National Liberty Alliance

Monday Night Conference Call

February 27, 2017

Opening Song: Amazing Grace sung by Declan Galbraith

Topic: [Governor A. Cuomo, et al](https://www.nationallibertyalliance.org/files/federalcourt/rederssofgrievences/1019%20Governor%20A.%20Cuomo%2C%20et%20al.pdf)

Call-In Number: 712-770-4160 Participant Code: 385698

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

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Scripture Reading: John 4 :3 - 30

(8:30)

A lot of the language we use at NLA and the things that we talk about , the President is using the same language that we are using.

Which means that he is reading our papers, which he said that he would.

We will be filing a new paper, hopefully tomorrow.

A copy of the paper that we are going to look at tonight is up at nationallibertyalliance.org highlight “grand jury” then click on “docket”

The paper that we will be looking at tonight and reading , the number will change, it is currently paper number 1009-03 [Governor A. Cuomo, et al](https://www.nationallibertyalliance.org/files/federalcourt/rederssofgrievences/1019%20Governor%20A.%20Cuomo%2C%20et%20al.pdf)

We will make the necessary corrections before we file it

It will be filed in Albany, New York

This paper is at NationalLibertyAlliance.org/docket or under “grand jury”

Paper 1009-03 [Governor A. Cuomo, et al](https://www.nationallibertyalliance.org/files/federalcourt/rederssofgrievences/1019%20Governor%20A.%20Cuomo%2C%20et%20al.pdf)

That number will change

This is a Writ of Mandamus to Show Cause it is addressed to [Governor A. Cuomo, et al](https://www.nationallibertyalliance.org/files/federalcourt/rederssofgrievences/1019%20Governor%20A.%20Cuomo%2C%20et%20al.pdf)

John began reading the paper

(13:50)

“We the Sovereign People of the United States of America, under the power and authority of the Sureties of the Peace, hereinafter the Grand Jury, whereas the Unified Common Law Grand Juries arose out of We the Sovereign People in each of the Fifty States which came together to form a Unified United States Common Law Grand Jury and in this court of record hereby DEMAND that Governor A. Cuomo, N.Y.S. Senate Majority Leader John J. Flanagan; N.Y.S. Assembly Speaker Carl E. Heastie, hereinafter defendants, to give a VERIFIED accounting of defendants stewardship by showing cause concerning defendants contempt for the unalienable right of We the Sovereign People to bear arms protected by the 2nd Amendment. N.Y.S. Senate Majority Leader John J. Flanagan is being served on behalf of the entire Senate and is to provide copies to all members of the Senate. N.Y.S. Assembly Speaker Carl E. Heastie is being served on behalf of the entire Assembly and is to provide copies to all members of the House. Defendants are elected Representatives and have a legal and moral duty to speak directly to We the Sovereign People unfiltered (without an attorney). Defendants, being stewards with vested Constitutional authority do not have the right to remain silent or the right to an attorney concerning questions of their vested actions. ANSWERS TO THE GRAND JURY IN THIS ACTION THROUGH AN ATTORNEY WILL BE CONSIDERED A NON-ANSWER.”

The 13 page paper ends with the following

“WHEREFORE, We the Sovereign People demand that Governor A. Cuomo, N.Y.S. Senate and N.Y.S. Assembly cease all unconstitutional actions and stop blindly approving BAR legislation into laws that are repugnant to the Constitution. All legislation is to state clearly by what authority they act upon. The common ploy moving the court for dismissal for ‘No Standing’ used by Attorneys General with a willing judge in order to shield government servants is for slaves, not sovereigns. We the Sovereign People will not accept a dismissal; magistrates have no such leave in this court of record to dismiss by summary proceeding. If the defendants fail to answer unfiltered, We the Sovereign People authorize the movement of this court for a default, rendering all legislative infringements upon the second Amendment null and void in the United States including and not limited to N.Y.S. Code §265.20, §265.01, §700.00, §400.00, §265.00, §265.02, §265.35, §35.20, §265.10, §2230 and the court is to direct all County Sheriffs to protect the People, from state and federal law enforcement agents who are to cease and desist all abuse against We the Sovereign People for the exercising of our unalienable ‘right to keep and bear Arms’, protected by the 2nd Amendment. Quotiens dubia interpretatio libertatis est, secundum libertatem respondendum erit: SEAL DATED: March 1, 2017 “

Quotiens dubia interpretatio libertatis est, secundum libertatem respondendum erit. Whenever there is a  doubt between liberty and slavery, the decision must be in favor of liberty

(41:47)

The paper will be cleaned up and out in the next 24 to 48 hours.

We will probably read the Memorandum of Law concerning the Second Amendment next week.

That will be posted in the next couple of days.

A woman called John up. She has a son Her son was 18 at the time He is in jail He has served 8 years of a life sentence. He was arrested and convicted for accessory to murder. He was headed somewhere and one of his friends asked him for a ride. He gave him a ride and dropped him off at a certain place. He continued on his way and then went home. He later was arrested for accessory to murder because he gave a ride to a person to the crime scene. The person being tried for murder was acquitted. The court ruled that it was self defense.

The woman’s son was convicted of accessory to murder however the person who he was supposed to assist was acquitted of murder. He is serving a life sentence and he is now eight years in. He went in when he was 18 years old. This is the kind of court case we need people to have affidavits. We are also going to bring this to the attention of the President.

The President has met with the oil people With the miners Out west

We know that he has been paying attention to the ranchers.

He might be silent on that because the investigation is still ongoing.

Hopefully he is looking into the assassination of LaVoy Finicum.

You can find a 2 ½ hour long video about LaVoy Finicum on the NationalLibertyAlliance home page. This is a man that was definitely killed because he went up against the government.

These are the cases NLA is pursuing.

At National Liberty Alliance we are not antigovernment Government is important

Tyrants have taken control of our government

We need to identify these individuals and we need to put them in jail.

(56:07)

Organizing

We’ve been organizing for years

Now is time to wake up a lot of people who have fallen asleep

We have about 900 people who are taking the courses for the purpose of becoming administrators. We have 3,133 counties in America. Each one of those counties need to have four administrators. That would be the investigative body for the grand jury. They orient the jury.

There is a case in Oregon The Hammonds case they were tried

The Hammonds had double jeopardy

The Hammonds case they tried them they found them guilty they served x amount of years in jail they let them go they were home for about four years and then all of a sudden it surfaced again and the judge decided that they didn’t serve enough time and they called them back in and put them back in jail for a couple more years.

That is the Hammonds’ case.

(1:03:29)

Possibly in the Robertson case, they acquitted him and then they tried him again.

There is no such thing as a hung jury

They have to make a decision

And if they can’t then they must acquit

We perish for lack of knowledge

We have to get to know the law.

We can show conspiracy in 94 of the 94 federal district courts

We have enough evidence already to show conspiracy between all of them

Not only the chief judges but also the chief clerks. And all the judges underneath them.

We have become a lawless nation and the remedy is to apply the law

Organizing We are involved in organizing

(1:07:17)

We have about 900 people who are running for administrators All you have to do is sign up. We need about 15,000 administrators across the nation Four for each county It is a paid position But it also requires an education

Administrators need to be working within the structure of National Liberty Alliance in order to learn. They need to be reading the papers They need to come to the Monday Night meeting. They need to take our two free courses. The civics course and the constitutional course.

They need to be reading the papers. Every time you read a paper you are getting an education. Because you are reading the words of our Founding Fathers. You are reading the Constitution.

You get to know it by reading it.

It doesn’t matter what kind of education you have All you have to do is read, get involved, and immerse yourself in what it is that you need to understand. Just try to understand it.

If you try to understand something then you will never forget it.

There is no real requirement to be an administrator other than to get involved.

We have an address and a presence in every state in the union, all fifty states

We got to make sure that all of those people are activated.

We have thousands of county organizers.

We need to re-energize them

We have 30 cases right now of due process denial by judges and by chief clerks who have removed paperwork These are all crimes These people need to be prosecuted

We are going to prosecute them here in Albany , New York

We have 979 grand jury administrators signed up

We have to find out how many of them are active and on track and taking the civics course and the constitution course.

Go to NationalLibertyAlliance.org and right on the front page click on “NLA Plan” Read that page through and you will see exactly what we are doing and what our plan is and what positions we need to fill.

We need people working with our news We are going to start a TV News program. We got some bloggers trying to get the news out.

NLA has national co-ordinators We could use a few more national co-ordinators

We have the Committees of Safety We have the Courtroom Observers

We have the Welcoming Committee

We need more people.

We have the Investigative Research Committee

We have Habeas Corpus Committee

We have the Liberty Groups Committee

We have the Education Committee

We need more help

We need district leaders

We got four districts, one for each time zone.

We need state co-ordinators.

We do have state co-ordinators in every state. We need more

Some are not active We got to get them reactivated or replace them.

We need 3,000 county organizers

We need four administrators in each county We got 900 We need 15,000 all together.

In order to become an administrator you need to take the two courses That is a prerequisite.

We are going to add that you have to be active.

That is on the job training. It is an education

When we break through into the courts we are going to have an influx of people.

Opportunists will see the opportunity to seize power.

We need to prevent that from happening.

We have instructed the people that are becoming administrators that they must take a vow before God that they must go forward with a sense of honor, justice, and mercy.

They are to police themselves.

We have all of this written up and we are writing a handbook

At National Liberty Alliance we have previously had a problem in two states where a couple of people were doing the right thing and we had all of these people coming to us telling us terrible things about these people. And we went to fix the problem and we found out that it was the other way around. The two or three people that they were trying to kick out were the people that were doing the right thing.

Infiltrators were sabotaging our work.

It has happened at National Liberty Alliance.

If we don’t police ourselves, if we don’t make sure that we are doing the right thing then we don’t deserve that position because we become them. We cannot become lawless.

(1:22:00)

Gerard reminded everyone that NLA will shortly be opening up a NLA News channel which will also go on YouTube.

QUESTION:

(1:27:50)

What can   We the People  say to elected officials who are running for re-election and have not responded to NLA papers?   Isn't there a federal code that elected officials are obligated to respond to inquiries?

Common law requires, the United States Supreme Court has even ruled, that when an individual that has a duty to speak is silent or doesn’t respond that it is fraud. If they are fraudulent then that is a crime. We can indict them You will not get a grand jury to indict them because they are all puppet grand juries. That is why the Unified United States Common Law Grand Jury is not a puppet grand jury. We will indict these people. The purpose of National Liberty Alliance ultimately is to educate and provide for communications and organization for the people to empower them at the grassroots level.

(1:29:47)

There are two ways to empower people at the grassroots level: Politically and Judicially.

The first order of business is to create these administrations. Four individuals to become reasonably educated , work out of a handbook, educate themselves , on the job training. Those people become the investigative body for the Grand Jury. They will make sure that the grand juries and trial juries are pure. You don’t need an education to be a jurist. You just need to be a person that can communicate with another person. The laws they need to apply come from the heart. There is mercy and there are extenuating circumstances. Common law is about restitution . Common law is not about putting people in jail.

The other way is through Committees of Safety which NLA is forming across America.

Our children need civics and Constitution courses We will create them

National Liberty Alliance’s purpose is not to rule but is to train, educate, provide communication amongst ourselves, and also to provide organization.

CALLERS

(1:46:40)

Caller 1: Mike from New York

Last week Mike mentioned that he went to the SCOPE meeting and the sheriff was there.

The sheriff has no support.

Why aren’t these people involved in NLA?

The document that John read tonight has SCOPE all over it.

We need to take our message to SCOPE

We have tried.

Sandy from SCOPE is also on the line.

Mike and Sandy think that Nobody knows NLA There is nothing that is being promoted for NLA Mike and Sandy were talking about yard signs, and advertising in SCOPE magazine

Mike is going to meet and talk with someone from SCOPE Mike would like to take tonight’s document once it is refined and he will present it so that they can see what NLA is doing.

A lot of SCOPE members are not connected to liberty groups.

Some of them may have been in earlier liberty groups and the Ron Paul movement.

Anybody involved in the past few years or that had been involved in the Ron Paul movement at least have National Liberty Alliance name recognition.

NLA is the most active liberty group in America.

We have not been taken over by outside influence.

NLA has about 6,000 members.

We have name recognition

People say that they have heard of NLA

SCOPE tends to be concerned and focused more on the gun laws.

They are the sleeping giant that could be the final push

We are going to try to get a campaign going , once we perfect these papers, once we perfect it, that’s when you want to download it and send copies to people, there are three or four papers that are going to be attached to this, extremely important is the Memorandum in Support of the Second Amendment, it will be attached , and another paper about Communism written by the Congress in 1950, the third paper is a jurisdiction paper , and another paper that will be attached. This paper and the Memorandum, that is what you want to give to the people. They may not have seen anything the way NLA writes their papers. They’ve seen papers written by a bunch of lawyers.

NLA has strategies to save America.

We have lots of members who are SCOPE members

We have Gun Owners of New York who are members

The word is getting out We are hitting more and more chapters of SCOPE

It is just a matter of time til we hit critical mass.

The local members of SCOPE need to introduce NLA to those higher up

The sheriff of Erie County when he would speak to the SCOPE group if he had everybody behind him knowing that they as gun owners could be part of the militia then he would have a force to be reckoned with. Now he would have something to work with.

Caller wants to get the SCOPE people in his area to come on board with NLA

They should come to NLA to get educated Take our free courses.

When they see the paperwork that NLA is putting together, that has SCOPE all over it.

Sandy from SCOPE is also on the call.

Sandy was unmuted

Sandy said that SCOPE has over 30,000 members throughout New York state.

SCOPE is fifty years old.

Sandy and Mike were discussing why does SCOPE have over 30,000 members in New York state right now.

The gun shows are a family atmosphere now.

You get all walks of life.

At the gun shows we sign people up people become members.

You get some good discussions going on We have paperwork that explains how the New York Safe Act is affecting people. We have every different type of person in New York state. A lot of them just want to mind their own business. They want to own their guns and they want to live in peace. They want to be left alone. They are not up to speed on who NLA is. The only thing they know is their own little world.

Jefferson spoke of this problem

Jefferson said that if people expect to be ignorant and free, they expect what never was and what never will be.

We have become ignorant.

If a lawyer wrote what NLA wrote then they would be disbarred.

We can get away with it because we are the People.

We are coming in as the Grand Jury

Look what they did to the lawyer in Oregon when the Bundy’s were acquitted.

There was no arrest warrant coming out of Nevada that the marshals had to hold these people.

The lawyer stepped up and said excuse me you can’t take these people back they’ve just been acquitted. Let them loose.

In the middle of his argument, before the judge in the courtroom, they zapped him with the stun gun. It was a lawyer in a courtroom arguing a case. Where have we gone to that we allow that to happen?

Lawyers can’t do what NLA is doing.

We the People have to educate ourselves.

We don’t get lost in their statutes or their statutory process.

Sandy thinks that we need to educate the average person out there.

Sandy is trying to look for avenues that the NLA can be part of.

Different organizations backing each other and supporting each other.

Education is the number one idea that we have to explore right now especially with the younger children. There has been so much mind control. People are blocking things out or they don’t want to know. The media hasn’t helped. Like with LaVoy Finicum, nobody knows what really happened. If people went to the NLA home page , NLA has a long video about LaVoy Finicum. It will make you cry. It explains who this man was. What he did. And how dangerous he was to the enemies of liberty.

National Liberty Alliance’s purpose is to educate and to provide for the organization and communication of the People.

At the NLA website we have free courses

The civics course is a long course, it is 120 hour course.

NLA also has a constitutional course. That is about an 8 hour course.

Those are two courses that everyone should take

We have a link called “Education”. We have all the Founding Fathers’ documents. We have essays and lectures. We have American History lectures. We have common law lectures. We have trial by jury essay. We have so much stuff at our website.

SCOPE should use NLA as a tool.

SCOPE should get involved in our Court Watchers system.

Under our “News” tab we have White House briefings

NLA has a page for the President’s Weekly Address

NLA has “Trump in the News”

NLA has something on lawless government

NLA is also connected to Ron Paul’s Sound Money Page

NLA has Today’s Issues

There are a lot of things at the National Liberty Alliance website

NLA is here to educate people

NLA has audio books and books you can download in PDF form

There is also essays and lectures

If people want to learn they can come to NLA

They can do the minimum things which is taking our free courses

Or they can dig deep

Brent Winters is author of the book “Excellence of the Common Law”

He also has a website commonlawyer.com

Brent’s book gives the history of common law

People need to learn these things

Everything is collected all in one place at the NLA website

Once you understand what is going on in the courts then you gain power and knowledge

They wouldn’t be able to do what they do if we had the understanding of the way it is supposed to be.

You can go to the NLA website and get fliers

NLA needs people to help support us

Mike and Sandy could offer NLA material at the fairs

Call Jan you can find him on the directory

(2:23:46)

Caller 2: April from North Carolina

Caller has a question about the paper that John read tonight

Will John be doing that in all the states?

This is a federal case What happens here affects every state in the Union

We first got to succeed here.

The President just spoke about his support of the Second Amendment

He is a big supporter of the Second Amendment

The President will get a copy of this.

Go to NationalLibertyAlliance.org highlight “News” click on “Trump in the News” then click on “President Trump Delivers Remarks at C PAC”

Listen to that He speaks about being a big supporter of the Second Amendment.

We have sent him our papers

He is paying attention to the law

Regarding the Common Law Grand Jury Administration Vow.

Is there a way to download it, fill it out, and then print it out?

Just download it , print it out, sign it, the vow should not be going to NLA.

People sent it to NLA because we started it that way but it should be going to the county.

When we get four people in every county then they need to have a copy and keep it in the court. It is between you and God.

It is up to the other three to make sure that the other one is keeping the vow.

We have to police ourselves.

Caller 3: California Fred

On the document that you just produced you keep referring to rights … rights … rights … rights John questioned if he said “unalienable rights” Nowhere in that document do you mention that the Bill of Rights are government prohibitions outside control of the government. That needs to be stated.

Say that it is a “government no go zone”

We continue to call it the Bill of Rights because that is what people are familiar with.

We do use the language we found in the Constitution under the Bill of Rights and it is in this paper I will read it from the Preamble of the Bill of Rights:

“The Conventions of a number of the States having, at the time of adopting the Constitution, expressed a desire, in order to prevent misconduct or abuse of its powers, that further declaratory and restrictive clauses should be added, and as extending the ground of public confidence in Government will best insure the beneficent ends of its institution”

We do have that in this paper. These are restricting clauses.

The Bill of Rights was penned by James Madison

It goes on and says:

“**RESOLVED** by the Senate and House of Representatives of the United States of America, in Congress assembled, two thirds of both Houses concurring, that the following Articles be proposed to the Legislatures of the several States, as Amendments to the Constitution of the United States, all or any of which Articles, when ratified by three fourths of the said Legislatures, to be valid to all intents and purposes, as part of the said Constitution; viz.:”

We have it there but it might not be as clear as you are making your point.

John often makes the point that the Constitution is read in the light of the Bill of Rights.

The power of our Constitution is our Bill of Rights because it is the restrictive part.

We are forbidding them from doing certain things

It is the capstone

The Declaration of Independence is the foundation

The Constitution is the law

The Bill of Rights is the capstone

Send your ideas to Jan

John will be going over it with Jan tomorrow to finalize it

If we can win this case, and we got thirty more cases inside this case, if we win this case, it’s a federal case, this is in effect across the nation

And any state that rejects it we can go fight it using this case.

Caller said this is an opportunity to include Agenda 21 and Agenda 30

John replied that that is too much right now.

This does a number if things

It gets us into the court

By winning the case it gives us power and authority and focus.

It gets us news recognition

After this we are going for prosecutions

It’s time to put people in jail.

If they are breaking the law then they need to go to jail.

We have judges that have denied the Constitution and said that you cannot bring the Constitution into court They also say that you can’t bring the Bible in

That is a violation to liberty

NLA has 30 cases that we have done Habeas Corpuses it is the statutory process of due process they rejected their own statutory process of giving these people due process

These people need to be indicted

We intend on indicting these judges and potentially the clerks for removing the paperwork

These judges need to be indicted

We intend on doing this through this case

We’re in the courts We start getting indictments We start getting power and authority We start getting some indictments If we can get the prosecutors coming out of the United States Attorney General’s Office then it’s over

We are in the courts we are recognized we can start to empower the People.

We can push every court in America to recognize and accept and move over so the People control the juries and make sure that they are not tainted. At that point it’s over. Agenda 21 is gone All those issues can be dealt with immediately

The Unified United States Common Law Grand Jury will continue until it cleans up all these major issues

We can shut down the BAR Association

We could clean up America in a year

Caller complimented John on having a master plan

John lost his connection

Caller recommended a webpage licensed to lie do an internet search on that

Caller 4: Andrew

No Response

Caller 5 Brian Indiana

On the website not fake news on YouTube The police under Trump’s guidance took down 1500 pedophiles recently It was under “You’ll not see this on the news”