National Liberty Alliance

Monday Night Conference Call

July 24, 2017

Topic: No topic

Call-In Number: 605-475-3250 Participant Code: 449389

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

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Scripture Reading: Matthew 13 : 18 – 30

(3:40)

Last week we filed some papers and read some papers

We’ve got a lot of papers to file

We have twenty or more papers we have file on behalf of other people for unlawful foreclosures, nonjudicial foreclosures.

We’re looking for someone to help us with the paperwork.

Someone that possibly has paralegal background.

Anyone who has paralegal background might want to assist us with some of our paperwork

We would like to get back to filing habeas corpuses

We need someone to lead that once we set things up

We want to get someone with paralegal experience or a background with working with court papers.

(5:10)

Robert made an announcement

The trial is still going on in Nevada

The prosecution is still up

They’ve limited the supporters to just a small space out on the sidewalk

They had a rally the other day

They had hundreds of people show up from around the country

Nobody is forgetting about the Patriots

The judge is spending a lot of time playing prosecutor along with being a judge.

We even have the jury being allowed to ask questions during this trial

And now the jury is asking permission to Google the case

A lady in Nevada is trying to help us with affidavits

She is going to make contact with Mrs. Parker Andrea Parker the wife of one of the Patriots and is going to try to get her notes she spends everyday in court taking meticulous notes This lady is going to try to get those notes and write affidavits for us

The jury is allowed to ask questions of any kind

They can ask questions of the prosecutors

They can ask questions of the Patriots

(9:08)

April would like to talk about the habeas corpus affidavits

People that are submitting affidavits aren’t paying attention to the rules

We need for you to not notarize your affidavit until it gets approved

Please send in your affidavits in WORD form

People are sending them in in PDF form or scanning them in a jpeg We cannot help you fix them if you don’t put them in WORD form.

If you are submitting affidavits, please work with us

Send in your affidavits in WORD form

If we set up a time to talk with you or Skype with you please try to make that time.

Jan might want to add a note in the Newsletter concerning affidavits

They should read the instructions

(12:00)

QUESTIONS:

Question 1:

Is the IRS fraud and/or Constitutional? Who are we paying taxes to? Is it the British?

It’s a fraud We’re paying it to a private corporation It is not necessarily the British or any nation at all. It’s a group of thugs It’s organized crime

Gerard just had an interview with Pete Hendrickson He wrote the book, “Cracking the Code”

He goes through the scam that the IRS puts out there and how they play word games to get people to think that they’re taxpayers

He went to jail and his wife went to jail

He has a very good video out

NLA is going to be putting out his interview

It will be at the National Liberty Alliance website

Maybe we will have him as a guest on the Monday Night Call

Any time the IRS sends anything to you you must respond it’s crazy not to respond.

It will build and build and build and usually it will take around a year

Sometimes they will bother someone and then leave him alone for a year and then come back and do the same thing over and over again That’s what they’ve done to John numerous times.

You do have to respond

You do have to make sure that it’s certified

Save all the paperwork

Respond very specifically

Usually they will tell you by what authority they act

Let them know that it doesn’t fit you

You might want to do a Notice on Demand on them

If they are going to go after you in the court they’re obligated to notify you and let you know

If you don’t do this or you don’t do that then we are going to be filing a lien

That’s the time that you need to become the plaintiff

You need to be the plaintiff You need to take control of that case

The big position in this whole thing is making sure that they have proof of claim and proof of fiduciary authority.

Without those two things they can do nothing

You can find out if they filed those by going to your federal court district and going to the records department and requesting anything that has been filed in your name

You will find out that nothing has been filed.

Now you got a case that you can win

Question 2: Is property tax illegal in a homestead state?

Property tax is illegal anywhere in any state

If they tax your property and you don’t pay that tax they’re going to take it away from you

Then it’s not really your property is it?

It’s illegal everywhere.

Question 3: Are government student loans considered fraud on the basis of a promissory note?

If you’re going to put your signature on a piece of paper and borrow money even if it’s fiat money you have a certain duty to take a loan and not pay it back and then say “You’re a fraud anyway” you’re pushing the envelope of honesty.

When you take a mortgage on a house or even a student load

they don’t give you money

they make a journal entry in a book

you start paying that $20,000 dollars back

They sell your signature to some investor

Not one dollar has left their pocket yet

You’re paying back this journal entry

They sold your signature to some other bank

You pay the loan and at the end of that $20,000 they erase the journal entry

They created the twenty thousand out of thin air

You paid it back with real money that you earned

Then you get done and they erase the journal entry

The part that didn’t get erased is the interest

That is why we have this huge debt because all money that is brought into existence through borrowing and so you pay the principle back but they created this interest out of thin air that you owe it wasn’t even printed yet that’s why it’s usury

How can they hold you to something that they didn’t give you in the first place?

If you don’t pay it then they write it off and sell it as a bad debt

They got every little nasty method of making money so in that respect if you’re talking about student loans and they’re playing a game Yes it’s fraud

But as far as a judge and jury they’re going to say I had to pay my loan back You’re going to have to pay your loan back

If you think that you can convince them that it’s all a fraud then they’re all going to go home and not pay their money

and that’s a dangerous situation as far as the courts are concerned and the banks are concerned they’re never going to stand for it

It is never going to go away based on that

The Federal Reserve is no more federal than the Federal Express They have no authority whatsoever

It’s all fraud

They’re perpetuating this lie this fraud

If everybody would stop giving them the credibility that they’re asking for and dealt in real money in gold and silver it would be done

(30:20)

That concluded the questions

CALLERS

Caller 1 Charles from New Jersey

A bill of attainder according to Black’s Law is any court action where there is no trial by jury.

How is bill of attainder identified?

A ticket is a bill of attainder

Tickets are illegal

Does it say in the Constitution that no bill of attainder shall be issued?

A code violation you have to be part of a program that you signed up for so to speak.

A bill of attainder according to Black’s Law is a legislative act directed against a designated person pronouncing him guilty of an alleged crime without trial or conviction according to the recognized rules of procedures and passing sentences sentence of death and attainder upon him. A legislative act that singles out an individual or a group for punishment without a trial.

The Constitution does not permit that

Article 1 Section 9 Paragraph 3

 No Bill of Attainder or ex post facto Law shall be passed.

John has a heavy foot and gets stopped often

He has never been stopped when he had has radar detector on

It’s a very good one.

He was recently stopped

He treats the cops with respect

He doesn’t argue with them

Most of the time John walks away without getting the ticket

He doesn’t give them a hard time

If he does get a ticket then he has a paper that he files with that court

Fifty per cent of the time he never hears from that court again

The other 50 percent they find him guilty he pays the fine and moves on

He throws it into a file and one day he may sue them all

He doesn’t argue with the judge

There is nothing more dangerous than ignorance in action

The judge is ignorant

Any judge acting as a judge in traffic court they have no idea of the Constitution at all

They have no idea of anything These are just ignorant people

Ignorant of the law totally

John has reconsidered and he thinks he wants to continue to fight tickets

Caller wants to do it because it’s fun

John has been sending them a paper and half of the time it goes away and the other half of the time they want their money.

John pays the fine and sticks it in a file

John intends to not do that any more

John will pay their fine but move it into , and the interesting thing you’re in a court and here in New York they unified the courts you go into these courts and you will see a sign here in New York that they’re part of the Unified Court System.

Since they’re part of the Unified Court System here in New York guess how much money it costs to move your case from there into a federal court for cause

Nothing Zero dollars

Because everything has been paid for on their end

They don’t have the power or authority to fine or incarcerate

This is a simple case to produce in federal court

A judge is to make a decision based on liberty and he’s always supposed to make his decision in favor of the Constitution and of the People for freedom itself.

He is supposed to error on the side of the People if there is any question.

They don’t do that because there is no money in it.

First of all you look for the Constitutional violation

You just tell the judge once you tell him on paper and then you don’t give that court any authority any more you move it into a federal court

You go after him with the position of the bill of attainder

You go after him with the position of violating your unalienable right of due process

You go after him for quite a few things that fact that it is an nisi prius court

A nisi prius court that is executing fines and possible incarceration is acting under the color of law

You got all kinds of criminal charges that you can go after the judge and all the participants

You can go after the stenographer That person is participating

You could sue them all in federal court and you could get a lot of money because there are so many violations We could make a lot of money here

Anybody teaching something like that they will go after them any way they can

If they can fine you for something else they can build up some trumped up charges just to shut you up just to teach you a lesson just to let you know who the boss is

They will force you to stop

Ex post Facto law that is a law that if you did something that they say it is illegal but it is not then they go and make a law of it and then they come and arrest you and try you for it

You are being punished for a law that wasn’t written yet and they get you later because you committed the act prior to the law.

That’s Ex post facto law.

Article 1 Section 9 Paragraph 3

No Bill of Attainder or ex post facto Law shall be passed.

Anything controlling my behavior is unconstitutional and violates my unalienable rights

We have to live in a world of reality

We have to be careful

Sometimes I’d rather pay the fine than go to jail for six months

I don’t have time to sit in jail

Six major gun manufacturers are not going to sell any firearms to any government agency in New York They are not going to honor the exemption because those guns were outlawed for people to own They say all people from New York are not going to own it.

And these are major gun dealers

They should make an exception to a sheriff that might be saying I’m agreeing with you guys

I won’t exercise those laws and I will protect the people in my county Then they should sell to that individual Hopefully other sheriffs would step up and do the right thing

If there is a list of those manufacturers possibly send a letter suggesting what we spoke about and they could notify the sheriffs in New York letting them know that we will sell to you if you want to sign up and commit to the fact that you will uphold the law

We would have to have a committee to work with that kind of a project

If we put together a committee to work towards that

Get ahold of Jan if you want to be chairman of that committee

You may discover doing other things that will empower sheriffs and educate sheriffs to the Constitution and what the unalienable rights of the people are

We’re always looking for people to help

We are waiting to take the power and authority in the courts by administrating to all of the juries the people not the government not the elected officials not a person that works for the government We the People have to take control of administrating to the juries that means to orientate them you got eight hours for the jury to be informed what their powers are and what their authority is how the court works the fact that if there is no injured party then there is no crime the whole focus and point of a court case is to restore the individual in a criminal case

 it is to restore the individual not incarcerate

Our jails should not be filled with people who are code violators

Restore the individual that they injured

Become a more moral society

NLA is going to offer a course on how to write up paperwork

Go to the National Liberty Alliance website and highlight “Grand Jury” then come down to “Docket” right there is all of our papers

Look at “Papers Filed”

Read all of those papers and you might want to read the law documents that we put up there They’re all important cases

Read up on habeas corpus and judicial foreclosure

Read all those papers Inside those papers you will find everything that we are talking about.

And you can pull a paragraph out of this one and a paragraph out of that one

John is going to post some more memorandums at our website one in particular is the right to counsel John is going to do that so that people can use that memorandum All you have to do is put the heading on this person against that person

Whoever it is that you’re going after which would be the judge maybe and the prosecutor the stenographer I’d bring the cop in maybe at the end of the day I’d let the cop out

Caller just clicked on “Summons” He would be able to erase the names listed and put in the appropriate names Take out the personal information and put in your personal information

Everything that we got is a form that you can edit

I’m going to post something this week and we can talk about it next week concerning how to go into a court

What kind of papers do you need?

Anybody who wants to be able to fight their own cases in court next week John will offer a course if you take that course and the Civics Course is free the Constitution Course is free

Take those courses and read our cases that’s your ammunition

Cut and paste them and build your case around that

The law documents that we have up here are extremely important

Don’t think about having a fight in court if you haven’t read the list of what we’ve got up here

|  |  |
| --- | --- |
| * [Antifederalist papers](https://www.nationallibertyalliance.org/files/federalcourt/lawdocuments/Antifederalist%20papers.pdf)
* [Bill of Rights](https://www.nationallibertyalliance.org/files/federalcourt/lawdocuments/Bill%20of%20Rights.pdf)
* [Common Law Handbook](https://www.nationallibertyalliance.org/files/federalcourt/lawdocuments/Common%20Law%20Handbook.pdf)
* [Confirmatio Cartarum](https://www.nationallibertyalliance.org/files/federalcourt/lawdocuments/Confirmatio%20Cartarum.pdf)
* [Declaration of Independence](https://www.nationallibertyalliance.org/files/federalcourt/lawdocuments/Declaration%20of%20Independence.pdf)
* [Federal Rules civil-procedure](https://www.nationallibertyalliance.org/files/federalcourt/lawdocuments/Federal%20Rules%20civil-procedure.pdf)
* [Federal reserve act 1913](https://www.nationallibertyalliance.org/files/federalcourt/lawdocuments/Federal%20reserve%20act%201913.pdf)
* [Federalist Papers](https://www.nationallibertyalliance.org/files/federalcourt/lawdocuments/Federalist%20Papers.pdf)
* [MIRANDA v. ARIZONA](https://www.nationallibertyalliance.org/files/federalcourt/lawdocuments/MIRANDA%20v.%20ARIZONA.pdf)
* [Marbury v Madison](https://www.nationallibertyalliance.org/files/federalcourt/lawdocuments/Marbury%20v%20Madison.pdf)
* [Militia Act January 22, 1903](https://www.nationallibertyalliance.org/files/federalcourt/lawdocuments/Militia%20Act%20January%2022%2C%201903.pdf)
* [NY Safe Act](https://www.nationallibertyalliance.org/files/federalcourt/lawdocuments/NY%20Safe%20Act.pdf)
* [NYS Constitution](https://www.nationallibertyalliance.org/files/federalcourt/lawdocuments/NYS%20Constitution.pdf)
* [Organic act of of 1871](https://www.nationallibertyalliance.org/files/federalcourt/lawdocuments/Organic%20act%20of%20of%201871.pdf)
* [Overview Posse Comitatus Act](https://www.nationallibertyalliance.org/files/federalcourt/lawdocuments/Overview%20Posse%20Comitatus%20Act.pdf)
* [The Magna Carta](https://www.nationallibertyalliance.org/files/federalcourt/lawdocuments/The%20Magna%20Carta%20.pdf)
* [Thomas Jefferson on Politics & Government](https://www.nationallibertyalliance.org/files/federalcourt/lawdocuments/Thomas%20Jefferson%20on%20Politics%20%26%20Government.pdf)
* [US Constitution](https://www.nationallibertyalliance.org/files/federalcourt/lawdocuments/US%20Constitution.pdf)
* [US v Ceeek Nation](https://www.nationallibertyalliance.org/files/federalcourt/lawdocuments/US%20v%20Ceeek%20Nation.pdf)
* [US v Williams](https://www.nationallibertyalliance.org/files/federalcourt/lawdocuments/US%20v%20Williams.pdf)
 |  |

All of these papers is your education The other courses is your framework

We also have all of Bill Thornton’s audio at the website

His one big big error is the King of the Court The King of the Court is the Creator of the Universe It’s not you and it’s not me We are not the King of the Court

The Tribunal which is the grand jury or the trial jury the Tribunal is the King’s bench.

They are there to represent the King of the Court

Bill Thornton makes that one error

That’s a huge error

Bill Thornton’s stuff his work and what he teaches is a lot of great stuff

That’s another course that you need to take

It’s a series of audios

Everything is overwhelming when it is brand new

Two things you want to do

Number one is to understand what you are reading

The key thing is to understand it

Don’t try to remember anything Just try to understand it.

Once you understand something then you will never forget it.

The key thing is to understand it

It becomes familiar to you just by reading.

One of the key things to learning is READ. Read, read, read, read, read

You will come to remember things and that is when you will have your epiphany

Two or three or four major principle ideas come together and brings you to an understanding of something All of a sudden you have that epiphany

If you’re not having epiphanies then you’re not really studying

Every once in awhile you should have an epiphany something should click and the light bulb should go on That’s an epiphany If you’re not having epiphanies then you’re not really studying right or you’re not studying the right thing

Caller has had many epiphanies as a member of NLA

As far as the Quo Warranto that was released in 2014 if I present that to the judge and say, “All statutes are null and void ever since this was issued to every court in the country and this is your copy “ He’s not going to take it serious but it could be a building block for the future. Once we get to a certain point then they will have to answer to that.

(1:29:00)

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

Brent’s website is commonlawyer.com

It is a common thing and it’s in some states now the jury can ask questions with the agreement of both parties If both parties are represented by counsel then the jury can ask questions if they both agree that that’s OK. The lawyers that Brent has talked to that have experienced this one was on the committee in his state that formulated the rule that allowed that and he said that they had read all sorts of studies the committee did the pros and cons and they all thought it was a good idea all these trial lawyers he told me though he was for it he voted for it but he’s been in trials where it happened and he said that he wishes that he hadn’t voted for it because when the jurors ask questions and then the judge is supposed to answer them or the witness that is on the stand they get frustrated the jurors do and then they get fighting mad and then they get upset and then they get emotional and then nobody hears anything. And if they hear it then they don’t understand it.

That’s what he told me

That’s not to say that that’s everybody else’s experience.

This particular trial out in Los Vegas it may be a good thing.

John agrees that for that particular trial in Los Vegas it might be a good thing.

In more ancient times before the Norman invasion before Magna Carta way back during the times of Edward the Confessor and before that jurors did ask questions. And jurors were involved.

Would we define that as inquisitors?

The word inquisitor inquisition is Latin it means questioner or questions

With the law of the city the civil law the word inquisitor takes on a much uglier meaning.

It’s a way of saying “we’re going to torture you”

If the judge comes in and the court case goes on and the judge asks some question that just doesn’t work. The trial will never reveal the truth of the facts

If the jury comes in which is the King’s bench and they are the Tribunal and they start asking questions I think the same results could happen

because they’re not familiar with a lot of things of what’s really going on in the sense that the prosecutor would know because they’ve done their homework and investigation and put all the evidence together

When you have questions going on from the jury which is the tribunal it probably wouldn’t benefit in any way.

That was the conclusion of the lawyer that Brent talked to.

It could cause problems and confusion

The jury is there to listen

You have the one side to bring the charges up and do all the investigation and bring the evidence together and lay it out

You have the other side that’s there to rebut it all and deny it and lay out the facts that these facts are wrong or the conclusions are in error or the evidence is tainted

A trial jury is there to listen

A well informed jury needs to understand that they have the power to decide what the law is

They got power of nullification

They got the power of mercy

Things have to be considered

The jury decides innocence or guilt

They’re there to listen consider ponder discuss and conclude

We are creating administrations to instruct and answer questions of the juror

There is a very fine line before you start to taint the jury

New Hampshire passed a law that they have to inform the jury that they can rule on the law as well as the facts

New Hampshire passed that law last year

They can rule on the law if they think it is being misapplied or they agree with it

New Hampshire passed a law that they have to tell the jury that

A jury is orientated They come in and they have to get a basic understanding of what it is that they’re doing the importance of it what their powers are what their authority is the principles that they need to have and the fact that we’re here to restore not to punish Restoring usually is a punishment because someone has to pay for that restoration

Restoring is the key to any court case

NLA is putting together an orientation for jurors

This will be taught to the administrators so that we have well informed jurors that are not tied down or strapped down by anybody’s mind but the Mind of God.

They need to understand that they are on the King’s bench.

They are the tribunal

We can teach the jury in a one day session all the basic principles and ideas necessary in order to go forward

It’s really about listening getting the facts and ruling on the facts

Caller 2: Terry from Colorado

(1:46:36)

A bill of attainder is legislation punishment so it’s an act of legislature

A ticket is a summons not a bill of attainder

A summons is there to tell you when to come to court to argue your case

A bill of attainder is a legislative act that singles out an individual or a group for punishment without a trial.

If you were to get a summons if you were to get a code violation and you are being summoned to court for that code violation that would be a bill of attainder

It’s not a legislative act

It is an act of code writers who claim to be legislators who claim to be writing statutes who claim to be writing punishments for the statutes

It’s pretty close

They claim to be legislators when they promulgate those regulatory rules

Either they’re a group of people making believe that they’re something that they’re not and people are believing them like legislators and they’re breaking the law for that

or they are legislators and they’re breaking the law that the Constitution clearly forbids them from doing.

The courts would say no no no that has to be the legislature and there’s three branches of government here and it’s not the legislature so it’s not a bill of attainder

They may say it’s an executive order but that’s what all bureaucratic acts are they’re really executive orders

They do legislate these code violations these statutes and they put these things together then they’re executed in the courts and all of that is acting under the color of law all of that is violating unalienable right of due process they’re making believe that they are legislators and has power and authority and so it is a bill of attainder

 The Evil Empire they’re really clever and crafty over the centuries they get better at finding ways to make it look like they’re not violating the law

Bouvier’s Law says a bill of attainder is legislation punishment and act of the legislature by which one or more persons are declared to be attained and their property confiscated

I don’t think statutes are like that There are laws that say If you live in the city there are laws and you need to not violate the speed limit

It is not a bill of attainder because it is not directed at a single person

John understands the idea of a town that might want to put a speed limit up there and people should obey it We need to get back to morals Teach our children you and they will be good people and do the right thing Most people will Every once in a while some people won’t. If somebody injures somebody because they didn’t follow the rule of logic I think everyone is going to basically obey that and that you don’t need code violations.

When somebody does something wrong everybody else is going to know about it and you’re going to learn from other people’s mistakes or your own

And you’re going to pay for it by restoring the individual that you’ve injured

This was proven by an experiment specifically in England they told the towns people that they were going to turn off all of the traffic lights and just let people drive and see what happens They found a moving situation with more fluid motion of the traffic and the people crossing the streets People stopped and they yielded to each other and they kept moving and it became much more accident free

When they finished the experiment the people said don’t bring the lights back we like it this way

It took less time to get to work

There were less automobile accidents

People weren’t watching the light any more they were watching the people and the cars and the motions and becoming part of that fluid movement through the town

When you sit at a light you are looking at the light and when the light changes you are not thinking about the other drivers and you almost hit somebody because you’re not watching the people you’re watching the light

You’re not watching the traffic you’re watching the light

And then when the light changes you quickly try to move and you don’t have time to evaluate

These code violations shouldn’t be

There should be speed limits

People should obey them and generally they will

John drives differently at 3:00 in the morning

How and when might we hear about the reply to the paper indicting Judge Kahn and what do you think will happen?

We had no choice but to indict

We knew we had to do it

We also had to send a message to the magistrate that is administrating our court case which he is the next guy we’re going after

We are going after him next

We’re going to do a paper where he needs to show cause why he hasn’t acted and done his administrative duties That’s what we want to know

Why isn’t he doing that?

It was important to go after this guy because he was trying to close the whole case down.

It was important to do a Writ of Error but it had to be enforced

His action is his concealment removing of papers covering up on murder extortion the robbing of people’s homes and children He doesn’t want no one to hear about that He’s covering up all those things That’s a huge crime

We couldn’t let him get away with that

We’ve gone after Sessions at the same time because Sessions has not been doing his duty

The next thing Sessions is going to get from us is an order to show cause

That’s the next thing that he is going to get

We’ve been letting the President know about this

The President has shown an interest through his people to us that he is very interested

We haven’t gone after the President for anything

But we’ve been informing him

He knows all about our case

He knows everything that we’re doing

Every paper that we file He gets a copy

All the papers that we’ve filed in the past He’s got it

Terry yielded

(2:10:46)

Caller 3 California Fred

The common class of people in America is the citizen

The Congress always declares a state of emergency and some how that state of emergency removes the common law and due process and puts us under some type of military tribunal in the courts This might be ground for a bill of attainder

Let’s continue the emergency and deprive the people of their Article 3 courts

Where do they get their authority?

Let’s say that there was a national emergency

That’s no reason to stop having common law courts

That’s no reason to stop habeas corpus which means that you’re stopping due process

Obviously if there is conflict in that particular county the sheriff is in charge during a national emergency the sheriff needs to make sure that the law continues within the county

That’s his job That’s his duty

Obviously if there is firing in the street and someone gets arrested during that time period and they’re sitting in jail and they can’t get due process they can’t get it because there is shooting in the streets and there’s riots going on

Fred interrupted

Here is what I believe it stems from if they had a banking holiday and they brought in the Federal Reserve the next thing you know is that America had declared bankruptcy as a nation The bankruptcy lasts for 75 years and that is where they came up with the state of emergency

John replied But it’s all fraud

Fred continued We both know it’s fraud The thing is during the Clinton administration we came out of bankruptcy

That should have put us back on solid ground

Once the government takes more power it never gives it back

That’s why National Liberty Alliance is building these administrations

and getting people to respond on a local level

and building Committees of Safety

It is going to take critical mass

That or empowerment in this court right now through the President pressing the Attorney General to send down U S attorneys to prosecute these people for all of these charges we’re bringing If that happens that will cause critical mass

If you have been following the White House webpage you will see that President Trump just appointed another eleven prosecutors

He is still trying to get the leftovers from the democrats out

The Democrats have been dragging their heels They’re obstructionist

He hasn’t even got his full cabinet in yet

We’ve advised the President on one or two occasions

We’ve informed the President on everything that we’ve done

He’s getting it He’s a smart guy

Have you ever heard of a Box X

A Box X is when all lights turn red and you can’t make a right turn on a red light and pedestrians only can enter the intersection and it’s a box x

The only place that would work would be a very congested place like New York City

At three o’clock in the morning when you can hear the crickets and there is not a light moving anywhere and you come to a red light and there is not a soul on the street are you going to sit there and wait?

We have to re-educate our children

Our children are so immoral

They are so ignorant

They are ignorant to history They are ignorant to liberty They are ignorant to our Founding Fathers

That’s how destroyed our children are

It’s all about knowledge

Caller 4 from New Jersey

(2:38:30)

Has been fighting mortgage fraud for the past ten years

She is going into sheriff’s sale on Wednesday

They will throw her out ten days after Wednesday

You need to act within 24 to 48 hours and get the paperwork moving

Follow the instructions at the website and talk to an individual that will assist you with those instructions and answer your questions

On the right hand side of the National Liberty Alliance website scroll down and you will see “AVOID FORECLOSURE” There will be a For Sale sign Click on that

It will give you the instructions of what you need to do

We will file papers which they will have to show cause

There is a Wherefore Clause at the end

They will default

One of two things will happen

They will try to kick you out anyway

They may hesitate and wait to see what comes of this

Once you do the process and they do the default and we push forward we’re up against the big machine

They’re not obeying the law on any level for anything

We are starting to push forward on the defaults

We go two defaults going through

We got 20 more defaults ready to go

We filed the default papers into the court

The court will order these people because they defaulted they will order them to restore the individual back to their original state

So if they took your home they will have to give it back

If they’ve taken your home and your home has been sold to someone else then you can have options.

You can’t win with one person NLA is over six thousand people

They are either going to take your home and they will have to restore you later or they may hesitate and see what comes of this and get an order to restore

But you have to fill the paperwork out

Even people who lost their home two years ago they can still file these papers and they have to be restored

NLA intends on going after all of these judges that don’t obey

Our target are judges that refuse to obey the law of the land and are unjust and destroying the people

They will be held liable

You have to come together with the people

We have to act and work together

If you have skills to help us then go to our directory look for Jan he’s one of the national leaders send him an e-mail or give him a call Talk to Jan Work with Jan to find out where you might best assist us with whatever skills you have and whatever time you can give us

Please donate to NLA

There are expenses for mailings and website

We need help financially