presidential front-runner rails against the ‘draconian rule’ of the Bureau of Land Management and the Obama administration's "land grab" in the western United States. ‘The BLM controls over 85 percent of the land in Nevada,’ Trump explains. ‘In the rural areas, those who for decades have had access to public lands for ranching, mining, logging and energy development are forced to deal with arbitrary and capricious rules that are influenced by special interests that profit from the D.C. rule-making and who fill the campaign coffers of Washington politicians.’ On Thursday, Trump told the [New York Times](http://www.nytimes.com/politics/first-draft/2016/01/07/donald-trump-says-he-favors-big-tariffs-on-chinese-exports/) he would end an ongoing dispute between Oregon ranchers and federal officials, that's culminated with a group of armed protesters staging an ongoing occupation of a federal wildlife refuge, with a ‘phone call.’”

Caller 8 Harley from Vermont

Property issues.

On youtube look up earth geek also look up People’s United Bank

This has been terrorizing him for two years.

They forced him into bankruptcy.

He is dyslexic and on social security

You are not going to get anywhere in the county court.

You should get into the federal court. They are violating your due process.

Caller is looking for ways to stall

Gerard will have Linda send some examples

(2 hr 2 min)

Caller 9 Jeremiah California

Jeremiah is on the Common Law Advisory Committee

Jeremiah suggests to the previous caller to go to the federal court with your federal question and file for removal of the issue to the federal court . You can do that under 28 US Code 1446 Procedure for Removal of Civil Actions.

The general federal common law. Erie Railroad denounced the whole idea that there was some sort of general federal common law. The rule established by decision of the Supreme Court that state statute impressing a trust against assets of collecting bank in event of insolvency could not be applied to national banks was not overruled by subsequent decision of the Supreme Court in Erie Railroad Company v Tompkins on theory that the earlier rule was decided under federal general common law existence of which was denied by the subsequent decision.

Another point from a BAR Review text book: We are talking about a unilateral contract or a bilateral contract . In a unilateral contract the contract is formed only by the offeror has executory duties. Who wrote the Constitution? It was the Convention of States.

Caller gave his e-mail address for those interested in his findings: [secondsonofdonald@gmail.com](mailto:secondsonofdonald@gmail.com)

He will send you links to his folders and files.

Caller 10 Maude

Do people know that mortgages are trusts?

And when you sign your agreement with the bank you are the donor. You are making the bank trustees. There is a method of removing them from the trust by taking away their trusteeship.

People should look into that because this could save us a lot of grief.

They have to show fiduciary authority.

They also have to show proof of claim.

Where is your form 56 and 4490?

They are made trustees at the closing.

Caller 11 Oregon Steve

Ken Dost on facebook can tell you all about mortgage fraud

Talked about gun planted on LaVoy Finicum. The worst photo shop job ever.

Caller 12 Brad from PA

Caller questioned the groups thoughts on Mark Stevens.

He teaches people how to tackle traffic court.

Gerard has heard of Mark Stevens.

It is mostly due process.

It is hard to stand in front of the judge and argue if you are not good at it.

These guys are experts.

You can have the judge removed or get the case thrown out.

Carl Lentz has the Get Out Jail Free Card

Four videos on traffic court that are excellent.

He does a lot of UCC stuff.

Caller 13 Crystal

Crystal was disconnected Try to call back

Caller 14 Carl Price

Had some fun Went to Salt Lake to the Court House Got questioned by a few marshals.

They do not have NLA paperwork on file. They are fully aware of what the paperwork is about.

The marshal had questions. The caller tried to be polite.

Don’t get into an argument with these people. Get out of there.

Did not get the court clerk’s name. The marshals took over

The name doesn’t matter. All that matters is that you went there.

The marshals are running interference for the clerk so that you don’t get her name.

They know what our game is.

Caller 15 Pam

Karen Hudes talked to NLA Caller asked to share what Karen said.

Try to get out of the federal reserve notes

Try to bring in a different currency.

Caller 16 Mike Colorado

Documents are downloaded.

He e-mailed them to Nancy. Can Nancy forward them to you?

Gerard said to follow the instructions

They will review them.

NLA is at a standstill because of other work.

We have been putting all of our time into Sheriffs and Oregon.

We haven’t focused much on other cases.

The Sheriff papers and DVDs should go out Wednesday or Thursday.

That is when the mail should go out and the Sheriffs should have them by next Monday.

And then we will have a little more free time to catch up on cases.

We are coming to the point soon of indictment and enforcement.

Next Tuesday at 3:00 we will start talking about cases again.

So far we have only gone so far as contempt of court with opportunity to amend.

At some point it will come to indictments.