National Liberty Alliance

Monday Night Conference Call

November 7, 2016

Opening Song: Amazing Grace

Topic: Fraud on the Court

Call-In Number: 605-562-3140 Participant Code: 385698

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

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Scripture Reading: Psalm 25 1-22

E-mail QUESTION:

When talking about government licenses and referring to them as fraud, would naming these unlawful mandates as adhesion contracts be more informative and educational?

Specifically, Black's Law Dictionary 5th Edition defines adhesion contracts as "weaker party has no realistic choice as to its terms."

People try to get the proper articulation so that they can communicate some kind of correspondence or communication with people in court in order to get justice but it’s never going to happen. These people are well dug in, they are being trained on a weekly or monthly basis. They have seminars and educational things. They also have a book on how to deal with sovereigns. At these meetings they discuss these kind of problems. The latest things that people come up with. How they can make an argument. Nobody out there knows their jurisdiction. It is a free-for-all out there in justice. Fiction. To try to really explain it or put a finger on it it moves over there. It is a fiction. It is a fraud.

They can’t say anything to NLA’s paperwork.

In court cases, before making a statement, you got to know what the response of the enemy is going to be.

If you don’t know then you don’t have your homework done.

You have to make your case, make your point, make it clear and be able to destroy anything potentially that the enemy could bring up.

If you are willing to go to jail for driving without a license , if that is OK with you, and you don’t mind sitting in jail, then that is fine.

John does not have time to sit in jail.

That is not where his battle is going to be.

Sometimes he pays the fine and puts it in a folder to deal with it another day.

NLA doesn’t have enough money to put it in the courts

We need a couple thousand dollars.

We are building a good case.

We are going after the legislature by going after both Houses.

We will go after the leader of the House. Of each. The Senate and the Congress.

We will go after the judiciary

We need to go after their boss.

We are not asking for redress of grievances. We are going in to redress grievances.

And we are going to tell them exactly what they need to do.

And we are going to tell them exactly what is going to happen to them if they fail to do it.

We have to go after the governors.

Not to attack them. We have to educate them.

That’s why we are writing a lot of papers.

(15 min)

How are we doing preparing Committees of Safety?

Are we prepared for the worst case scenario?

Congress can fix this problem

The courts can fix this problem

We have to get them to realize the destruction that they are bringing upon themselves

We have to hit the point of critical mass. We must hit critical mass.

NLA has done quite a few habeas corpuses

There are about 28 judges that need to show cause

NLA will bring them into this court case.

By what authority do they think that they can close down habeas corpus?

By what authority do they think that they can ignore the Fifth Amendment?

By what authority do they think that they can carry us away to jurisdictions unknown?

At some point in time NLA will start doing indictments.

Our case is about subversion against the United States of America and We the People against our Constitution.

America could be restructured into what America should be.

The debt is not owed by the American people . It is owed by that private corporation called the Federal Reserve. That’s who owes that debt.

(30 min)

First we have to take our courts back.

We have to re-educate our children.

We have to moralize our people.

We have been demoralized.

Get Committees of Safety going.

NLA has the Congress paper half way written.

Pretty much the same paper is going to go to both Houses.

Mr Robertson is very sick, he is in jail, he has medical problems.

We need to send them a message that if this guy dies in jail they are accountable.

He dug a hole in his backyard.

Ollie will give a report on that.

We need critical mass.

We need money.

To get into court with this paperwork will be about $2,000

Nobody is being paid for labor.

If you go to nationallibertyallianc.org and highlight “Grand Jury” you will see “docket” and if you click onto “docket” that is the page where we will put all our evidence documents up and all the court filings.

We will create a Memorandum of Facts and a Memorandum of Law.

We will do an Information On Martial Law which we already sent out. We will repackage it in this case.

We will give Information On Martial Law inside this case.

We have a Statement of Jurisdiction

It is growing It is building It is unfolding

We need critical mass

Let’s talk to Ollie

(45 min)

Ollie reported that he and Lindsey are trying to get on the visitor list.

We are trying to get a wellness check for Joe

They sent Lindsey an e-mail that said that she was denied because she is a security risk because she is a protester.

In two or three days we will hit hard with local media to bring awareness.

They confiscated his legal material.

We found out last week that there is a CIA whistleblower. He was going after the Clintons.

He is down there. They are trying to kill him.

We are making progress.

We are making progress but until this election is over we are in a hold pattern.

Ollie is going to start demanding coverage. Some investigation.

It is going good.

They slow due process down with their statutes and paperwork.

We have not found a way to get around the red tape.

Get sworn affidavits and NLA will put them into the court case.

Jurist 11 turned out to be a federal agent planted into the jury.

It had to be the jury that discovered that.

They tried to prevent them from quoting the Constitution

They tried to prevent them from reading the Bible

Get affidavits. Gather information.

Lindsey is documenting the whole history and she is going to make out a sworn affidavit.

Their whole system is about self policing.

You got to dispel that you are a security risk because you are a protestor.

A lot of good happens in Portland.

The FBI is looking like a fool in Portland

It is all coming unraveled

We need to hit critical mass

(1:07:40)

Brent was not available

John handed it over to Gerard for Questions

CALLERS

Caller 1 : Florida Greg

(1:08:55)

KrisAnne Hall said that there is an extremely important thing going on tomorrow morning.

Kansas put a law out in 2013 that basically told Eric Holder and the federal government that we will not obey any of the Second Amendment infringements that the federal government puts on us. We are a sovereign state. There are two people in that state that are under prosecution right now in federal court. Tomorrow is the trial. If you do anything in the state of Kansas, there is no holds barred when it comes to gun control, making silencers. The one guy built silencers, the other guy bought silencers. That is what they are going to court for. The attorney general, because they set up this law, and the governor signed it, said if a federal agent comes in and prosecutes anybody, you are going to be prosecuted as a felony in our state. They haven’t done that. The people are going to court tomorrow to face federal charges. The attorney general is not going to get involved in it. It was their law that got these people into this trouble. So basically they were set up because the cowardly attorney general didn’t stand up for them.

KrisAnne Hall said to call the attorney general because he needs to be involved in this.

This will weaken the state sovereignty if they don’t defend this and win. The federal government will be able to stomp all over you because they have already asserted their sovereignty and the federal government is attacking them.

The governor signed the law that said we are not obeying any Second Amendment stuff from you. So basically as far as the federal government is concerned he broke the law.

If they’re right , only one of them can be right,

if he signed that law he should be on trial with these guys.

He signed the law that said we’re not obeying it.

The governor should be taken to court for entrapment.

It is because of you signing that bill that I am here.

So I am suing you for this. I am holding you responsible.

KrisAnne Hall said to call the attorney general and tell him that they need to be involved in this.

Tomorrow morning they are going to be going into court.

You would need to call before nine in the morning.

Kansas is on a split time schedule from Central to Pacific. The timeline goes through there.

It depends on where they are in Kansas.

785-296-2215 Attorney General Derek Schmidt

Caller called and said to the secretary You asserted a law that said that the state is sovereign and if you don’t defend the sovereignty then it will weaken the state because it is going to weaken our stance.

NLA will put out a message to call before tomorrow morning.

By 9 AM they are going to trial. We have two or three hours difference.

Caller can send Jan a message as to what can be said.

Tell them that the attorney general has to defend the sovereignty of the state as per the bill that he signed.

(1:16:00)

Brent joined the call.

Brent began by saying that we have been talking about the militia of the several states.

He has been going through the booklet that he wrote on the subject.

He wrote the booklet with the idea that people would take it and give it to their state legislator. Tell him that in the back of the book there is a Model State Militia Statute.

The state legislatures would be the next step in quickening the militia of the several states from it’s slumber.

The militia clauses of our Constitution, the four militia clauses, the Second Amendment is the fourth militia clause , and those militia clauses are part of the laws of nature under the heading of self defense that a man has a right to defend not only himself , why would a man want to defend himself?, because he cannot fulfill his covenant to God to defend his family if he doesn’t defend himself. And then he must defend his family , and there may be others that need his help , and maybe he needs defended when he is not in a position to do so. And therefore we have the four militia clauses of our United States Constitution.

What are the benefits of these four militia clauses?

(1:29:00)

Kings make war and war makes kings.

Bureaucrats keep power after the war is over

There is no enemy to the United States other than people

Things are not enemies.

Poverty is a thing, an idea, it is not an enemy.

Terrorism is a thing, an idea, it is not an enemy.

Religion is a thing, an idea , it is not an enemy.

The militia clauses are more about process, how it is to be done, rather than what is to be done.

The first militia clause, or some people say the fourth, it is the fourth one in our Constitution, the Second Amendment, it grants no authority, delegates no authority like the other three, it recognizes a right and guarantees it.

Freedom and security are possible at the same time only by the practice of the four militia clauses of our Constitution.

(1:39:13)

War drains our wealth and our lives

We must wage it only according to our Constitution

Due Process

Our Constitution is all about process

The benefits of the militia of the several states provides a check on politicians and those controlling them necessary to discourage unlawful, that is, unconstitutional war

(1:42:04)

War according to our Constitution you follow a process

And if you are not willing to submit yourself to that modest inconvenience of asking Congress for a Declaration of War then you don’t take up arms and murder other people.

It is murder.

Anything that is not according to process is murder.

In our Old Anglo Saxon tradition the king, who wasn’t given much power until the eldership, the whitten, meaning white headed fellows, the old guys , Latin word senator, old men, we get our word senile from that. Not until they said that we were going to war did the king really have any power in Anglo Saxon Anglo Dane England

Once they gave him the power then he had it

But if they didn’t give it to him then he didn’t have it and he couldn’t go to war.

Our Constitution is written in the tradition of the Anglo Saxons and Anglo Danes of England.

Our militia clauses are a check on the rest of the government to prevent unconstitutional war.

The militia of the several states , there are four militia clauses, the militia of the several states does away with the temptation of politicians to plan and promote war to gain power they desire.

War is tremendous power to government.

We haven’t declared war since World War II.

(1:45:17)

After that it has been a whole lot of ugly fighting without a declaration.

Why not?

Why not say to Congress and the President no, you cannot have my son?

to give his life up and kill other people unless you go through the modest inconvenience of asking Congress for a Declaration of War.

They don’t do it

And the reason that they don’t do it , one of the great reasons they don’t do it, is because once there is a Declaration of War then you have a declared and defined enemy.

And prosecutions of treason are possible.

If war is not declared then there is no defined enemy.

Our Constitution defines treason very precisely.

If treason is not defined it will become a political tool to murder people that with which the people in power don’t agree .

Who’s your enemy?

If Congress doesn’t declare your enemy then how do you know who your enemy is?

We are not a government of men

Donald Trump is not the Messiah

He is not the Savior of our country.

God is our salvation

What does salvation mean?

It means this: I hate those high falutin theological words, salvation is a Latin word and it means safety. What’s our safety? We are our safety as God uses us.

How does God use us?

He tells us what He wants us to do and how to do it, due process.

We follow His directions.

There is no other safety, there is no other salvation as the old word that has lost it’s meaning because it is hackneyed and bat kneed about and overused.

Our safety only comes from our Creator.

It comes as we adhere to true law.

The laws of nature and the laws of nature’s God.

The only remedy to the lawlessness that we see is and is increasingly being revealed in those that hold power in America, the only remedy is true law.

Brent concluded

(1:48:54)

Gerard opened up the cue

CALLERS  
  
Caller 2: Tara Nova

She sent an e-mail and wondered if the e-mail was received.

The e-mail was a question if anyone would like to be involved in the Articles of Confederation, we are forming a Congress, where we are going to revitalize the Articles of Confederation.

We need 13 colonies.

We have 5 already populated

We are having a conference call on November 19th  so that we can get the rest of the 13 colonies.

Our mission is to present the United States of America as opposed to the United States which is the corporate body and our mission is to be the friendly government. Foreign relations. And open up the Peace Treaty of 1783. Have them to be our military support.

If we get into any military conflict then they will have our back.

That was the original agreement in 1783 before the Constitution came into effect.

In the Constitution it does refer back to the Articles of Confederation.

It is a vital document. It was never abolished.

It was abandoned but it was never abolished.

Therefore it is still a working document.

We are studying it and bringing it into light and dusting it off.

A lot of people are joining us.

When those agreements were signed we were at a declared war with England.

The government is never going to fix itself.

If you depend on another sovereign nation to help us you are going to open a door and get a vacuum and you are not going to like what comes in there.

We have enemies within.

To get other countries to help us would probably not work because they are part and parcel to the problem.

The Pope of Rome is not going to help us, he is against us.

He sold out to the New World Order.

Rome has been sold out for many centuries, that is nothing new.

The treaty that was signed has a lot of good things in it.

But as far as revitalizing that treaty, Brent is not that familiar with it.

The Articles of Confederation probably are very good.

People can learn a lot.

We need to disentangle ourselves as George Washington put it in his Farewell Address.

Keep ourselves disentangled from the rest of all of the world.

That is the only way that we are going to be able to help people.

We are laden down with entanglements including the United Nations we need to get out, we need to throw them out of our country.

We are being drug down.

The policy of those in power now is to destroy us.

There is a technical legal matter

I don’t believe that a confederation can co-exist with the Constitution

You go from one to the other

So if you are going to go back to the Articles of Confederation then you have to kill the Constitution That is scary.

There is a technical difference between a confederation and a constitution.

Our Constitution has set good boundaries

We have allowed our Constitution to be set aside.

If anyone wants to join in on the call on November 19th it is a zoom call.

zoom.us is the website code 715506471 on November 19th at 2:00 p m

Caller 3: California Fred

The grand jury, President Clinton and Janet Reno who died today wrote the grand jury instructions . A lot of that had to do with Monica and a lot of stuff that was going on.

What gives the President and the Attorney General the power to write rules for the fourth branch of government that is independent of them?

(2:04:53)

As far as Brent knows there is nothing in our law that gives the President the executive branch power to write rules for grand juries. It is an absolute violation of the old common law doctrine called separation of powers. These people know that they have been given the opportunity to abuse power and they are doing it with a vengeance.

Nothing about the grand jury is taught in law school.

The federal claims court is referred to as the People’s court and caller has noticed that they have changed the rules and they have deleted many, many documents like suing the United States government over a statutory law violating an inalienable right. Who can write the instructions or provide the documents to circumvent our Constitution?

Nobody can.

They are trying to get rid of our heritage

If they think that they have that authority, that’s our fault if we let them get away with that.

No man has a right to do wrong.

There is only one thing that a federal judge hates worse than a civil rights action and that is a civil rights lawyer.

You might get in jail for contempt or disbarred.

Somebody else has control of the federal courts.

It is the spirit of the times that we are fighting.

You can shoot somebody that is bothering you but if it is the Evil Empire then they will raise up ten more.

Ten more will come after you.

When men lose the meaning of words then they lose their lives, their liberties, and their properties.

Evil does not rest. But you can hold them at bay with law.

Men govern with words.

We have tremendous power by speaking truth. We cannot always see it.

First you have to learn the law. That takes time and work. It takes daily attention. It must be done every day.

Once you learn it then you will begin to talk it and begin to do it.

Where there is a right, there is a remedy, and where no remedy can be found, the court must fashion one. That is the duty of the court . To find one.

If you are a litigant it is your duty to offer a remedy to the court.

And if that court doesn’t satisfy your right and give you remedy after motion duly made then you can appeal up. You can always go to a federal district court.

People say I voted for Obama but I will never do that again

or I voted for Bill Clinton and I would never do that again

Brent said that he voted for Bush “How stupid can I be”

Do you really think that people have virtue

We need a wake-up call about who we are

Our only remedy is law not men.

Caller 4: Jeremiah California

(2:37:09)

How can we avoid falling back onto and basically with total reliance on a religious belief system as a fundamental backbone providing the morals of a system of government and still remain in honor with life? Can you have morals without God?

You can’t have government without religion. It is impossible.

The fiction of the First Amendment has served us well.

The only religious tolerance that was in the colonies was for the Bible-believing Christian religion. The reformed faith. What is reformed faith?

Reformed faith is that faith that came out of the Reformation.

Because we were a Christian people, we didn’t say it officially in our documents but we acknowledge a Christian God.

Caller 5: Julie

Julie needs advice about doing a habeas corpus

Brent told Julie that there are forms online

Eliminate unnecessary words

Write in sentences that are short.

Every sentence must have an actor and an action

Make sure they are complete sentences.

Our common law is fact driven not reason driven.

Make sure that you talk facts.

Reason rests upon facts

NLA has written about 30 and they don’t respond

They can’t respond

Everything they are doing is not lawful

NLA recently stopped doing habeas corpuses because we don’t have the manpower.

Maybe once we get into the courts, if we get more volunteers, maybe we will pick that process up again

Out of the 30 habeas corpuses that NLA did we had two people released most of the rest have been ignored.

We will do in our court case that we are getting ready to file in the federal court we are doing a show cause to all of the judges that were ordered to get the process going and they didn’t. We are going to do a show cause as to why they didn’t go forward with it and since they didn’t go forward with it because the other side didn’t respond then why didn’t they release the person in prison.

The big problem is that they are all ignorant.

None of them understand it.

Nobody knows what a habeas corpus is.

Nobody knows the process.

As far as getting the habeas corpus online

Habeas corpus is hard to get through

John has not seen any judge approve it but that doesn’t mean that it hasn’t happened

Maybe NLA will get back into it in the near future.

Bill Thornton has a process

go to 1215.org and get an example of habeas corpus there

and look at examples at NLA

NLA has two courses: the Constitutional course and the Civics course

Caller has completed both courses

NLA has an Access to the Courts book that you can download for free

NLA has a copy of the federal rules at their website

Go to Nationallibertyalliance.org click onto “Grand Jury” then click onto “Statement of Jurisdiction”

Read Brent’s book: Excellence of the Common Law

Do a good “Wherefore Clause” be specific What you want to get out of this.

You need to understand jurisdiction and due process

Closing Song: Tell Me Why