National Liberty Alliance

Monday Night Conference Call

January 16, 2017

Opening Song: Days Are Numbers ( The Traveller)

Topic: Judicial Notice to Magistrates

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

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

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Scripture Reading: John 10

(8:02)

QUESTIONS

Question 1 Why does NLA need to serve a competent party like a Senator , or judge, or clerk, or attorney?

We are not getting any place any where else so we have to take it to a place where they need to respond to us and that would be a court case. We have written our court case in a very controlled fashion . We put everything together in a very careful way.

go to NationalLibertyAlliance.org/docket or highlight “Grand Jury” and click “docket”

There is a paper in which we laid out the process of how we are going forward with the court

The paper is “Judicial Notice to Magistrate”

It lays out the process by which we are going into the court

John changed the number to 1005

It is “Judicial Notice to Magistrate”

This lays out the process by which we are going into the court and how we expect people to behave under the process of common law

We’re serving them with papers so they might answer

When you have a duty to speak and you remain silent, that is fraud

We make that point in our case.

We are mailing all of the served papers tomorrow

We are serving all 8 justices in the United States Supreme Court

We are serving President Elect Trump

They have to be served in order for them to answer

There is a consequence if they don’t answer

We served both Houses, we served the President, we served the Supreme Court.

We are working on the papers to get the fifty governors also served.

For them it is a Notice of Information.

We are in the process of getting the paperwork together for the Robertson case.

We will start with the habeas corpuses that they failed to answer and the paper that the clerks failed to file. And the Chief Judges that failed to see to it that the law was adhered to.

They need to answer. We are going to do a Show Cause on them and go after them for warring against the Constitution and We the People.

Question 2:

In NLA papers, are U S Supreme Court cases the only court opinions that NLA uses in quotes and footnotes?

We use the Constitution, we use the Bill of Rights , Declaration of Independence, Magna Carta, Holy Bible, we use our Founding Fathers’ words, we use the Federalists Papers, we use different essays, we use Lysander Spooner.

The key thing is exposing the truth. We need critical mass.

We have to hit critical mass. We are very close.

People should be educating themselves.

Any hearings that we have and any trials we do go forward with in this court case will be video taped and livestreamed.

The problem we are dealing with is subversion against the United States of America from enemies both foreign and domestic at every level of government.

We need to wake them up We will give them the olive branch We will forgive them if they starting working with us and take this nation back and give it to the American people.

We will make indictments and let trial juries decide their fate.

Jan clarified the question was whether Supreme Court decisions are the only court decisions that we use in the U S court system for our quotes

John replied that he would only use the Supreme Court decisions

John would definitely not use any lower court decisions at all because they are not courts of record.

To some degree the Supreme Court is a court of record because their word is final.

We’ve given them authority in the Constitution , they are to rule over the lower courts. And so they are a court of record.

A court of record is a court that is run by a jury.

In the case of the Supreme Court it is a jury of nine.

They’re jurists and they are making decisions on the cases that they have authority to make decisions on.

The people need to become educated so that they can act with power and authority.

There is nothing worse than ignorance in action.

They are a court of record, when they make a final decision concerning the federal district courts , not on courts of record though.

A court of record is a trial by jury

We can nullify anything that the Supreme Court says if we know that it is wrong.

For every injury there must be a remedy.

In the NLA case we are bringing in a tremendous number of cases.

There are numerous trials that are going to take place.

No individual can save America

Not even Trump can

Ron Paul was running for President , he could only do so much if he could get in

Whatever good things are done only the People can make sure that they are maintained and kept.

If they break the law we indict them.

People should be donating $5 a month or more. Very few people do.

We are always in need of money.

There are so many people that won’t give $5 a month or more.

They don’t do it.

People should volunteer. Become an administrator. Become educated. Take the Civics Course.

People have started the course and then have just fallen away.

John challenges everybody to bring somebody else to our next Monday Night meeting.

Get somebody from a liberty group to attend this meeting.

John also challenges everybody to get people who used to attend these meetings to start attending again.

We need critical mass.

This is the moment that we worked for five or six years for.

We need critical mass

We are close to critical mass.

(30:32)

Question 3

As per NLA's recent paper, "Court is to take Judicial Cognizance" (1005 Judicial Notice to Magistrate),  where will the CLGJ administrators find people to appoint as special prosecutors?

John knows three or four people off the top of his head who are very capable of doing that job.

There are other people that know people that would be good candidates.

That would not be a problem

That is a simple task

TWO ANNOUNCEMENTS

Special meeting tomorrow night get into the call the same way as you did tonight

The first meeting will start at 8:00 EST

It concerns mortgage and foreclosure issues.

We are trying to locate people that might be able to help out processing

If you know of someone who works in that area that might like to help then attend the meeting at 8:00 PM tomorrow evening

At 9:00 PM we will look into the request of some people to start a prayer group

At 9:00 we will hold an exploratory meeting

January 17 at 9:00 PM

Use the standard number 712 770 4160 Access code 385698#

At this point most people are doing nothing

Get involved

Get the local groups going

Committees of safety are the most important thing at this time that anyone can do.

This is what our Founding Fathers used to save the nation.

If local people controlled the local politics then you are totally protected from big government

The local government needs to understand their authority and jurisdiction and their duty to defend the Constitution and to defend the people and to make sure that the people are armed

John read the paper referred to in QUESTIONS:

Court is to Take Judicial Cognizance

You can find it at nationallibertyalliance.org/docket or highlight “grand jury” and click on “docket”

The paper is called 1005 Judicial Notice to Magistrate

(40:00)

The paper begins as follows:

“COURT IS TO TAKE JUDICIAL COGNIZANCE We the People have been providentially provided legal recourse to address the criminal conduct of persons themselves entrusted to dispense justice. In the Supreme Court case of United States v. Williams, 112 S.Ct. 1735, 504 U.S. 36, 118 L.Ed.2d 352 (1992), Justice Antonin Scalia, writing for the majority, confirmed that: ‘The American grand jury is neither part of the judicial, executive nor legislative branches of government, but instead belongs to the people. It is in effect a fourth branch of government ‘governed’ and administered to directly by and on behalf of the American people, and its authority emanates from the Bill of Rights.’ The Court further said: ‘Thus, citizens have the unbridled right to empanel their own grand juries and present ‘True Bills’ of indictment to a court, which is then required to commence a criminal proceeding.”

The paper ends with the following:

“8) Once indicted, servants will be removed from office and have a right to counsel. If they cannot afford legal counsel they can petition the court and if they qualify the court will provide counsel. 9) ‘It is the duty of all magistrates to exercise the power vested in them for the good of the people, according to law, and with zeal and fidelity. A neglect on the part of a magistrate to exercise the functions of his office, when required by law, is a misdemeanor.’”

(54:36)

This paper lays out the way this court case is going to go.

That is only one paper

We are overwhelming the court

Go to NationalLibertyAlliance.org/documents

or go to NationalLibertyAlliance.org click “grand jury” then click “dockets”

Look at all the papers we have filed.

17 papers filed

We got 17 documents of evidence

We got numerous law documents

All of this is part of the evidence process

We have also brought in habeas corpuses and the Robertson case.

We are going to bring them into our court and they are going to answer.

We are going to give them Show Causes and they need to answer this.

They need to let this man out of prison

He doesn’t belong there

He is a political prisoner

As well as the case in Oregon

And the assassination of LaVoy Finicum

And the case against the Bundy’s in Nevada

And many, many other cases

We have approximately 30 habeas corpuses that have been ignored by the courts

We want to know why and by what authority

These people are servants of the People

They are our servants

They are denying us due process

The purpose of a habeas corpus is to exercise and force the courts to give us due process

Due process is an unalienable right

These people have never been given due process

They make it look like they have been given due process

It is all a lie

It is jury stacking It is jury tampering It is cover up

We need critical mass behind us

(59:00)

Robert has an update

The inauguration is on Friday and the next hearing in Portland is on Friday.

The hearings normally start at 9:00 AM

But not everybody is going to get in.

In the Nevada case, another judge has stepped up and they are going to have a special hearing on the 24th for Ryan Bundy to talk about turning him loose.

There is only one reason why that would be happening.

They murdered a man. They assassinated an individual. They have put these people in prison. They have denied them everything. These people never should have been put in jail at all. If they let him loose, why? There is only one reason. The only reason that they are doing it is because they are frightened.

Why is it just him? Why isn’t it all of them?

Let’s see what happens

If it is a release then maybe a lot more will be released.

Trump is moving in He has made some statements. He’s watching what is going on there. He has read NLA papers.

We are pushing Trump to require the law to be obeyed.

Robert has more information but he is not at liberty to talk about it right now.

Robert can make a prediction that by the end of this month all of our patriots will be freed.

John agrees with that prediction.

We need the People’s involvement.

We all know about the medical maltreatment of the prisoners in the prisons.

A man in Nevada died the other day. One of the other inmates.

Even if they let him or the others loose we still want to know by what authority they acted.

We are going to get a trial going regarding the murder of LaVoy Finicum.

The Patriots and LaVoy Finicum never made it to Grant County to have their meeting.

It is going to happen on the 27th.

Mrs Finicum is going to hold that meeting.

Maybe it is time to remove the bullet from Ryan’s shoulder.

They haven’t even addressed the murder.

The hearing on the 20th could be very interesting as to what charges they are actually going to put on Mumford and the misdemeanor charges that they are going to put on the Patriots.

Robert will have a report and update on the 23rd.

(1:08:15)

Brent began his lesson

Brent is author of “Excellence of the Common Law”

Brent’s website is commonlawyer.com

The only remedy to the lawlessness that we see is law, true law.

The remedy is not Donald Trump

We’ve been talking about the four militia clauses of the United States Constitution.

Each of those militia clauses delineates the responsibilities, the duties , of a particular group of people of Americans.

We are going to talk about a Model State Militia Statute.

I’ve included a Model State Militia Statute, I call it Pattern of State Militia Statute, at the end of the book Brent wrote, “A Primer for the Militia Clauses for our U S Constitution” called “Militia of the Several States, Our Constitution’s Answer to it’s Enemies”.

The state militia statute concerns the responsibilities of the state legislature of your state, they should pass a statute, something like this state militia statute.

I will begin with the Preamble.

“By this state militia statute the legislature means to protect the rights of the people of this state by enabling the responsibilities that our United States Constitution delegates respecting the militia of the several states among four classes of Americans, Congressmen, State Legislators, Presidents, and the People.

These four classes of People each one of them are a particular militia clause one of the four militia clauses of our United States Constitution. Congressmen, State Legislators, Presidents, and the People. “

“Whereas the purpose of the militia of the several states is to secure freedom and security at the same time by first stopping wrongful taking of life , liberty, and property . Second, protecting our common law government of laws against any government of mere men, whether foreign or domestic . And third, thereby thwarting overthrow of lawful government. That is the purpose of the militia of the several states. It is to prevent the overthrow of lawful government .”

“Whereas the People of this state recognize and declare the exclusive necessity of our militia to the security of our state in freedom according to the U S Constitution Amendment 2. Whereas the People of this state recognize and declare that our United States Constitution is an affirmation of our state common law militia. Whereas the People of this state recognize and declare that the Congress and Presidents must draw their authority only from our U S Constitution. That said Constitution, in each of the several states, holds their authority direct from the People of the several states. And that the militia of each state comprise the People of that state. Whereas the People of this state recognize and declare that our U S Constitution arranges duties under it’s four militia clauses among four classes of men, Congressmen, State Legislators, U S Presidents, and individual Americans. Whereas the People of this state recognize and declare that we the people of the several states of our Union by our Constitution have delegated to the President certain yet limited responsibilities respecting the militia of the several states. Whereas our United States Constitution recognizes concurrent jurisdiction of the militia of the several states the state’s governor having jurisdiction of this state’s militia, while the President of the United States also has jurisdiction under the restraints and according to the standards of rules our U S Constitution and Congress has set for him. Whereas this concurrent jurisdiction of the militia of the several states arises from an incontestable dual sovereignty of each of the several states along with and at the same time of the United States. Whereas our Constitution charges Congress alone with providing rules for calling forth the militia. Whereas our US Constitution limits the reasons the President can call forth the militia of the several states or any part of these into the service of the United States to only three. Three reasons : to execute the laws of the Union, suppress insurrections, and repel invasions. These three reasons, and no others. Article 1 , Section 8, Clauses 15 and 16 give the reason why the President of the United States can call forth the militia. Whereas the US Constitution gives the President authority over any member of this state’s militia only when called into actual service of the United States , that is Article 1 , Section 8 again, clauses 15 and 16. Whereas our Constitution reserves to each state the appointment of officers and the authority of training the militia according to the authority of the discipline prescribed by Congress. Congress only has the authority to prescribe the discipline of the militia of the several states . Congress does not have the power to make that happen. The division of power between the states and the federal government. The states have the power to make it happen. Only Congress has the power to set it forth in writing by legislation Whereas each state accordingly has the common law responsibility to provide practical standards for it’s militia such as the kind of firearm and the amount of ammunition each militiaman must himself provide to himself keep and bear the training discipline, and skill with this firearm to which he must obtain at his own cost and any penalties for failure to do so.

Whereas our Constitution bars infringement of each and every individual’s God-given right to keep and bear arms.

Whereas our Constitution reserves to each state the appointment of the officers and the authority of training the militia according to the discipline prescribed by Congress

Whereas each state accordingly has the common law responsibility to provide practical standards for it’s militia

Whereas there is no other kind of fundamental right other than individual

Whereas the US Constitution Amendment 2 states that security and freedom at the same time are possible only if each militiaman of each state fulfills his duty in accord with our US Constitution’s four militia clauses.

The Second Amendment is the fourth militia clause.

Whereas accordingly in order for a state to have the security of a free state Amendment 2 bars the national government or any state government from interfering ,that means infringing, with any one of the people’s nondelegable right and duty to keep and bear arms

Whereas Congress has neglected our US Constitution’s mandate to provide rules for training of the militia of the several states.

Whereas the militia of our several states and the offices it fills are unique from any standing army and police forces accordingly each of our U S Constitution assignment of responsibilities respecting the militia of the several states are nondelegable and unassignable to any regular or reserve , army, navy, or national guard , or to any police force , or bureaucracy or government agent.

Whereas our US Constitution’s recognition and affirmation of the militia of the several states is the supreme law of the land .

The supreme law of the land means due process.

The militia clauses of our Constitution are the law of the land.

The four militia clauses define how this is to happen.

The responsibilities that our Constitution delegates to the three classes of people.

The first three militia clauses

And then the last militia clause, the Second Amendment, delegates no responsibilities but rather recognizes and guarantees protection of a duty or responsibility or right that God has given to the people to defend themselves.

Whereas our US Constitution requires each state to organize , discipline and train it’s own militia.

Whereas both Congress and the Several States have neglected and violated the mandates of the people by our US Constitution’s four militia clauses.

Whereas our U S Constitution now depends on no other class of persons to protect the rights and freedoms of the people of this state except the militia of the several states.

Whereas this state must never neglect it’s Constitution required duty under our Second Amendment to never infringe upon the common law right of the people to keep and bear arms but to always encourage the people to keep themselves armed and skilled in the use of arms.

Finally whereas unless the people of this state fulfill and enforce our U S Constitution’s four militia clauses the federal government will gain an unconstitutional monopoly of force and power and will press both the states and the people as it is now seen.

Therefore in recognition of the foregoing the people of this state hereby enact this State Militia Act”

(1:36:00)

This Pattern State Militia Act defines who are the members of the militia.

The militia of this state includes all males between the ages of 20 and 45 dwelling within this state’s boundaries having intent to dwell within the state for the indefinite future and able bodied to carry and fire the weapon this state legislature designates . The militia of this state does not include females.

So with this Pattern State Militia Statute all able bodied males, able bodied to carry and fire the weapon the state legislature designates , that’s pretty much the militia of the common law.

Number 2 Militia duty in this state shall remain voluntary, not mandatory, unless and until such time as this state legislature acts to make militia duty be mandatory for all able bodied militia members.

The only protection we have in America for ourselves and our freedoms is the militia of the several states.

(1:43:51)

Brent concluded

John opened up for questions and comments

CALLERS

Caller 1 Eric in Georgia

Could Brent discuss a bit more about the king wanted to kill us with smallpox.

The Crown was going to do this to us, the Colony.

Brent got that information out of a book written by a Revolutionary War soldier from Connecticut, signed up at age 16 , served seven years, his name was J P Martin and the name of the book was “J P Martin the Memoirs of a Revolutionary Soldier” written in his old age after he was old and had some crippling problems. He tells how General Washington took all the boys in the army and telling them that he wanted them all to be vaccinated for smallpox. If you got a smallpox vaccination there was a ten percent chance that you would be dead. General Washington wanted the troops to be vaccinated. They couldn’t ration it out in the right amounts. Each man would be out of commission for about two weeks. The Continental Army submitted to it. They did it in staggered sections so that there would always be a large section of the army that would be able to fight. The ones that were vaccinated could lay out for two weeks while their bodies were scabbed up. They would put them in barns near the river some place. J P Martin tells of all of these experiences. The reason that they did it was that intelligence told them that Britain was contemplating infecting the colonies with smallpox in a massive way through the slave population. They wanted to win the war and they would do anything to get it.

The smallpox was a real threat of warfare.

Gerard took control

(1:51:37)

Caller 2: Colorado Ollie

What is your spiritual sense of what is really going on at this time in history?

It seems like these things that were written about and prophesized seems to be coming together because history repeats itself. However this is like a time like no other. We may be in the time of judgment of nations.

We are on the brink The judgment of God will sleep no longer God has been preparing the world for judgment. Since 1948 the world has been preparing for judgment. That is when Israel became a nation. There was a 40 year period which brings us to 1980.

There are two options each of us has during the midst of this madness. God is always working His purposes, that has never stopped. It is our job in the midst of this, whether we understand or not, is to get with the program and do what He tells you to do.

Do what He tells me to do or do nothing.

God has given us our marching orders. We are not to wait for an epiphany.

We are not to seek for a sign, we are to obey.

We have our marching orders.

Caller 3 Peter New York

(2:01:41)

Peter would like to Ella give a big thank you to Ella Ster who who gave us great accolades in an interview. Peter heard the interview at galacticconnection.com and it was the Kevin Annett interview

Caller 4 Eric Georgia

Caller asked Brent about atheism .

Also what was a liberal arts education initially?

All men know Romans Chapter 1. That’s where the Bible says, Paul the apostle, writing to the Christian folk at Rome, he said, “All men know the Godhead” “It is obvious to them,” he said.

The fellow that made the liberal arts education famous was a fellow named Augustine

He lived in 400 AD He was a bishop in North Africa

Augustine was the one who came up with the liberal arts education

Augustine said, “I can read and understand most of everything that I read. I can say most of what I think. I can understand most of what other people say to me. “ He could read, write, listen and speak. In other words the arts of language. He said, “These are the arts of freedom.” The arts for free men.

In the Roman Empire one half of the population owned the other half.

Half slave and half free.

There were two kinds of education . The education for slaves and the education for freemen.

The education for slaves taught a person to obey and serve and to not exercise discretion.

The free man had an education to exercise discretion. He has an education to make choices.

If you want to be a free man, learn the arts of language.

That’s what Augustine said.

(2:27:20)

Caller 5 Harley

Regarding mortgage cases, will those who had things already processed like he did with Linda be in this new case? In Harley’s case NLA prepared a letter to the sheriff and laid out what his duties were. And in Harley’s case the sheriff didn’t follow. That leaves him open for indictment. The sheriff wants to do the right thing but he has a lot of pressure on all sides. He fell down in Harley’s case. Harley wants to know if this is one of the cases to be presented in the mass case. Can Harley push for a jury trial over his property and his damages to his reputation and his pain and suffering ?

When you go in appealing the higher court to straighten out the lower court the judge does have the authority to give them an order to fix you. He doesn’t need a jury to do that.

Harley wants to get restored or learn so much that it was worth it any way.

Where do you school your elected officials? You school them in the courts.

They are not going to listen to you any other way.

When you mention their name and bring them into the case, real fast they become attentive.

That’s what we failed to do in the past.

Gerard does inspections on cars

These old cars they don’t want to pass the emissions inspection

New York state lets you do a ten day temporary , they will let you give the person a ten day extension to drive the car because you need to drive the car so you can check all it’s systems out. On these old cars, 9 times out of 10, it takes more than ten days.

And if you don’t do it a certain way you are not going to do it in 20 days or even 30 days.

Once that ten days is over there is no provision for driving the car any more.

Customers have taken their cars off the road and then re-registered them just to get another ten days. A little old lady called the attorney general , she called this one, she called that one, and then the state legislator called Gerard and he said, “This is the government”. And Gerard said, “Who?” He said, “This is the government. We got to get Mrs. So and So’s car inspected. He was so sorry that he called Gerard because the earful that Gerard gave him was more than she gave him. He was trying to make it like she was a crazy old lady and didn’t understand what she needed to do. Gerard said, “Contraire, she understands perfectly. You don’t understand and the state doesn’t understand. This is worse than Nazi Germany or Communist Russia. I am a New York State registered repair shop and a state inspector and I’m not allowed to drive this car, I could get a ticket for driving this car when the ten day temporary is out. How ridiculous is that? They give me no discretion at all. They give the people no discretion. This is your right to travel that they are infringing upon.” Two states have canned their inspection program. In New Hampshire it was cancelled due to noncompliance. When they put a law in and they reach a certain level of noncompliance that is better than the Supreme Court because that means that the people have spoken and it is a bad law. They are supposed to repeal it. That is another function of nullification that they don’t teach and they never tell us about.

We are taught to be slaves and everybody thinks they need to be told what to do.

Closing song: When I Consider the Heavens, the Work of Thy Fingers (Psalm 8)