National Liberty Alliance

Monday Night Conference Call

February 26, 2018

Call-In Number: 515-604-9386, access code 419303#

**- 9 PM-Midnight EDT -**Join National Liberty Alliance's Open Forum and weekly news and updates on NLA's advancements in the courts every Monday night. **Call-in number (515) 604-9386 access code 419303#**, PRESS \*6 TO MUTE/UNMUTE, then 1 to get into the que. If your cell provider blocks or charges for the call you can call our **back-up number (781) 838-3728.**

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

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Scripture Reading: Call started late due to technical difficulties

Meeting started at 9:41. It started late due to technical difficulties

We got the Q & A started

There is a lot of stuff going on right now in the country

We have to be very diligent

We should have started to take it serious before now. Those of us who have bought ham radios, it’s up to us to get together and work a schedule and a frequency out

We can relay this around the country if need be.

We certainly don’t want to get a blackout as to what’s going on

Our court case that’s up there, and they’re telling everybody that it’s been dismissed, they’re still putting our filings on the docket because the clerks might be scared to not do it.

The judge that dismissed it was not the judge of record although he was the chief judge.

But that doesn’t mean anything. We had a magistrate

And then he came in and he said that we had thirty days to do it because you’re not an attorney and you’re representing people and he made up some baloney excuse.

And then he said that if we don’t respond to this or get an attorney within thirty days then it’s automatically dismissed

So that was his sneaky way of dismissing it.

We gave him a Writ of Error and we actually indicted him

Maybe we need to publicize the fact that We the People have indicted this judge for bad behavior and that he needs to open this case up. Because the longer he waits, we have people who want to come in and attach to this case, if you want to attach to this case, basically when we send paperwork on this docket number it does go in.

So whether he’s claiming that it’s dismissed or not they’re still accepting paperwork because the clerks understand the severity. We sent them the paper on Failure to File and the judges can get twenty years and the clerks can get three. Apparently the clerks understand that and it’s only a matter of time before the word gets around and they straighten up these judges

We can still file papers in it so therefore it is really not closed.

The judge in the case, we filed an indictment on him.

That information needs to get out there, that this judge really should be removed from office for his bad behavior.

A grand jury has indicted him We the People we’ve assembled we’ve done everything the proper way Go read U S vs Williams We were very careful to follow those guidelines

We are the People We are the Sureties of the Peace

CALLERS

Caller 1: Denese Nevada

(8:43)

Is an Article 3 court a common law grand jury court? They are one and the same? Correct?

Yes

Article 3 court is in the Constitution That’s a court of record

It is supposed to be that in criminal court They are putting us in crazy administrative courts and admiralty courts That’s one of the reasons that we are not getting the justice that we deserve

Someone said that all the fringe flags were removed from the White House last week.

That’s very nice that he’s doing that. But that doesn’t necessarily fix things. Anybody who knows what that is and it makes a difference to them perception is everything

Does it really change the court? He just removed the flag

When Donald Trump does it it obviously means something He understands the difference

If we file a complaint can we file one for ourselves and another batch of complaints for many? Can one person file all those complaints?

Islam is supposed to be removed from schools

In Clark County, Nevada could we enter in for the entire school district for every child and every parent or does each parent have to file and then file all of those separately?

Our case is representing all of us and every state in the United States

They have class action law suits where people enter in and it’s all one case

You can also team up and have many people on one case

There are certain things that a class action does that makes it a class action

Class action always have attorneys and at the end of the day the attorneys get 99 percent of the money and the people come away with $1.63 settlement

The attorneys are making money and the people aren’t

When you go into a law suit as joint people we could put our names on the paper as defendants If it gets to be more than a certain number of people the judges may have something to say about that. Everybody that comes in needs to come in with an affidavit and they need to have their signature notarized on the paperwork.

For this New York Gun affidavit thing that you have in the court

If you get the money from the settlement where does the money come from?

 Does it come from the insurance policy?

We’re suing certain people in their person All those people should have insurance on themselves bonds on themselves When you run for office that’s the reason that you float a bond if you screw up and you’re personally liable you got to be able to cover that and that is what your bond is supposed to do

If a municipality screws up they don’t have to take out individual insurance policies the attorney general and the comptroller pay it so basically it’s the taxpayer paying for it

That’s another thing that they may pull

(16:37)

Caller 2 Eric

No response

Caller 3: California Fred

We have all of these papers submitted into the court and we are being ignored by this judge If you have a judge that will not do his duty then the foreman of the grand jury can step up and fill his shoes and tell him that he is nothing more than a referee and has no control over the grand jury anyway.

That’s a good idea

Bear in mind this court case generally speaking is for many many cases

It’s not for any kind of case

But it is to show the problem that we have out there that everyone is getting injustice

No one is getting justice through the court system

They’re being denied access They’re being dealt with unjustly

They’re not getting their due process They’re not getting their juries

That’s why we have the affidavits

The key thing is that we have filed for subversion against the United States of America to many of the elected officials every elected official on the federal level has been notified on that and of course Congress We made notification to the states also

So all of that paperwork and information is inside the case

Right now we got two indictments in there

We’re pushing for a third

A lot of people are in these particular indictments

We got about fifty people in all of these indictments

We have about seven judges that we indicted on the New York level and we’re going to move that into the federal case also

It might be time to dismiss this judge and maybe do an indictment on him too to make a dismissal and demand that another judge come in

The other judge didn’t have any power and authority

Judges don’t get to choose their cases

The magistrate has been absolutely quiet

Our plan was a place to store our files

We have to be under the auspices of the court

Even though we are operating in a tent outside of the court because they keep locking the doors on us That is a crime to begin with preventing the people from coming in

We got a tent outside and we’re doing business

We’re filing it in the court therefore we are under the auspices of the court

They may play their games At first they didn’t understand what we were doing

but now they understand what we are doing

The clerks are afraid to send the paperwork back

The judges are afraid to remove it

Our court case has become a place for storing our cases It’s a depository

Every time we deposit a case in there we notify the President of the United States

We’ve notified Jeff Sessions And we’ve notified Senator Grassley

They haven’t responded either

There are possibly ten thousand indictments that may have been put in in the past year

Sealed indictments

That might be under the umbrella of Jeff Sessions

It may be that he has been busy but silent

Jeff Sessions has been put on notice He knows that we want U S Attorneys

They all have in their hands the last indictment that we did which was quite a few people

We are getting ready for the 9 11 indictment

Get to our website and review the evidence that we have up there

A committee is working on this

We’re looking to find the targets Who we’re going to go after in these indictments from 9 11

We’ve done a Show Cause on this judge

The judge hasn’t done anything

It’s time to give him his final three day notice and follow up with an indictment right behind that Unless he responds

We’ve already put our Writs of Error in and overturned the other judge

That’s already been done He was indicted too

Fred brought up an idea

You can give them a mandamus to compel them to assign an attorney and you can demand an audit for cause

When all processes fail you can make one up

Audit these guys grab some money out of it to hire an attorney do a mandamus to compel it

A grand jury does audits anyway

We’re a grand jury let’s do it

We operate within their procedures as long as it works

Once it becomes repugnant to the process of whatever we’re doing then we ignore it, throw it out, discard it

The rules of the court are not set it stone The rules of the court are not law

The only thing required for a prima facia case is an affidavit

They have forms and as long as it works then we will use them

Why not conform to the process they got?

When it doesn’t work then you create your own

We’re looking for United States attorneys

We want a U S attorney to come in and prosecute the case

They would get a team to do some investigation and run down all of the evidence that we’ve already filed

John is writing a book and the book is going to focus on law and process and procedure and getting into the court

The grand jury has to do a case and bring in the entire judiciary

It needs to be sued

The entire judiciary needs to be sued inside another case

That’s funds that we don’t have That’s up to the people

If the people want to support that then they’ll send us money and then we’ll do it

Until then we can’t do it because we don’t have enough money

We’d have to send to 94 district courts We’d have to send papers to all 94

That’s going to cost a lot of money to do

We’d need about $10,000 to go after the judiciary

If all of our membership was to give us $5/month We got over 6,000 members then we could do this case literally tomorrow

We have 1,012 administrators in National Liberty Alliance

and we do not have 1,012 people giving $5/month

They’ve taken on a position that we have created for them

We have given them the education

It’s a great position to have It’s a great career

It’s a very rewarding career

They should be supporting us $5/month

John is going to be writing a personal letter to each one of these administrators They’re not all coming to the call They need to be coming to this call

Some of them have finished the two courses

Some are in the process

And some of them have stalled

We need to get rid of the dead wood If they’re not going to step up and do what’s required of them to do They need to put in 5 hours a week in educating They need to be educating themselves They need to be volunteering one hour a week minimum

If 6500 members volunteered one hour a week that’s 6500 man hours of work

You got to put your money there You got to put your time there And you got to put time to educate yourself there

We do have the plan on how to get all the money we need once we get into the court and get traction and get recognition

We even know the process but we can’t talk about that yet

People come in here and they learn a little bit and then they try to do something and they get themselves in trouble.

Some of them end up in jail It’s happened on one occasion

We also had a group that tried to make believe that they were us and subvert us

We could have ended up in jail

We’re also writing a handbook for the administrators

How can a person become an administrator for the grand jury which is under the common law and who is going to execute and exercise the law of the land therefore they have to know the Constitution they have to understand the Bill of Rights and Declaration of Independence

They can’t come and be administrators if they don’t have this knowledge

We have to become educated

NLA has a plan to free all these people that are in these prisons that have never been indicted by a grand jury nor have they had a trial by a jury of their peers.

60 to 80 percent of the people in jail are under those conditions

We can’t do anything if we don’t have money

We need money

We need to go after the judiciary

(48:38)

Caller 4: D’ Annie

During this period that NLA is working on the indictment If she feels that she has a judge or two that she would like added to that how would she go about doing that?

She has been trying to get a ham radio that is programmed It previously was offered at NLA but is no longer there

Are there any other places that you can recommend that would have them programmed?

Anybody can program that radio for you

Anybody that is a ham radio operator

Go to the ham radio directory and find out who is in your area

There’s books that have the frequency of the local police and fire

You can get somebody from the ham radio club to program it for you

You buy the radio then find someone that does ham radio that can program it

You can learn how to program it yourself

Baofeng radios have ten channels that are set aside for emergency channels that you can program

The guy that was doing this got sick

He is unable to do it

He had cancer and then he had a heart attack

He’s not able to continue that work

Before you order one talk to Terry from Colorado She is on our calls

Co ordinate with her She can tell you what you need to order

There is a website where you can go to get all of your local radio stations for fire , police, and emergency

Terry could help you program it

All Terry’s number are at the NLA website just look for Terry from Colorado

There are so many judges that need to be indicted

We can’t just go and get involved in that across the nation

It’s got to be done locally

Our case is all about subversion against the United States of America by enemies both foreign and domestic.

All of our cases are connected in that way

One of the things that we wanted to show was conspiracy.

There is a conspiracy across this nation and it is operated in the very same way the way that they deal with these home foreclosures in every single federal district across the nation.

We have to bring it into the federal levels to show the fact that there is a conspiracy going on.

When these federal judges reject and deny to do anything about this this is an indictment on every single judge in America

Why? because this shouldn’t be happening

Why? because they control the grand jury

People are reporting this They’re ignoring it

They’re not giving them access to the grand jury

Which is a stacked grand jury anyway

They’re not giving them access to the jury

They’re not responding to these people’s complaints

They’re covering up

What proves them guilty across the board everywhere all these judges is the fact that we have filed all of these papers nonjudicial foreclosures and they totally ignored it and they have committed a crime that requires 20 years in jail under the federal code by removing our papers

They don’t send it back They are concealing it or destroying it

Those judges need to be indicted because they have removed the papers from the court

This shows the conspiracy they’re all doing the same thing the same process

The last indictments that NLA sent are on the docket So they are not concealing them

In our case they have not been concealed

The clerks know that they do not want to get involved in the treason of the judge

A sealed indictment could sit in the court for a year before it is applied

We’re not really a sealed indictment but they are being treated like a sealed indictment because people are not being brought in to be ultimately processed for a court case

It’s a depository It’s working

We’re working under the auspices of the court

John recently had the FBI at his house He was on a radio program when they came

He told the FBI “We’re under the auspices of the court”

John gave them a lot of information John knows that it’s a crime if you lie

(1:01:50)

Caller 5: Crystal from Connecticut

No response

Brent is author of “Excellence of the Common Law”

Brent’s website is commonlawyer.com

Brent’s opinions may or may not be those of NLA

The only remedy to lawlessness is true law

There never has been any other remedy and there never will be another remedy

True law has to be followed by individuals

That means that it has to be first learned

You can’t do what you do not know

Secondly you have to keep it that means safeguard it from additions or subtractions.

And third, you have to do it

And nobody in government will ever do what is required of them until you do what is required of you.

We’re looking through the Declaration of ‘76

It’s not a Declaration of Independence It doesn’t say that anywhere in the document

It’s called that That’s not what it is

It’s a declaration of dependence

Of shifting dependence

of shifting dependence from the Powers That Be shifting dependence on government to the Supreme Judge of All the World

We have shifted dependence from governments of men to governments of law

The Maker of Heaven and Earth has given us law in two volumes.

The Laws of Nature that’s volume one

The Laws of Nature unwritten in creation

The Laws of Nature unwritten in the nature of things

The Second Volume: The Laws of Nature’s God written in the Bible

These two and no more are our fundamental law

Both are mutually supportive

The Laws of Nature’s God written in the Bible is the final rule of faith and practice

Now that we are in a mess

Now that we see government bureaucrats controlling government out of control it is time that we turn our eyes to our origins and look there for a sign

The Declaration of ‘76

We talked about paragraphs 1 - 19

And that brings us to paragraph 20 of the Declaration of ‘76

It says there that the colonies turned states are upset at the government in England

King George the third the sovereign

and they’re upset says paragraph 20 for depriving us in many cases of the benefits of trial by jury

Our Constitution follows the common law at every point that’s why it says that anything decided by a jury any fact established by a jury is unreviewable

The jury is final

The Bible confirms the jury

I Corinthians Chapter 6 Verses 1 through 7

It’s a part of our common law

Our Declaration of ’76 Paragraph 20 says

“for depriving us in many cases the benefits of trial by jury”

The colony of Rhode Island loathed the law of the city called the civil law

The Roman Canon Civil Law The Code of Justinian

And Rhode Island’s loathing of it was so strong that she conducted her vice admiralty court , that’s a city law tribunal, she conducted her vice admiralty court using the jury.

Admiralty jurisdiction is a martial jurisdiction

It’s part of the law of the city

The law of the city, the civil law, that martial jurisdiction has it’s place

Armies on fields of battle Ships at sea that has it’s place

It is wrong to impose martial law on nonmilitary people

In the military force if you do anything wrong the punishment is by death or as a court martial may provide

It’s a brutal law It’s nonforgiving of circumstances

It’s a strict liability kind of a law no jury

That’s what the Evil Empire, the useful idiots of it, the left , the bureaucrats, the agents of government want. And they live by it

And they want you to submit to what they foist upon Americans

These folks have power They have guns, and clubs , and whips

They’re animals They’re as brute beasts That means they follow orders

How do you deal with that?

Be careful, You could get killed , maimed , hurt, thrown in a cage for the rest of your life

These folks have power behind them

Doesn’t mean that they have authority but they have power

Power is dangerous

Jesus said, “ Be wise as serpents Harmless as doves Do not square off with those that have the drop on you” Don’t square off with them, draw a line in the sand, and think that you are going to fight with them You aren’t You aren’t going to succeed

You may fight But you won’t last long

There’s a better way to deal with them What is it?

Law, courts, and we want to see the jury prevail

We want judges that are not following the law to be removed from office by the lawful process that we call impeachment

We want to deal with the Evil Empire according to the terms of our common law

God has given to us process to deal with the Evil Empire and He expects us to prosecute that process with full vigor That’s not easy to do

Takes energy Takes conviction Takes time

We in America believe that we’re a common law country

We believe in battle by trial as opposed to trial by battle

Our officials take an oath to support and defend the United States against enemies foreign and domestic

Domestic means that you are willing to serve on a jury

Foreign it’s an ancient oath in our common law foreign means that you’re willing to take up arms as a militiaman in defense of your land

Enemies foreign armed militia

Enemies domestic jury duty

And willingness to prosecute and defend the law of the land in court when rights, that is responsibilities, are threatened

Conviction of merchants in Rhode Island was rare

Massachusetts, in the early days, they had a hatred for the law of the city that was so strong , Massachusetts refused to establish equity courts in that state until the year 18and73

Equity courts No equity courts

And for good reason Puritan New England They were Puritans

The three powers of government according to our Constitution are to be in perpetual never-ending tension ongoing nonstop three-way Mexican standoff

That’s what common law government is

It is bad that courts ignore petitions for the Writ of habeas corpus

They act like they weren’t filed at all

Our common law says that the Writ of Habeas Corpus is the Great Writ

This is fundamental to the Bible too The Covenant of God the trust settlement of God with our Grandpa Adam when he says fill the Earth and scatter out on the faces of the land.

Habeas corpus part of our common law is there to enable to keep the Powers That Be from doing the very thing that the Maker of Heaven and Earth Our Maker says that He doesn’t want us to do He does not want us to stay put if we feel the impulse to enter land to move across land to scatter across land to conquer land to dominate land according to His terms

By denying rights that is responsibilities that’s what rights are the King of England lowered enforcement costs of tax collection benefiting England’s Central Bank interest holders.

And the trading arm of England’s Central Bank called the East India Trading Monopoly and all it’s dependents

Where trial by jury becomes trial by government when that happens freedom ends

Trial by jury is trial by the people

There is a distinction between the government and the people

It has been the never-ending effort of the Evil Empire to blur that distinction

The government has a monopoly on force and violence

A monopoly on force and violence amounts to a police state

The militia must be re-established in it’s common law sense and that means according to the four militia clauses of our Constitution of the United States

Government doesn’t want jurors to decide cases never has

Our Declaration of ’76 teaches that the Powers That Be are creative without end in devising schemes to deny trial by jury

The jury threatens those ever present government dependents ever present government dependents bureaucrats and they’re out to abuse their power through terror domination jailing and plundering

And the jury stands in their way

Trial by jury is part of our Declaration of ’76 part of our Constitution

And the reason that it’s part of those is because it is our common law

Our Declaration of ’76 and our Constitution are briefs of common law

(1:34:00)

Caller 6: Albert

The Sixteenth Amendment of the United States Constitution was never ratified so how can Congress have the authority to tax We the People?

They were very crafty when they wrote it

Congress does have the power of taxation

The IRS is not Congress

They get you through contract law to contract with them

People don’t understand the word magic that they play

Even if you understand the fraud it’s still a problem to get out of their courts

Once they get their grips on you then you got a problem

You have to understand the process and be able to articulate yourself in the courtroom

Not only the ability to articulate yourself and to articulate yourself as much as they will allow you to

They will constantly silence you up

You can’t even defend yourself in those courts

Federal court jurisdiction change as the conversation moves along in that court and you have to understand that and watch for that violation against you

You have to constantly remind them what kind of court this is

Also remind the judge that he doesn’t have the power and authority to make decisions in this court because this is a court of record and there is going to be a jury to make this decision

And that is going to be another battle

It’s difficult if you don’t know what you’re doing

You will win on jurisdiction You will win on lack of authority You will win on lack of due process You will win on default And you have to capture them by writing a really good paper to make sure you get them And they can’t answer these things

It’s nothing but fraud fraud fraud

But you got to go down the rabbit hole You got to get into the statute

So many people get a Notice of Lien

The judge moves it along and it’s going to hold

You got to pull out the statute their statute

Their statutes require that in order for them to give you a Notice of Lien it must be filed in that federal court district So you go down to the federal court district and it has never been filed. They have to file a Proof of Claim 4490 and a Form 56 Fiduciary Authority

If those two forms are not filed in that federal court then they have no court case

You don’t want to argue them on their terms in their sandbox You want to find the fraud and reveal it in a court of record

They’ll ignore you all the way through this whole process

They won’t respond to anything that you write

Until you get into court and then they’ll still ignore you

They’re not going to be able to answer if you frame your words right

Caller replied that his concern was the nonratification of the Sixteenth Amendment

The Sixteenth Amendment is null and void for numerous reasons

Number one : It’s never been ratified

Number two: The United States Supreme Court has ruled numerous times it’s a corporate tax

When they’re talking about People they’re talking about corporations

They’re calling you a corporation

They’re talking about a different United States

In U S 26 there is a code in there that says that this is not really law

It has no power It has no authority Right in US 26

Without a sworn affidavit there is no court case

Let me repeat that because this is the most important thing that anybody can hear:

Without a sworn affidavit there is no court case

It has to be notarized

Without that then it has no clout no power to indict anyone

If it’s criminal you need an indictment also

If they don’t have anything sworn against you and they never never do just realize that things will look like they’re real but it is a lie and it’s false

There is not an elected committeeman in any of the states that we looked at

It looks like there is an elected committeeman but there isn’t

Same thing with the court case It looks like it’s a solid case but it’s got no backbone behind it It’s got no affidavit No sworn papers

A lawyer will do his magic and make it look good but there’s nothing There is no power and no authority By what authority do they come at you?

Caller sued the Water Bureau for shutting off the water

You were in administrative court

They can do whatever they please They don’t care They make it up as they go

You have to bring that in to a court of record

Your argument is not on the water bill You don’t even talk about that

Your argument is that in administrative court they’re not giving you due process

They have no power or authority to fine or incarcerate

You can’t get justice It’s not a court of justice It’s not a court of record

You don’t ask for permission

You give them a Writ of Error You overturn his ruling and then you move on

Then when he comes back at you you move it into federal court for cause

You’ll never get justice in those courts

Judges give themselves authority

We shouldn’t be playing in their sandbox

You only go there once special appearance challenge the whole process and move on.

If they try to bring you back in then you move it to a different court

There is no other court to go to but the federal court because it’s always a constitutional issue of not having due process and not having jurisdiction and that according to the Constitution is the jurisdiction of the federal district courts.

They’re the ones that make the decision on your due process

The easiest way to turn these cases around is to move it into another court where you become the plaintiff if they’re coming after you as a defendant making you a defendant

(1:54:22)

Caller 7 Eric

If Eric sees a way to promote NLA he tries to go for it

It came out before before we started recording someone mentioned about how they’re trying to get rid of Alex Jones

The onslaught is on to silence us and end our communications

Someone mentioned ham radios We should get that going again

Some channels that have been shut down on YouTube are this fellow named Isaac Green who called himself AntiSchool Jordan Sather got shut down David Seaman got shut down Richie Allen got removed

There is this one other individual named Natasha goes by the name Truth Natasha

She got up with Jordan Sather and she’s running a court case and she’s helping them run theirs in their own states She seems to know what she’s doing in the court

She doesn’t know common law

She knows how to handle herself She knows how to sue folk

She had to leave Connecticut Now she’s in Massachusetts She was being hounded by the state She doesn’t know the common law at all

Maybe somebody could get in touch with her This is a whole new audience of folk that we could connect with and expose them to the NLA

She should be in a federal court because this is a First Amendment right

We should try to get ahold of her

You can e-mail Jordan Sather and David Seaman. They claim that they read all of their e-mails.

Put our website with the docket and let them go in and read our papers

(2:08:00)

Caller 8: Julie from Montana

Julie wants to ask about writing a good affidavit for habeas corpus

She wants to help a guy in federal prison

She has been trying to help him for almost a year now

His case is bogus trumped up charges of drugs on the reservation

The whole case was totally trumped up

You’re going to have an uphill battle

Number one with habeas corpus you got to get the permission of the judge

We grant ourselves as the common law grand jury

And even then they still don’t listen

Look at the cases that NLA has done and kind of copy from what we have done

They are lawless They just ignore it

They don’t do the right thing

Caller had a conversation a couple of weeks ago with her friendly FBI agents in Montana

They met at the library

They were talking about something else but she has a history of being involved in patriot groups

We were talking about another subject but then we started to talk about her patriot stuff

One FBI agent said that they have been getting calls from people in the court and they’re worried about paperwork coming through and they don’t know what to do with it

They’re actually calling the FBI agents and asking them what to do and asking them for advice

Gerard responded that “We’ve had people call the FBI in on us too”

“It was because they knew that two agents would come to our door and they were hoping that that would intimidate us”

They’re weaponizing the FBI They won’t answer your paperwork

“Everybody that we’ve come in contact with in an interview like that, they’ve been very professional and very open to what we are saying When you explain what we’re doing and you show them the paperwork They leave on a very friendly basis”

Caller thinks that they may have been trying to intimidate her a little bit.

Caller had just taken a trip to Pakistan so it was all about that.

While we were together they brought up her involvement in liberty groups

They talked about people that she knew in the past

They knew that she was a part of the NLA

She asked them about the Bundy case and about LaVoy Finicum too

She got their perspective which was pretty interesting

She will call next week and expand upon that.

(2:19:12)

Caller 9: Felicia

If God is the sovereign of the court and the judges are the magistrates are we sovereign because of inalienable rights?
The magistrate is just a traffic cop in the court

The jury is sovereign

God is the sovereign of the court

The People are the King’s bench

If the jury is there then you have to plead your case in front of them

Ultimately they’ll make the decision

That’s where their sovereignty goes

A lot of people don’t know that they have the right to ask for a jury

You got to demand it from the beginning

It’s very tough They are experts in word magic

You got to be good at making a timely objection

In a nonjudicial foreclosure they must file a 4490 and a 56 it is supposed to be filed in federal court. How is it that these local courts can put people out of their homes?

They don’t have the power but they do it

They don’t have authority but they have power

If you don’t know how to hold your jurisdiction and hold your Article 3 court up then you’re going to end up in jail

A lot of judges are ignorant

If you’re a judge for any length of time and you’re playing those games at some point the light bulb has to go off

They can’t be making the arguments they’re making to trap people without realizing the fundamental wrong that they are doing

(2:28:00)

Caller 10 Linda from Virginia

The gentleman said that all judges are magistrates

The fee schedule she has for federal filing shows Misdemeanor Removal by magistrate for $38 She would rather pay $38 instead of $400

They’re saying “misdemeanor removal” They’re probably making a case for where it is as far as it is concerning the law

A misdemeanor is punishable by no more than …

A felony is a bigger charge

Her case is circuit court criminal court misdemeanor

Gerard doesn’t know what “Misdemeanor Removal by Magistrate “ is but it would be advisable to apply for it

A magistrate is what you want in federal court

You don’t want a judge

All judges can be magistrates but not all magistrates can be judges

Is the circuit court judge considered a magistrate?

If he’s a judge then he can put a magistrate hat on

Any judge can operate as a magistrate

He’s not making judgments He’s being the traffic cop

There’s a jury involved that’s making the decision