National Liberty Alliance

Monday Night Conference Call

May 9, 2016

Topic: Militia Part 3

Questions can be e-mailed to questions@nationallibertyalliance.org

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NLA has been working on the Committees of Safety

We have been trying to put together a page. You can find it on the blue bar at the top of the National Liberty Alliance website where it says “Committees of Safety” on the far right

The URL is Nationallibertyalliance.org/COS

There is a power point video

You can go to the website and cut and paste the URL there for YouTube

or you can go down further to Download a copy

Download copy of Committee of Safety Power Point Video

COS Presentation 2016

All of our Founding Fathers belonged to Committees of Safety

Each and every Committee of Safety should at some time establish a subcommittee called the Committee of Correspondence.

NLA will write a paper on the Committee of Correspondence and post it on the Committee of Safety page.

Anybody that realizes that we live in very troubled times, when they see this video will act immediately.

NLA is pretty well settled in every state of the Union , we do have a presence, so we feel we can reach and get activated the Committees of Safety in almost every county before 2016 is over

There is nothing we can’t handle if We the People become united in preparation for potential emergencies. Making sure that we have food, making sure we have electricity and water . Making sure that there are doctors and that there are dentists and carpenters, farmers, and all the necessary trades to keep the county going.

One of the first things the Committee of Safety will do after they are set up is to connect with their sheriff.

Once you get the sheriff on board and things are working out then you start to work on the problems in the community.

If we can organize quick enough then we can prevent anything that they throw at us.

We need to get the YouTube video viral

We need to get the webpage about the Committee of Safety viral

We are offering people a free education

They can take our civics course They can take our constitutional course

They can look at all the educational material that NLA has

NLA will be putting Roberts Rules of Order on the Committee of Safety page

NLA will be putting up a suggested plan for every county

NLA needs 15,000 people across the nation Four in each county to become administrators

NLA delivers the tools and delivers the education NLA delivers the principles

It is up to the people to take it and run with it.

We might read the plan next week

A suggested plan as to how the counties might want to proceed and set up so that we are compatible

John asked Gary if there were any questions

Gary asked Richard Walbaum the Common Law Advisory Committee chairman to address some questions.

Richard was not available

John moved on to Brent

John introduced Brent Winters

His book is Excellence of the Common Law

His website is commonlawyer.com

Today Brent will be talking about part three on the militia

We live in a time of lawlessness in high places

The only remedy for lawlessness is law

(25:40)

The first principles of common law is the law under which we live and it is the fellowship that Americans have and our common law tradition that distinguishes us from all of the rest of the world.

When things fall apart we will pick up the pieces locally and move forward and we will put things back together rather quick

It happened during our war with Britain

Many of us understand some fundamental rights

And one of those is the fourth militia clause It has been in the news for many decades

The fourth militia clause is the only one that delegates nothing.

It simply recognizes and protects a fundamental direct God-given direct to the individual right to protect one’s self And that is the Second Amendment.

It is the fourth of the four militia clauses of our U S Constitution.

Our Constitution’s plan is simple

The four militia clauses bestow four different sets of duties on four separate jurisdictions of persons.

Namely

number one the Congress of the United States

the state legislators and the governors of each state our militia clauses delegate a particular set of duties respecting the militia of that particular state to that group of people

The third group of which our militia clause is concerned are Presidents of the United States

The fourth class of people are the people of the United States

The phrase the people is the militia

The militia is a modern term in old common law England it was called the fyrd

The fyrd is the militia

And now we call it the militia

Also the people

And the two duties of the militia are to defend against enemies foreign and domestic

Foreign by force of arms if necessary That is why we have the Second Amendment. That is the first duty.

The second duty is to defend our law against enemies domestic

And that means to be willing to serve on a jury and defend another man’s rights , his fundamental rights of life, liberty , or property

A jury man defends against enemies domestic

Enemies domestic is primarily the powers that be

(31:36)

Our loyalty as Americans is to the Common Law first principles that our Constitution lays down.

Our Constitution calls these the law of the land

An old phrase taken from the Magna Carta that means due process

Due process is our common law

The people in America have kept themselves substantially armed. They have done their duty.

The class of persons called the Presidents, the class of persons called Congressmen, that class of persons called state governors and legislators none of those have done their duty under the Constitution for about 175 years.

There are four militia clauses

The first militia clause says:

Article 1 section 8 clauses 15-16

The Congress shall have the power to provide for calling forth the Militia to execute the Laws of the Union, suppress Insurrections and repel invasions;

To provide for organizing, arming, and disciplining, the Militia, and for governing such Part of them as may be employed in the Service of the United States, reserving to the States respectively, the Appointment of the Officers, and the Authority of training the Militia according to the discipline prescribed by Congress;

That is the longest of the four militia clauses

The reasons that allow for the calling forth of the militia are

Number one: to execute the laws of the union

Number two: to suppress insurrections and to repel invasions

Number three: to provide for organizing, arming and disciplining the militia and for governing such part of them that may be employed in the service of the United States

It does not say that Congress has the authority to govern the militia, to discipline the militia, to arm the militia, to organize the militia

What it says is this: it has the authority to provide for the organizing, arming and disciplining the militia.

Congress does not govern the militia

Congress provides for the governance.

The first militia clause is about the duties of Congress

The second militia clause Article 1 Section 8 clause 16

“reserving to the States respectively, the Appointment of the Officers, and the Authority of training the Militia according to the discipline prescribed by Congress;”

It acknowledges that Congress has the authority to prescribe a particular discipline that is uniform throughout the several states But Congress does not have the power nor the authority to enforce any of it. Reserving that, it says, to the states.

Military discipline is provided in writing

We call that particular body of law the Uniform Code of Military Justice

So that is the second militia clause

(44 min)

The first militia clause concerns the duties of Congress

The second militia clause concerns the duties of the states and that comes down to the legislature and the governor of each state

And only the states has the authority to appoint the officers. The United States , the Congress, the President none of those people have authority to appoint officers.

The power of appointment of officers belongs at the local level. At the state level.

The third militia clause concerns the class of persons called Presidents of the United States.

Article 2 Section 2 Clause 1

The President shall be Commander in Chief of the Army and Navy of the United States, and of the Militia of the several States, when called into the actual Service of the United States; he may require the Opinion, in writing, of the principal Officer in each of the executive Departments, upon any Subject relating to the Duties of their respective Offices, and he shall have Power to grant Reprieves and Pardons for Offenses against the United States, except in Cases of Impeachment.

Only when called into the actual service of the United States

At any other time , most of the time, the militia of the several states could be under the authority of the governor of each of the respective states.

The President of the United States at any given time has concurrent jurisdiction if he wants to take it over the militia with the governor of each state.

Concurrent jurisdiction means that whoever first calls out the militia , the President , or the governor of a state, that person has authority over that part of the militia of each of the states.

The National Guard is not the militia

National Guardsmen are under concurrent jurisdiction.

con means with or at the same time

current means as we go along

Both the President and the governor of each state have concurrent jurisdiction of the National Guard so also the militia of the several states

(48:18)

Congress – first militia clause

Second militia clause concerns the states

Third militia clause concerns Presidents

Fourth militia clause concerns the people

“A well regulated militia being necessary  to the security of a free state, the right of the people to keep and bear arms shall not be infringed.”

Chief Justice Taft of the United States Supreme Court said:

“The language of the Constitution cannot be interpreted safely, except by reference to common law”

Grandville Sharp , one of the great scholars of the New Testament said

“The Common Law always required the people to be armed, and not only armed, but to be experts in arms.”

Neil Smith said ” ... the only reason anybody has for taking your gun away is to make you weaker than he is, so he can do something to you that you wouldn't allow him to do if you were equipped to prevent it.”

Brent was opened for questions.

John forgot the Scripture reading at the opening of the call and read

Leviticus 26: 1-13

(1 hr)

CALLERS:

Caller 1: Eric from Georgia

Brent mentions in his book when so many people are employed by government that this increases the executive power

Eric asked Brent to explain it more

Most people that work for the government work for the executive branch.

Most people that work for the government don’t realize that.

People who work for government don’t have a clue

As long as they get a paycheck then they don’t care who they work for.

Government power is concentrated in the executive branch.

The Magna Carta says

We require that all judges, sheriffs, bailiffs, foreigners, people in government, we require that all of them

number one, know the law of the land

The law of the land is common law which is due process

Magna Carta adds the second requirement for people in public office

They must intend to do it to follow it well

Caller 2 John from Illinois

How would you approach either at the state or county level to get the officials to restore a militia?

Most senators don’t do anything until they take a poll and find out what people are thinking.

And once they find out what the majority were thinking then they would offer legislation that would satisfy that majority

If it is not popular a legislator is not going to get involved with it.

The founders of our nation were not what drove the revolution they just echoed what people were thinking.

It was their job, like all people in public positions, to find out what people were thinking and then say it.

MacArthur worked for President Teddy Roosevelt. MacArthur asked President Roosevelt why he was so popular. President Roosevelt said: I don’t come up with anything new, I just am able and I try to discern what people are thinking. And I try to put their thoughts into words for them because most of them can’t, or don’t want to, or are too busy to worry about it. But they want to hear what they are thinking. They want to hear someone else say it.

Winston Churchill knew how to put the ideas of others into words that satisfied them.

If you can show a legislator that this militia idea is good, they might get interested in putting forth that idea into the legislature and talk to other people about it.

Once an idea gets started then there’s no telling what will happen.

Buy some primers, they are about 100 pages long, on the militia of the several states.

Our Constitution’s answer to enemies within and without.

You can go to Amazon.com and type in Brent Allen Winters and all of Brent’s books will come up.

The Militia of the Several States is one of those books.

There is a model militia statute in the back of that book.

Take that and use that as a template to try to put together a militia statute.

Tell your state legislator, tell your sheriff, I got a statute here that might provide some guidance to the sheriff.

John added that in March NLA sent a paper of information and a mandamus to every governor in the nation and one of the things we gave them in that mandamus , we talked about his duty to make sure that there was an organized militia. We will do unorganized militias until we can get organized militias.

One of the things that NLA is going to do is to write a paper of a plan, of an idea, that all of the counties might want to consider to execute. First and foremost is to communicate with their sheriff.

Once they establish at least half of the state with committees of safety and they are communicating with each other and they come in one accord on to the governor to press the issue , the governor needs to press Congress to do their job and provide for the militia but meanwhile it is his job and his duty to provide for the militia as best he can until we can get Congress to do their job.

We the People are the militia.

NLA will propose a plan for all counties to work with.

They can take the plan and do it however they see fit.

(1:20)

Caller 3 Connecticut Crystal

She received a call from a gentleman and they are trying to take his grandkids.

They are putting them in foster homes.

She received a letter today and they want her house by the 30th of July.

There is a woman pregnant with cancer

There is a judge in Connecticut that was arrested a few months back and he was stealing people’s property and illegal stuff.

The media is meeting with this woman tomorrow and Crystal is trying to get some people with her

Crystal will call John

Crystal educates people at the schools and colleges.

Caller 4 Carol from North Carolina

no response

1:23

Caller 5: Paula

What does Brent think about Dick Cheney supporting Donald Trump?

John did not know if we want to get into politics

John asked Brent if he wanted to comment on that.

Know what’s going on but concentrate on what God wants you to do right now.

They want to politicize you

They want to get you off of the local stuff

No matter what happens on the national level; we got business to take care of right here locally or we are going to lose our country.

Brent does pay attention.

Cheney seems a little bit shady

In politics you want everybody to support you that you can because that brings in more votes.

That might be designed to discredit Trump.

Jan will control the panel for Gerard

John thanked Brent

(1:27)

Caller 6: Michigan Jan and Linda

In 1833 Congress wrote the Force Bill a/k/a the Bloody Bill

It was originally about South Carolina not wanting to pay tariffs and also something about slavery and they were wanting to secede

President Andrew Jackson was president at the time

Congress made the Force Bill to give him more authority

The 9th amendment says that anything not written in the Constitution will reserve to the people

In Marbury v Madison says anything that is repugnant to the Constitution is null and void

You can’t change the Constitution through legislation

There is a procedure to go through

Society has forgotten about the Constitution

If the people don’t know then teach them

We have to educate

It starts with ourselves. And it starts with the people around us.

We got to go into the schools.

We got to get morals back into the schools

We got to get the people in control of their own education.

Get away from centralized education.

We have to train our children that they owe something back to society

Caller 7: Massachusetts Mary

Are you aware of the executive order that was signed at the end of the week putting us into a transition period

It happened at the end of the week and it was an executive order to put us into a transition period.

(1:39:09)

We don’t have to worry about the President

We just have to worry about what is going on right in front of us and our election district

We will deal with him in the future

All of that will fix itself

We need to make the Committee of Safety video go viral

He is taking our courts, congress, and our local government away

And he is bringing in this U N power

And this transition will transfer the power to the people of the U N

Gerard read the document that they claim he is giving power to the UN and it doesn’t say the U N and some people are saying he is giving it to General Dunford and some people say that they have actually arrested him and the military is taking over and he is just there as a figure head

The wording of that came from a 1963 thing which was around the time of Kennedy and Gerard has read things about transition period. When one party goes out and another party comes in there are certain things written in order to transition the power

There are certain bills written up for the transition from one president to another.

It sounds like they are getting ready for the President to leave the office between November and January 4th when they swear in and there is a transition period.

If a potential candidate looks like he is going to win then they start preparing him ahead of time.

It may be a sci-ops. They may be trying to get everybody worked up over something that has been there all along

Gerard doesn’t know what that paper says

Think outside the box

Much of what they do is smoke and mirrors

It is psychological warfare

Our biggest enemy is us buying into that and giving it life.

Be careful because it could be a bunch of baloney.

Caller 8 New York Maude

Maude just got out of rehab

She hasn’t got any more notices since NLA sent out those letters

Can anything be done to motivate that judge in Brooklyn?

There have been some things that have gone out since then that you could send so that they could understand more about what you are talking about.

Gerard’s daughter may be able to give Maude a hand.

Mario and Maude are going to the county seat to speak tomorrow

She is going to talk about mortgage fraud because the county district attorney is about to be indicted

He was just outed by the sheriff

( 2hr)

Caller 9 California Jeremiah

Jeremiah the following:

Historical background on the common law

With the growth of Christianity and Christian philosophy came the decline and fall of Rome.

The concept of the state as the highest form of society began to be questioned with the rise of the Christian church. With the Norman invasion of the British Isles in 1066 precise and orderly methods into the government and law of England were introduced. Thus began under the Norman and Anglican monarchs of 11th and 12th centuries the gradual growth of a central administration and the development of the courts of law. The term common law was used for the law developed in the king’s courts and was generally employed in order to distinguish between it and that of the ecclesiastical courts. In effect the concept common law was adopted from the Canon law of the Christian church which was the common law of Christendom. But the common law came into use in the reign of Edward the First 1272 – 1307 or just shortly thereafter. It meant general as opposed to special law. The law common to the whole land. Unenacted law as distinguished from statutes and ordinances. The law of the temporal as opposed to the ecclesiastical courts. Later common law became contrasted with equity. The common law of the king’s court was made by the royal justices from the of math of customary law of the realm and became the common law of England. There were three great courts of common law.

King’s Bench, exchequer , and common pleas. As the routine of these royal courts became firmly established it was possible to forecast their decisions in terms of similar cases decided by them in the past. However according to Theodore F T Plucknett the practice of basing decisions upon precedent did not come about because it was the best rule to follow in decision making but because it enabled all existing courts to function with a minimum of trouble. In at least some respects the common law reflects the futile structure once it was derived. Over a period of centuries the law defining the relationship between the Anglo Norman monarchs and their tenants and chiefs became the law that was applicable to all Englishmen.

 In any case I suppose it is a little bit draining on the physic to sit here and listen to the historical background of the common law but certainly it shows a deep insight into the nature of it

The book is entitled The Judicial Process

It is also from another book called The Foundations of the Common Law

(2:19)

Caller 10 Richard from Iowa

Richard made an announcement that the common law advisory committee has a couple of new pages and you can find them under the committees pull down tab

under that the common law advisory tab

The first new page is the library page and you can learn the common law the way the way our founding fathers learned it from Blackstone’s Commentary and Laws of England. It is an audio book.

Also there is Kent’s commentaries on American Law

Kent is the American version of Blackstone

The other page is the training documents page

There are three useful documents on that page

The first is The Primer on the Grand Jury, Common Law, Natural Law and Equity

Learn the powers of the grand jury; what is common law and how it is determined; the tradition of natural law and its principles; what is equity, where did it come from, and its principles; sovereignty of the people; what is a statute; what is a crime; and other topics.

**The second useful document is Understanding Nisi Prius**

In the U.S., nisi prius is a synonym for a court of original jurisdiction over civil cases held in a local county with one judge and a jury.

**The third useful document is Child Protective Services and Parental Government**

How to apply natural law and principles of the Bible to restore parental government and take back control of our children. Also read A Treatise on the Police Powers of the United States in the CLAC Library, Ch. 13: "Police Regulation of the Relation of Parent and Child"; Sec. 166a is interesting.

Jan made an announcement:

We have started project number two for the federal district leaders

There are four documents posted on the web page Leaders Wanted

nationallibertyalliance.org/L-wanted

Caller 11: New York Peter

Peter has ideas for the Committee of Safety

You can go to gun clubs and firehouses

Possibly get a CB radio station that people can communicate

It would be the emergency station that the committee of safety could broadcast on

Hopefully ham radios will also get involved

Ham radio is part of the NLA plan

Anybody who understands how the radio process works on ham radios maybe they could draw up a proposal and get it to NLA so that it could be posted for others

Anybody who wants to write a paper on what the Committee of Safety should do should submit a paper with their ideas

Come up with ideas and propose them

The local police do not have a place in a common law nation

What drives the local police is tickets and putting people in jail because there is money that comes to the town

When we the people come together then we will empower each other and at that point we will reach critical mass to go in and take back our judicial process, to go in and take local government back

This administration sent the necessary forces to Oregon to do what they did and they did their evil on LaVoy Finicum and that comes right from the top. They knew that they had control of the judiciary and that they would be protected. They knew that they would have control of the locals.

Make the committee of safety power point video go viral

Take this to your local liberty groups