National Liberty Alliance

Monday Night Conference Call

October 29, 2018

Lead-In Song: Eye in the Sky

(4:27)

Join National Liberty Alliance's Open Forum and weekly news and updates on NLA's advancements in the courts every Monday night, 9 PM Eastern weekly NLA teleconference. Click "Weekly Call” on NLA website home page and click the Green phone or call (605) 475-3250, enter access code 449389# PRESS \*6 TO MUTE/UNMUTE, then 1 if you want to get into the queue Playback number 605-475-3257, access code 449389#.

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

Please support our business partners. You can find their banners on the right hand side of the website. Proceeds support National Liberty Alliance’s effort to save America.

Please support NLA

(5:29)

Scripture Reading : John 7:37 – John 7:53

(8:08)

We still have the campaign for Constitutional Sheriffs going on

We’d like to buy booklets about 100,000 of them

There is a copy that people can get up online at our website NationalLibertyAlliance.org

It’s on the front page

You can download a PDF copy of that handbook

We do want to make it into pocket handbooks

We’d like to send 20 to each one of the sheriffs in America

We will be updating the papers that we put up there

It will cost about thirty five cents a piece

100,000 is $35,000

Mailing to about 3100 sheriffs it’s about twenty ounces for twenty handbooks maybe a little more

It’s about $6.50/each for the packaging and the mailing

That’s another $20,000

We’re looking to raise about $55,000

(9:30)

Also we got the New York Safe Act Lawsuit

The answer they dismissed the case

We are filing a paper under what is called Rule 35

Rule 35 allows us to bring our case before a panel of judges for reconsideration

That paper has been finished and we will post it up this week

Also we’re working on the case against the judiciary and the United States Supreme Court also both houses the judiciary committees of both houses and also the justice department

And we’re working on that

We’re still working on it

As soon as we get it done we’ll post a copy and we’ll file it

(10:40)

ANNOUNCEMENTS

There is a meeting tomorrow with the paralegals

There is a meeting tomorrow at 1:00 with the paralegals

Anybody who wants to get into that meeting contact Jan

He is under the directory at NationalLibertyAlliance.org

The meeting will be through Skype

It will be through Skype so we can pass documents back and forth

(12:22)

QUESTIONS

Question 1 With the enormous cost to send the info of the Sheriffs Books why are we not e-mailing each sheriff’s department?

We ran out of money to continue this We did spend a lot of money to set this system up We’re set up with eight fax machines We got sixteen of them We also bought the software to run all of these fax machines and send e-mail directly through our server

We were e-mailing sheriffs once a week

Sending them information that they should know

They may or may not get this because of interception

Often the sheriffs when we’re talking about the law and we’re trying to educate them they get confused about it and don’t understand

They’ll contact the county attorney to get advice and the attorney will say don’t bother with those people they’re crazy

Lawyers think quite differently than we do

They don’t believe and understand the Constitution

That’s a major problem

The other thing is that we’re not getting the information to the deputies

We did a nice handbook in the past for the jurists also included in there were the sheriffs

We were getting them out to people who were disbursing them

We want to do the same thing

But we want to get them directly to the sheriff

When the sheriff gets it in a handbook Sheriffs Handbook concerning the Constitution and the common law they should be interested in this

There’s a difference when you see something in print

All of a sudden it has authority because it went into print

It’s more authoritative

They get it in a handbook so that they can stick it in their pocket and read it in their spare time

By sending them twenty and a little note letting them know that if they need more they can contact us and we’ll send them more

E-mail will not work at all E-mail is ignored

E-mail is deleted It’s not taken seriously

We have to do a handbook There’s no getting away from it

That’s the only way we can do this

We have other educational projects that we want to work on in the future dealing with the schools

If we don’t learn the Constitution and understand what liberty is and understand what the law is and what liberty really means if we don’t understand that then we’re going to lose America

And if we don’t teach our children this by getting this into the school we’re still going to lose America

We have to get this information out to everyone

We do have a plan to get into the schools and also work in the community through the committeeman process

Education is the key If the sheriffs can’t come to an understanding of the Constitution

Every elected individual every appointed individual if they don’t know the Constitution inside and out they have no business being in power and authority

If they have to go and ask a BAR attorney what the meaning of this is or what the meaning of that is maybe they should send the BAR attorney to us so we can get an order for that individual because this person took an oath and let him take their job

There really isn’t any good course or study on the Constitution

Other than Brent I don’t know of anyone out there that’s got a course

We need to have a course and we need to have proof that they took that course

That’s why we’re setting this course up here at National Liberty Alliance

Everyone that’s elected should take this course

We need to quiz these people before we put them on to the ballot

We need to quiz these people running for office

And if they don’t know the Constitution send them on their way

tell them to go to National Liberty Alliance and take the course up there

Once you get through that course come back

Then we’ll quiz you again as long as you know the Constitution we’re good in supporting you

What other qualifications are required for an individual running for office?

Other than good character

Other than the knowledge of the Constitution

They should have some understanding of the office that they’re running for

If they don’t know the Constitution then they don’t deserve being in office

They should not be going to a BAR attorney to try to figure out what the Constitution means

They violate it every day

Judges are all BAR attorneys

All of the prosecutors are BAR attorneys

None of them understand the Constitution at all

We have to require these people to know

First and foremost we have to teach our children these things

We have a lot of work to do

We can’t do anything through the mail

(21:00)

Question 2:

Last week we had a fellow that had a bench warrant

He had three questions The first pertained to could he take his legal papers to jail with him

Second he wanted to write a writ of habeas corpus

Thirdly he wanted to do some filings in common law

You answered all three questions

Now he seems to be saying Why aren’t we working together on this?

We can try to help him if he wants to meet with us tomorrow at the 1:00 meeting

We can try to work something out with him there

He can write his request for a habeas corpus

We’ve taken the grand jury as the authority to receive the request acknowledge it and pass it off to a judge and order the judge to take care of the business

He needs to get a hearing going within three days

They have to bring solid documented proof of some charges against this individual or let him go

Due process is a major problem

That’s the way they’re use to doing it

And that’s the way we’re doing it now

If he can get on the call tomorrow then we can work with him

(24:38)

We are getting the people from the New York Gun case together for a meeting

Next Monday at 8:30 we will talk to the people that are in the gun case

We’ll make them aware of the papers that we filed and where they can get a copy of those papers and what the plan is and be prepared to assist us financially should we have to do an appeal

Maybe this panel thing will work but if not we will appeal it as long as we get the funds to appeal it We figure it’s going to cost about $1,000 to appeal it

$505 just to file it

$495 should sufficiently cover the cost of paperwork and certifying and so on

(27:05)

Last week we spoke about liberty

Liberty is freedom from all legislative laws

Freedom from the law of any legislator

Freedom from government

There are 57 USC Titles

Each one of these USC Titles has their own jurisdiction

USC Title 18 that’s where you find the penal code

That’s where you find that criminal code that they bring up against the people

The jurisdiction for USC Title 18 is the sea It’s maritime law

It has nothing to do with people on the land and yet that is exactly what they use in order to exercise their authority over individuals criminally in their courts USC 18 Title 18

People need to participate in something in order to be held underneath them

That’s where they come up with nisi prius courts

Any court that uses these titles are nisi prius courts which means unless first

First acknowledge and agree in order for them to apply their law

If you don’t acknowledge and agree then they can’t apply it

These are the things that people need to understand

Liberty is freedom from government control of your behavior through legislation

They can’t legislate anything over you to require you to do anything or say anything you do is illegal

A court of justice is a court run by the people and not by the judge

You got 57 different jurisdictions under USC titles but you also have courts of justice

In order for there to be a crime there must be an injured party

People can’t go around driving drunk and think that they’re not going to be held accountable

A police officer or sheriff should take that person home take away their keys Let that person pay for the tow of their own vehicle Drop the keys off at the courthouse to be given to the grand jury and then they can go and talk with the grand jury when the grand jury meets next to get their keys back

We don’t need anybody writing statutes to control our behavior

Liberty is freedom from legislation of our behavior

(36:26)

I want to try to go through some things on Title 18

I’m going to read some stuff that we wrote to put into the book

A little bit of history a little bit of the provisions where it is applied and a few other things

USC Title 18 is not the law of the land but the law of the sea

it’s maritime and territorial jurisdiction

I am blown away that we are that dumb to not know this

How come lawyers don’t know this?

How come We the People don’t know this?

We go to their courts we just walk in they apply their statutes upon us

we go to jail and we don’t debate it

The first order of business is What’s the jurisdiction?

Let me read some of this thing

In 1948 by an act of the eightieth US Congress in collusion with the judiciary the Department of Justice the American BAR Association and others conspired to conceal our courts of justice using Title 18 to supplant the law by claiming it to be the law of the land and claiming its jurisdiction to be a court of record which stacked grand juries and mock petit juries

No where in there do you find that it’s a court of record

Of all the USC Titles there’s only one USC Title that calls themselves a court of record

That’s USC 26 which is the IRS law

That cannot be it’s a contradiction in terms It’s a contradiction of itself It can’t be

It cannot be a court of record

cause their statutory a court of record is not statutory

No statutes allowed

The conspiracy is revealed within the title where we read USC Title 18 Subsection 5 United States defined

The term United States is used in this Title in a territorial sense, includes all places and waters, continental or insular, subject to the jurisdiction of the United States, except the Canal Zone.

Chapter 1 General Provisions USC Title 18 Subsection 7

Special Maritime and Territorial Jurisdiction of the United States defined

The term “special maritime and territorial jurisdiction of the United States” as used in this title includes:

1. the high seas, any other waters within the admiralty and maritime jurisdiction of the United States and out of the jurisdiction of any particular state
2. any vessel registered, licensed , or enrolled under the laws of the United States
3. any lands reserved or acquired for the use of the United States and under the exclusive or concurrent jurisdiction thereof or any place purchased or otherwise acquired by the United States by consent of the legislature of the State in which the same shall be for the erection of a fort, magazine, arsenal, dockyard , or other needful building
4. any island, rock or key containing deposits of guano
5. Any aircraft belonging in whole or in part to the United States
6. Any vehicle used or designed for flight or navigation in space
7. Any place outside the jurisdiction of any nation with respect to an offense by or against a national of the United States.
8. any foreign vessel during a voyage having a scheduled departure from or arrival in the United States with respect to an offense committed by or against a national of the United States.
9. military or other United States Government missions or entities in foreign States,

All courts operating under US Code are inferior courts whose jurisdictions are limited and special and whose proceedings are not according to the course of the common law.

Criminal courts are courts under USC 18 whose jurisdiction and procedure is defined by statute

Likewise civil courts and admiralty courts proceed according to statutory law

Any court proceeding according to the statutory law is not a court of record which only proceed according to the common law it is an inferior court

So they’re courts that have nothing to do with us

They’re all administrative courts

Criminal courts are administrative courts

Civil courts are administrative courts

Has no power and no authority

We have to be under a court of justice

Historical and revision notes

This is in USC 18

This section first appeared in 1909 Criminal Code

It made it possible to combine in one chapter all the penal provisions covering acts within the admiralty and maritime jurisdiction without the necessity of repeating in each section the places covered

In several revised sections of said chapter 11 the words “within the special maritime and territorial jurisdiction of the United States” have been added. Thus the jurisdictional limitation will be preserved in all sections of said chapter 11 describing an offense.

Title 18’s positive law citation contradicts it’s legislative construction statements whereas both were enacted on the same day

Nevertheless USC 18 jurisdiction applies the law of the sea and not the law of the land

The Act of June 25 1948 which enacted Title 18 clearly stated that no inference which means in fact not real no inference of a legislative construction which means law should be construed

In other words Title 18 is in fact not real law

Title 18 is in fact not real law

In our republic common law is the law of the land by which We the People chose to be judged

when we assumed among the powers of the Earth the separate and equal stations to which the laws of nature and Nature’s God entitled us

We the People further declare that we hold these truths to be self evident

That all men are created equal That they are empowered endowed by their Creator with certain unalienable Rights, that among these are Life, Liberty and the pursuit of Happiness. That to secure these rights, Governments are instituted among Men, deriving their just powers from the consent of the governed, That whenever any Form of Government becomes destructive of these ends, it is the Right of the People to alter or to abolish it, and to institute new Government

Because people are ignorant and deceived as to what law is and it’s purpose they are flabbergasted or set back to hear that liberty is freedom from all positive law.

Some will say we need law in order to live in society and thereby they ignorantly accept punitive law when the fact of the matter is people are social by nature and man by nature acknowledges nature’s law and usually behaves in public Therefore people do not need legislation to control their behavior

We already know Thou shalt not steal Thou shalt not murder Thou shalt not injure another Simply put Do no harm That’s the law of God

We all know It’s written in the hearts of all men That’s the key Do no harm

These are the laws of Nature’s God and the purpose of common law also known as courts of justice when they injure another It is here where people are judged by their peers and not bureaucrats People do not need bureaucrats involved in the control of their behavior.

So the people judge the people Government never should judge the people

Judges should not judge the people

I might quickly read another paragraph out of the papers that we are filing tomorrow

in the New York case

It’s a federal case

It’s on the gun laws here in New York

This is ten points made and this is point number ten

and talks about natural law

(51:19)

The spirit of law

Unalienable rights being the expression of liberty are the spirit of natural law

Now that’s important to really understand

Our unalienable rights not civil rights unalienable rights that is the expression of liberty.

and therefore it is the spirit of natural law

The law of our Creator and not of man

All law is to be tried in light of our liberty our unalienable rights

Any law repugnant to that spirit is by Nature’s Creator null and void

To deny natural law is to deny the Constitution and thereby liberty

Any servant who resists these truths wars against the Governor of the Universe

wars against the Constitution and wars against We the People

Natural law is written in the hearts of men

It is a process of maxims and common sense and is very easy to see and grasp by the common person

Whereas BAR attorneys who are trained in civil and criminal law founded upon Babylonian law use statutes to construct statutory prisons to control the behavior of the masses

to be confined with incarceration which have no part in natural law and operate under USC 18 jurisdiction which is maritime

The Lord warned us that lawyers reject the counsel of God

and that they place upon men burdens grievous to be endured while they place themselves under the burdens repugnant law by controlling our courts while they are never held accountable even to their own laws

The Lord went on to say that they will take away the key of knowledge thereby preventing many from entering in to the realm of truth

Republics Cuba, China, Russia, and many other countries have republics under the constitution But what makes our republic different from any other are four things

1. We are government by consent
2. We the People authored our Constitution and maintain our status above it
3. In order to prevent misconstruction or abuses of its powers We the People have a Bill of Rights by which all government action is judged and most importantly
4. we are one nation under God indivisible with liberty and justice for all

If people are under the thumb of government via statutes it is impossible to have government by consent It is impossible to maintain our status above government It is impossible to exercise our liberties It is impossible to have a nation under God if government supersedes His laws and it is impossible to have courts of justice if they are concealed and replaced with statutory courts This case proves the aforesaid The people are forced to pay for justice in courts that are not justice but the will of the state

Justice is construed by legislators Rights are limited and ignored

We are held subject to statutes and our rights are called civil or privileges and not unalienable

Government has become what our Founding Fathers feared

Liberty requires freedom from government interference This is America’s great achievement George Washington called the American political ideal the Great Experiment

Contemporary English historian Paul Johnson writes The creation of the United States is the greatest of all human adventures And Thomas Jefferson warns us that an enlightened citizenry is indispensible for the proper functioning of a republic

Self government is not possible unless the citizens are educated sufficiently to enable them to exercise oversight

If we don’t exercise oversight then we don’t have government by consent

We have government by out of control

They’re controlling themselves

It’s gotten to the point that they don’t understand or believe that we have exercise of oversight over them

So Jefferson says self government is not possible unless the citizens are educated sufficiently to enable them to exercise oversight

It is therefore imperative that the nation see to it that a suitable education be provided for its citizens Our liberty can never be safe but in the hands of the people themselves

That was a reading out of the New York case paper that we just wrote

to the panel that is going to be giving us a reconsideration of the decision of us being thrown out under Rule 12

And the two points that they make on this is

1. sovereign citizens and therefore should not be heard
2. saying that this case has already been heard and decided already and therefore is banned from being brought back into the court

All of that is in the paperwork we respond to it that was a lie

The judge was told that it was a lie

That alone should make this judge indictable

When this is all said and done and we see where the panel goes with it we’re going to consider and think about if we are going to bring this judge up for potential indictment

(58:00)

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

Brent’s website is commonlawyer.com

Brent’s comments are his own

They do not necessarily represent the opinions of anybody else affiliated with National Liberty Alliance

We’ve been talking about the Constitution of the United States

We started with the Declaration of ‘76

Now we’re up to our Constitution of the United States

Article 1 Section 3 Clause 6

“The Senate shall have the sole Power to try all Impeachments. When sitting for that Purpose, they shall be on Oath or Affirmation. When the President of the United States is tried, the Chief Justice shall preside: And no Person shall be convicted without the Concurrence of two thirds of the Members present.”

That’s what establishes power of impeachment of Presidents of the United States

and other officers of the United States including judges

Even lawyers can be impeached

The Congress has power of impeachment of all officers of the United States

This is a common law doctrine A common law teaching

Impeachment is part of our common law tradition

The Constitution of the United States is a brief of common law government

It is different than any other government in the world except those of common law countries

Assassination is part of the tradition of the law of the city.

The word impeachment means to catch by the foot

To grab him by the toe

Article 1 Section 3 Clause 7

“Judgment in Cases of Impeachment shall not extend further than to removal from Office, and disqualification to hold and enjoy any Office of Honor, Trust or Profit under the United States: but the Party convicted shall nevertheless be liable and subject to Indictment, Trial, Judgment and Punishment, according to Law.”

(1:10:00)

(1:12:50)

There is law in our courts and there is equity

Law is one jurisdiction Equity is another Law means common law

Common law acts against property

Equity acts against persons

Injunctions are equitable remedies

They order a person to do something or to refrain from doing something

A restraining order is an injunction

(1:14:52)

Article 1 Section 4 Clause 1

“The Times, Places and Manner of holding Elections for Senators and Representatives, shall be prescribed in each State by the Legislature thereof; but the Congress may at any time by Law make or alter such Regulations, except as to the Places of choosing Senators.”

Each state decides when to hold it’s primary election

(1:15:28)

Article 1 Section 4 Clause 2

“The Congress shall assemble at least once in every Year, and such Meeting shall be on the first Monday in December, unless they shall by Law appoint a different Day.”

Using force English priests and kings had at times kept Parliament from meeting for long spells.

Each of the three powers of government legislative, executive, and judicial of those three no one of those three powers trumps the other in any given situation

Each one of them is entitled not entitled each one of them is required to make a separate and independent judgment about what is constitutional and what is not and to act upon it with conviction

No man has a right to do wrong

The only way that you can do right you got to learn what’s right

you got to learn what is lawful

You got to safeguard the standard of law

Do not add to it Do not take away from it

You got to do it personally yourself

We want to re-establish what is lost

NLA alerts us to the problems

These fellows in government They’re abusing power and abusing people at the same time

I can’t stop them always Very seldom can I stop them

But I can do right

Evil wants agreement

That’s why politically correct speech is so powerful

Don’t engage in it Don’t get caught up in it

It is agreement that they want They will kill to get it

There are only four categories of crimes that our Constitution of the United States mentions.

Those four categories are

counterfeiting the securities and coins of the United States

treason

piracy and felonies on the high seas

violations of international law

Those four areas are the only areas of criminal law that our Constitution mentions

The federal government in Washington DC has no jurisdiction over anything not explicitly stated.

(1:36:00)

(1:39:00)

Section 5 Clause 1

“Each House shall be the Judge of the Elections, Returns and Qualifications of its own Members, and a Majority of each shall constitute a Quorum to do Business; but a smaller Number may adjourn from day to day, and may be authorized to compel the Attendance of absent Members, in such Manner, and under such Penalties as each House may provide.”

“Neither House may do business until at least a majority of that house’s members are present to vote”

Each house, the Senate and the House of Representatives, governs itself, no question.

If a candidate disputes an election result to fill a seat either in the House of Congress Senator House of Representatives either house that house will determine the winner of that seat if there’s a contest. That house whether it be the House of Representative or the Senate

will determine who wins that seat in case of a dispute over an election

And further each house is the sole judge of whether or not any of it’s members meet our Constitution’s qualifications.

Let’s say that somebody you got to be 25 to be a member of the House of Representatives

a guy runs and he’s 23 for some reason nobody found out until he got elected

And the Congress of the United States says No We believe he’s 25

There is no appeal from that decision

Each house is judge of it’s own elections sole judge and whether if it’s members meet the qualifications of the Constitution

and acting on motions to oust a member however either house of Congress may consider any matter bearing on that member’s fitness for office that member’s fitness

further discussion and debate can go on whether or not a quorum is present so long as a quorum is present for the final vote on the matter

Section 5 Clause 2

“Each House may determine the Rules of its Proceedings, punish its Members for disorderly Behaviour, and, with the Concurrence of two thirds, expel a Member.”

Section 5 Clause 3

“Each House shall keep a Journal of its Proceedings, and from time to time publish the same, excepting such Parts as may in their Judgment require Secrecy; and the Yeas and Nays of the Members of either House on any question shall, at the Desire of one fifth of those Present, be entered on the Journal.”

Following each session of Congress each house publishes it’s own journal listing all the bills and resolutions considered during the session as well as votes taken

messages from the President to Congress are also included

Of more importance Congress publishes the Congressional Record that’s an official title

the Congressional Record daily and this includes word for word transcripts of it’s debates

But in practice however Congress sometimes fails to record matters hard to justify

Congress has become so aloof It has become meaningless to write letters to Congressmen

or Senators They’ll send you a form letter back

Our founding fathers said that any representation of over 30,000 people is meaningless

(1:52:20)

CALLERS

Caller 1 Jeff

I sent a copy of a press release that I’m trying to circulate

It has to do with the mayor of Pittsburgh and his criticism of Trump and this horrible tragedy that took place there

I would like to have the ability to give the members of NLA the opportunity to circulate it and send copies to the mayor

He stated that Trump minimized the tragedy

Trump has pointed out the obvious

In so-called safe zones people aren’t safe in fact they’re more vulnerable

And if our servants are going to declare areas to be safe then their responsibility is to keep them safe

I’m bothered by this mayor blasting Trump

Is there any way that I could show this to someone at NLA

You can go online and post it as a comment at NLA

Get ahold of Jan and let’s try to get a meeting

There’s a lot of things we have to do to get active

There’s a lot of things we have to do to contact certain individuals that are supposed to be representing us and to do various things and we should do it in an organized way

But it needs to be done from the states

So we need fifty volunteers

We could take two or three or four from a state It doesn’t matter

working together to try to accomplish certain things

This will help and work out when we get more politically organized

We want to start to work with our schools in our state to start to get a proper education

We can offer a proper education as a curriculum for these schools so that these children our children learn about the Constitution learn about civics

There are other things that we could do

But we need to do it in an organized fashion

There’s fifty states and in each state there’s numerous counties

We have to break up into small groups One for each state.

We do have a lot of organizers and administrators amongst us

Connect with Jan

We will plan for a date to meet to start this kind of a process

We will get the word out to all of our membership and try to start organizing this kind of a thing

We have to start planning education for our children and also education for our committeemen Education for the administrators

We’ll try to call a meeting

We will try to have the meeting at 8:00 next Monday

We have the Safe Act Meeting on Monday

We can have this meeting on Tuesday at 9:00 pm EST and we can discuss ideas and thoughts and the main thing is to organize

And we need people to take the spearhead position for their state

There are other things that need to be done

These people can get committees going to get communications to our representatives

Donald Trump is planning on taking the Federal Reserve down

and then there’s going to be a monetary crisis

The only way we’re going to survive is as communities

Trump has a plan to bring this money back

But there’s going to be a short period possibly three months before it kicks in

Trump and the team of guys he’s working with military intelligence what an unbelievable plan that they put in place to get rid of the Federal Reserve

We have not been under constitutional law

We’ve been under bankruptcy since 1933

We were made slaves by the Fourteenth Amendment

It’s coming to a head

You better be prepared

You better know your neighbors

Government is going to come back at the local level first

You need to get involved with your local guys

All this teaching that we’re doing It has to hit the local level

That’s the first place that you’re going to exercise it

When everything hits the fan it’s going to revert back to the local level

We must become educated

There are 57 USC Titles

That means that there are 57 jurisdictions and authorities

They are administrative processes there are 27 of them which is half of them

are enacted into law therefore it is positive law

Positive law means law made by humans

It must be dealt with within it’s proper jurisdiction

You can’t bring those things into a court of law a court of justice

We have what’s called courts of justice

They’ve concealed it and that’s what our case is about

That’s what our new case is going to be all about

We need to understand these things if we’re going to take control of these things

Go take the courses we have

We have two courses

One of the courses is a very simple course

The other one is the Civics Course It’s 120 hours long course

It’s basically how we as a nation got to where we are at

And then the third course which is coming up which is going to be the most in-depth course

The Declaration of Independence, the Constitution, the Bill of Rights , common law, the processes of court, how to get into a court, what is a court of record, the process, the procedure, the forms we’re going to put this into a book We’re also going to put it into a course

This is the knowledge that you need to have

We’re the only ones that I’m aware of that puts out the education that we put out

We’ve brought it all together

We’ll also teach the people and we’ll have a course on this too it’s going to be inside this course on the committeemen the process what’s going on how they took control of the political process away from We the People and how they maintain it and put on a façade to make people think that it’s real and these guys are elected and they are not

And we’ll teach you how to become elected and how to run these processes and what the most important thing is to require these people who we will be interviewing as committeemen to require them to have the knowledge and the understanding of the Constitution

If they don’t send them home to learn it When they learn it they can come back.

Send them to National Liberty Alliance We’ll have a course up there for them

(2:21:50)

Caller 2: Jared from Arizona

You’re one of the best organizations but another really good one is National-Assembly.net

They have the history of the formation of Republics and a handbook for the formation of a republic

If they’re compatible we will talk with them and see if we can join forces to some degree

Most of the places that are teaching things they’re teaching watered down things

They’re not getting into the nuts and the bolts

A lot of them mix the man on the land stuff

Caller asked if NLA considered Quantum Grammar It’s mathematical

NLA has looked into that

It’s the inability to misinterpret something if you are able to put it into quantum grammar

It’s mathematically calculable frontwards and backwards so there’s no way to misinterpret or for a lawyer to find a loophole because there is no loophole to go through

Don’t think that because you’ve come up with a certain strategy of being able to articulate a position that you think that they can’t argue and defend it. These people are good at what they do And once they make a few twists here and there next thing you know they come up with some conclusions

Regarding the New York case They had a narrative which was a lie

There’s two narratives that these people on the other side brought up

One of the narratives was that we were sovereign citizens therefore we need to be ignored and kicked out of the court

The other narrative is that this case has already been heard

We responded in sworn statements that this was untrue and we expanded on these things and laid out the position and yet this judge still ran with the narrative of two lies that we clearly laid out

Why are we playing the game by their rules? If the common law is the law of the people then why are we going to their administrative courts? We’re not going to the administrative court.

We’re not asking for anything. If you read our response you’ll see that we lay that out. the jurisdiction We laid our jurisdiction out numerous times

Even on the paperwork that was filled out on their form where they wanted to know what kind of a case this was They had violation of civil rights That may have been number 440

I took their form I checked out the different types to find their font type and size and I typed in there 440A unalienable rights

So I made it clear where we’re coming from

We laid out the fact that we’re looking for a court of justice

The papers that we sent to the panel in which we are asking for reconsideration we made it very clear on what it is that we are asking for

We made it clear that we’re not coming in for statutes we’re coming into a court of justice

And that court of justice is ruled by a tribunal and it is not to be ruled by judges but by the people themselves Only the people can judge the people

Caller appreciates NLA’s position on education and education of the people and the sheriff but caller thinks that the sheriffs have worked for the corporation for so long that as they do look to the prosecutor for their advisement they’re only going to look for their advisement from someone who can hurt them and that’s what the prosecutor and BAR does or can do

What makes you think that they’re not going to just throw these in the garbage?

I don’t care what they do with it.

They’re already being judged in the court of the people’s opinion

We the People need to get this message out

We the People need to file these papers

We’re also not just filing them with the courts

We’re filing them with Jeff Sessions and we’re filing them with the President

We’re creating a record They can’t throw this stuff out of the court

Even when they dismiss it the case still sits there

It’s available for people to go through and look at

and at some point people should go through and prosecute these people for the statements that they made.

This court case that we’re getting ready to file now we haven’t filed it yet

we’re writing it this court case is suing the judiciary and in suing the judiciary and looking at what’s really going on the knowledge of what’s going on is also understood by the United States Supreme Court So we have to sue the United States Supreme Court because they’re part of this

We also have to sue the judiciary committees in both houses

We also have to sue the Justice Department

We also have to sue the BAR because the BAR has taught them that statutes are law

They have taught the subversion

None of those people can sit in as judge

We don’t want a judge We don’t want a magistrate that’s a BAR attorney

There are magistrates that are not connected with the court system

We can get an intelligent sheriff

We can get another lawyer who is not going to stick up for the BAR who is not necessarily sold into the BAR process that we could possibly put in charge of this as the administrator of the court All judges are magistrates That individual all he or she is is a traffic cop to keep things moving and in order

It’s up to the people to decide

We are going to show them very clearly that there are courts of justice that they have concealed.

That’s the biggest crime of all

The concealment of courts of justice

This is the case that we are constructing to bring it to the court

We’re going to nullify Rule 12

We’re nullifying right from day one right in our court case

Rule 12 null and void It’s a statute under US 28 28 has nothing to do with us

They are silent They refuse to answer It doesn’t matter what you do

You can call them on the phone not going to answer

You can send them a letter not going to answer

You can send them an affidavit not going to answer

You can pull them into court they will play their Rule 12 game they’re not going to answer

They will never ever answer

A non answer is an answer

(2:39:35)

Caller 3 Michael from New York

He sent NLA a PDF file His land is paid for He would like someone to take a look at it He would like an opinion on it Allodial Title Via Land Patent

It’s out of the book it’s called “The Sovereign American’s Handbook”

We have other people working on allodial title at NLA

What you’re up against is the fact that they believe that they’ve killed all allodial titles with the bankruptcy in 1933 That they took all private ownership of land away from us

If you read your deed It calls you a tenant

That’s what they created It is a fiction but that’s what they’re operating under

That’s what we need to kill

As long as they keep putting you down as tenant on your deed and they call you a resident

A resident is someone who is passing through

They got all these secret language and terms that they use

They think that we’re stupid

It’s all coming to light little by little

Allodial title takes a lot of work to create

Another way to deal with this it’s an uphill battle but it can be done is to turn your property out of residential and bring it to private and that in itself brings you off of the tax roles because they can’t tax private property

We did do a paper called for the sole purpose of moving your case into federal court

how to do that so we created a form paper for that we haven’t posted it yet

We’re going to be discussing it with our paralegals tomorrow

Maybe before the week is out we’ll post it up there and we’ll make note of it’s location on next Monday’s meeting

Let’s get a meeting to further discuss this

Get ahold of Jan