National Liberty Alliance

Monday Night Conference Call

May 29, 2017

Opening Song: no opening song

Topic: no topic

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

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

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Scripture Reading: Matthew 9 : 18 – 31

(5:28)

QUESTIONS

Question 1 The first question is about quasi judicial. Quasi is Latin for as if. In some sense resembling or nearly judicial means in court proceedings

Municipal corporations use this process all the time

Looks like they act in a private corporation capacity

The Constitution doesn’t quite agree with that.

Can a magistrate in such cases assess a monetary fine and if so what is the best remedy?

Under quasi judicial can a magistrate assess a monetary fine?

There is not a judge or a magistrate that has the power or the authority to fine or even charge anyone . Fine or incarcerate. They cannot fine They cannot incarcerate.

Only a court of record can do that which requires a jury

A jury can fine A jury can incarcerate

But a judge cannot But they do it all the time But they don’t have the power or authority to do that.

We’ve grown used to a lot of these things as if they’re regular or normal

If there is a crime and there is some kind of fine or an incarceration applied to someone Due process has to take place But in order for anything criminal to happen they have to be indicted by a grand jury. And now at that point it becomes a criminal proceeding.

No judge can hear a criminal proceeding. As far as common law is concerned. As far as American law is concerned. When you read the Constitution it talks about the authority and power of the court system and it talks about law and equity.

Judges are able to make judgment in any case in equity

Which would usually be a contract disagreement.

If you’re talking $20 the Constitution permits for one of the persons or both to request a trial by jury and if they want that they get a trial by jury for an equity case.

If we had honest judges If we had just judges If we had judges that weren’t serving the New World Order or corporate America or the special interest groups they serve one of those three groups if they’re really concerned and listening to the argument and making a just decision then we wouldn’t mind a judge making a decision in equity cases. And if he or she makes an error we have the option to go for an appeal, the appellate process.

That could work out very well if we had honest judges.

Possibly all of them are corrupt.

Incarceration can only be done by trial by jury That’s the law.

Question 2: Does anyone know what attorneys need to file in court by federal regulations to establish themselves under title 22 USC subsection 611 they should be registered as foreign agents what else must they file in court before being able to practice law?

The BAR association is a foreign agency The BAR school is teaching them how to preserve the status quo.

They seem to veer them away from the Constitution

They’re taught all of these statutory things as if they were law.

They’re actually taught to ignore the Constitution and not even bring it up.

They are taught that there are plenty of statutes that make it very clear. Why get lost in trying to interpret the Constitution?

I would worry more about bringing back the proper jurisdiction

We go into courts of record which requires juries

We go into courts of justice which requires the law the law of the land

That is what we should be concerned about.

And if we can bring these courts back to courts of justice and out of the statutory realms all of these lawyers would be leaving their profession they would just practice as anyone else would practice and we would have the common law back in place.

To try to defeat a problem that will take care of itself I wouldn’t get too lost in that.

It’s always about two things: Due Process and Jurisdiction.

Make sure you get due process and make sure that you are in the proper jurisdiction.

Every court that we walk into is jurisdictions unknown.

We need the Constitution to be applied We need the law of the land to be applied We want to make sure that there is an untainted grand jury and an untainted trial jury.

That is very hard to find That’s why we opened our case up We’re trying to stay as close to the process as we can.

We’ve opened a case which is a court of record. We’re going to bring in trial juries for each one of these cases. The ultimate thing is that this is subversion against the United States of America by enemies both foreign and domestic

The judiciary is subversive in everything that they are doing.

(18:18)

We need to go up against the judiciary as a whole at some point.

We have a lot of judges that we can show have not been doing their duty and have been ignoring due process

We have to bring lots and lots of cases together in one place and then we have to push forward with these

All this proves conspiracy All this proves subversion

All these cases together show how corrupt the whole system is

How corrupt the judiciary is.

Question 3: Regarding Document 1004 which is the Statement of Jurisdiction

In footnote number 1 it say the Unified United States Common Law Grand Jury is comprised of the grand juries from all fifty states. But there are 25 members you recognize at headquarters as the Unified United States Common Law Grand Jury. Is that right?

No The Unified United States Common Law Grand Jury is made up of everyone who attends when we call forth the jury

Potentially we could have over 6,000 people because we have over 6,000 members;

We have communicated with all 94 federal district courts and they have never communicated back to us

(22:17)

We filed all kinds of papers And they just totally ignore us

It’s conspiracy because they are all doing the same thing.

They’re all responding in the same way.

Our intention for bringing together the Unified United States Common Law Grand Jury is solely for the purpose of dealing with subversion to work to bring the federal district courts back under law.

We had to build up a large membership in order to come to where we are today.

We had to keep people busy so that they would continue coming

That’s why we did re-organizing and reconstituting the grand jury in each county.

We did that across the entire United States.

We’ve been organizing the counties

We’ve been organizing the states

We got all of the states to organize themselves as a common law grand jury within the state

We have seals and an address

They were brought together to bring one grand jury as the Unified United States Common Law Grand Jury

We created committees We educated people We got courses going

It took four or five years to get to that point to get into the federal courts

We are exactly where we wanted to be where we planned to be four or five years ago when we started this thing.

(24:39)

All of this is proof of conspiracy to go up against the judiciary and bring the court of law back

To bring justice back into our courts

We spent a lot of time educating this President

We believe that he has read all of our paperwork

Our paperwork was written with the intention to teach

Referring to the same document 1004 Statement of Jurisdiction

To the right at the top you have sureties of the peace and also sovereigns of the court and that is situated above “We the People”

Will the individual people be losing the ability to go to court for redress if the sureties of the peace and the Unified United States Common Law Grand jury take it and let it be decided by the five and twenty? We will immediately grant full justice there in What control would a person have over his own personal grievance can he take that to a court of law in his state? Particularly since there is a mention of extending the olive branch elsewhere you can’t possibly address all of the cases because there are thousands but I want to make certain that I would not lose my opportunity to take action in my own right They are doing terrible things all over and I am powerless It seems to redress at this time or even learn about the proceedings held against me in most cruel psy ops I would prefer to have some discretion about the arrangement made myself and not leave it to some people And while I think that NLA might have things to gain by giving an easy hand to the perps Are you taking over the proceedings like barons over serfs? I guess you get my drift The simple assurance to a more just judicial system is supposed to be my satisfaction and reward?

The purpose of the Unified United States Common Law Grand Jury in one place it has to be dealt with the subversion. Subversion must be dealt with. And all these cases that we are taking on proves the subversion. We are consolidating a lot of criminal cases we are consolidating these cases which help to make the point and prove it.

We are going after the judges

We got at least 30 to 35 judges that we are going after.

They’re the ones responsible for the subversion.

They’re the ones responsible for taking us into jurisdictions unknown.

They’re the ones responsible for not doing their duty and honoring their oath and giving the people due process.

We have to come together as a people from across the nation in every state and many many counties coming together to do this thing together collectively as one

We are the Sureties of the Peace

The language comes back to the Magna Carta

The work we are doing is creating the administrations

We are trying to create administrations four individuals minimum in every county across America.

Those four administrators from each county would be responsible for calling the grand jury when the court requests the grand jury

We are building the administrations locally

Meanwhile the case that we are fighting is subversion against the United States.

Once we break through and start getting indictments and start putting some of these people in jail that’s when we will be able to empower the administrators and bring them up into the counties.

We are just dealing with subversion breaking into the courts to bring justice back in and then bringing the power to the people through the administrators who will then empower the people on a county level. Pull the grand juries together when necessary. Call together trial juries when necessary. And orient them into what justice is. And that is when our courts will start working well.

The Sureties of the Peace is the Grand Jury

All Grand Juries would become the Sureties of the Peace.

It’s up to them to make sure that injustice does not go uncorrected

It’s up to them to make sure that if people are injured then they are repaired somehow.

They can fix the problem and not even send it into the court.

If they can get the person who was injured and the person who injured that person to work out something that is reasonable to restore that person to their original state.

(42:00)

CALLERS

Caller 1 : Ed Oklahoma

Regarding the Act of 1871 where supposedly the United States became incorporated

The citizens became subjects to those corporations

That’s the Organic Act of 1871

The Judiciary Act of 1789 they already had some problems

Some of that was corrected in 1801 Marbury vs Madison

In 1871 by the Organic Act they created this municipality process

And they added to it over the years.

All of that is subversion It’s contrary to the Constitution

It is repugnant to the Constitution Therefore it’s null and void

When the Declaration of Independence was declared and written we put ourselves under God

We the People once we won our independence from England We the People wrote the Constitution.

We gave certain powers to the three branches

And we wrote the Bill of Rights

If it violates the Bill of Rights then it’s null and void and can’t be done.

All of that was fraud

It was fraud the day they did it

It’s fraud yesterday It’s fraud today It’s fraud tomorrow And these people need to go to jail

We don’t go into the courts and click our heels and say magic words

If we go back to the Declaration of Independence 56 men got together and declared independence the colonies followed their lead they created their liberty

There is a personal declaration of independence from the system

If 325 million of us declare personal independence and didn’t play their game we suddenly are not in that game so we are not subject to that jurisdiction We have our own standing with our own jurisdiction which is common law.

None of that is going to do anything for you but put you on the list of the first to be picked up when they finally come out.

They don’t care about any of that It doesn’t mean anything to them

They’ll laugh at you.

These people are guilty of subversion

Caller would like to start a Committee of Safety

That’s how you talk to the Sheriff

You start a Committee of Safety

The Committee of Safety is all about empowering the sheriff.

(1:03:00)

Caller 2: Fred from California

Regarding defense attorneys

What’s the statute of limitations on going after defense attorneys for throwing your tail in jurisdictions unknown and not defending us?

There’s no statutes in common law

If the case is really really old and the witnesses can remember and the evidence is still good

as long as you get the witnesses and the evidence together and prosecute the case then you’re in shape.

As long as people can remember and the evidence is acceptable then there is no statute of limitation.

Once we get the courts back and then organize and establish the administrations across the nation that totally answer to no one but God

We have a plan on keeping people doing the right thing within the administrations within their counties. We have a plan on that. But it is not controlled at the national level but at the local level. We show them how to control themselves and get rid of people who are problematic.

Once we create the administrations and they finally take control of the local process then we have justice back in the courts

We will empty a lot of jails out.

We will refill them with judges and whoever else

Once the process is working inside your county and the courts are back to courts of justice people will want to go see the grand jury and tell them their case so that they can get something criminally going after these people.

The process is to restore not necessarily to incarcerate

It’s all about restitution

Instead of the Attorney General, caller suggests that John might look into the Inspector General

John will look into it.

You can’t fix anything until you bring justice back into the courts

When you get justice into the courts and the people take control of the courts everything will fix itself real quick

The courts are controlled by corporate America and special interest groups.

They are all working together to destroy this nation.

The Inspector General of the United States of America is Mr Horowitz who oversees a nationwide workforce of more than 450 special agents, auditors, inspectors, attorneys, and support staff whose mission is to detect and deter waste, fraud, abuse, and misconduct in DOJ programs and personnel, and to promote economy and efficiency in Department operations.

Mr Horowitz has been compromised

Go to YouTube and type in Trey Gowdy Announces: We Are A Kingdom, it is a KrisAnne Hall show and she answered him.

(1:24:20)

Caller 3: Ollie from Colorado

A few days ago Ron connected Ollie with Stacy Benner out in Vegas, Clark County.

She knows all the Patriots, all the P3s, all the flagwavers, she knows all the politics and patriot groups and those in politics in Vegas. She would be an excellent one out there to do a weekly update on the Nevada situation. She would be an excellent candidate for getting affidavits.

Ollie reached another milestone in the NLA News deal the other day.

OBS came out with a Greetree plug in that is awesome It is the best one that Ollie has seen yet.

He bought some more software to make it work

He can use his studio camera for a webcam

Ollie can sit behind the news desk pull people in on Skype put their webcam on the TV monitor in the studio and LiveStream

The other night Ollie had Gerard on there and Ollie was sitting at a bar in St Troy Ollie was sitting there talking to customers Gerard can verify that that thing is awesome

Terry helps Ollie She lives 20 miles away She helps Ollie They are going to start putting out some stuff Ollie can go LiveStream to facebook or youtube and do a newsbreak Ollie can promote things like saying the NLA is doing this or that

Ollie can do it professionally.

(1:28:50)

Caller 4: Allen from North Carolina

The Amish farmer in Kentucky, Girod,

Girod called Gerard but Gerard could not understand a thing that he was saying

It was a real bad connection.

He has four different lines he can call in on in four different locations.

The colonists were being arrested for false charges

They finally said enough is enough and drew a line in the sand

NLA has plenty of cases

The federal government is coming down on the American people and doing false charges and arresting them

We need to take swift action against these federal and local judges

Federal judges are corrupt as well.

Girod’s case is about natural products that he sold on his farm

He’s still and jail and then goes to prison for however long the judge decides to put him in prison for

Caller, as a veteran, is not happy just sitting around We need to take action

Two things we are willing to do here

One is habeas corpus And the other one is Show Cause

In order to do that we need contact with an individual to act as Next Friend that has communications with the individual in jail to represent what his position is.

We’re looking to get the court record on this thing too

But at least we need a Next Friend and an affidavit from the Next Friend

and more information concerning this case so that we can do something.

Until we get that then we can’t do anything.

Once we do the Show Cause and they’re probably going to default on it. They can’t answer these questions.

The next step from there is an indictment.

We are not going to move to indictment until we feel comfortable that the indictment will have some force behind it.

We need to get the Attorney General to get a few prosecutors to work with us

Which is his duty to do

We’re going to get that eventually at some point.

At some point we’re looking for critical mass

If we hit critical mass that will explode this whole thing up

We’re looking for critical mass That will eventually happen

August is Samuel’s son. Samuel is the one in jail. August, Samuel’s son , is the one that spoke last week.

We need a Next Friend We need someone that is going to do an affidavit.

An innocent man has been taken up on false charges

Caller does not want to wait for critical mass

We may be able to get something done once we get the papers and start filing papers

We may be able to move this judge to do some right things here.

The paperwork that NLA is going to file is going to be more powerful than anything that an attorney will file in that court

Our paperwork is going to be more powerful because it is coming as the Common Law Grand Jury from all fifty states and they have to answer it

Caller is running for sheriff of his county

The sheriff from the county that Samuel is from, he put a statement out with another person’s help he put a statement out and said that Samuel was in his jurisdiction and under his protection. The U S Marshals came in the county any way and kidnapped him and took him to jail outside of the county.

Gerard will work with Allen as his connection

Gerard will also contact Rebecca who has information regarding this case

Now there are two contacts.

The sheriff did not know about the arrest

Federal agents should not be coming in to any county anywhere to make any arrest without notifying the sheriff first

If they got a warrant then they got to show it to the sheriff

Warrants aren’t warrants anyway They never get a signed warrant

If the sheriff goes to the other sheriff with our paperwork that empowers the sheriff because he’s not doing it alone if he’s doing it with our paperwork and that is a nationwide group.

The sheriff has to have people behind him

If he has our paperwork then that empowers him even more.

It’s the grand jury and I’m serving the paperwork.

I want him in my county

These are not lawful charges and we have this paperwork from the Common Law Grand Jury that says the same thing.

If we can unify and go after the enemy then we can pull this thing off.

(1:55:25)

Caller 5 April North Carolina

What about writing a bill and submitting it to Congress

They don’t even obey the bills that they should be obeying.

Congress is not the answer

The answer is the court.

If you bring justice into the court we can put them all in jail

Once we indict a few judges that are breaking the law then the rest of them will get right in line.

We need to bring justice back into the courts.

Congressmen and Senators are taking funny money from special interest groups

That’s a payoff That’s a bribe

They need to stop taking that money

They’ve been sent there by their constituents to do the will of the people

Instead of doing the will of the people their constituents at home their doing the will of corporate America of the special interest groups They’re taking money to do it

That’s a crime That needs to stop

Can the Grand Jury order a prisoner to be released on the ground of lack of due process?

All you got to do is do a habeas corpus

The Grand Jury could do a habeas corpus for the individual through a next friend and order their release that way

(1:58:18)

Any judge that disobeys a habeas corpus and he buries it, conceals it, or moves it from the file, that judge needs to be indicted and that judge needs to be considered for jail by the trial jury. They need to be indicted They have to be indicted

We’re not building grand juries We’re building administrations which is four people in every county There are 3,134 counties That’s about 14,000 administrators

Those four people call the grand juries they bring them together they give them orientation they prepare them for the trial or hearing of the potential indictment and they’re there to answer any of the questions these people have and help write the paperwork and make sure the paperwork is written in the will of the grand jury

Every county should have a sitting grand jury

A grand jury should not be sitting for any longer than a couple of weeks

And then another grand jury should be pulled up

A trial jury needs to be pulled up and sit for the duration of the case.

Most cases take a couple of days to a week.

They are not going to be tainted by the judge and they are not going to be tainted by the prosecutor. They are going to be given the truth about what their power and authority is. And they are going to be given a good understanding of their responsibility Come in with a sense of honor, justice, and mercy They need a basic understanding of jurisdiction and the law. What due process is. The basics.

They need to understand nullification

They need to understand that people are not controlled by statutes

We’re controlled by ourselves We control our own behavior

If we injure somebody then we are responsible for that.

We’re responsible for our behavior

8 hours of orientation is more than sufficient

As soon as we get into the court and get the justice system set up then we need to get into the schools.

We need to get education into the schools

They need to get a real education on the Constitution and American History

They need to understand the basics

There are a lot of doctors out there that are corrupt and people don’t have a place to turn to do anything about it.

Currently people don’t have access to the grand jury You just can’t get to the grand jury.

You should be able to go down to your courthouse and say “I’d like to talk to the grand jury”

and they should be able to look at the schedule and give you an appointment.

People need to have the opportunity to come and talk to the grand jury.

Once we set up the administration then they can get started immediately with the administration because the administration is the investigative body for the grand jury.

They’ll assist them in an investigation. Or they will do investigations.

The administration can try to negotiate some of the cases.

Caller would like to go out and pull more people into NLA

Do we have pamphlets online that caller can download and take with her?

Jan will find out what tab they are under

Caller 6: Pam from Puerto Rico

Pam left the country to protect her son

The so-called-judges who are not protecting children no matter how terrible the evidence is they are still giving custody to the fathers or abusive mothers

The abusive one gets the custody

Nobody has the power to take children away from their parents except a jury

These judges don’t have the authority nor the compassion

They’re criminals

They’re taking children from good families and putting them in foster care.

These are war tactics being used to weaken and destroy future generations.

Chaos is the key to what these people really are about.

Any disruption any problems they create problems in the medical field they create problems with the food with the GMOs they create problems with everything the court system is a mess They’ve been destroying America.

They’ve been doing this for a long time.

That’s why NLA is here to try to turn this thing around

These so-called-judges are actually terrorists

It’s all a sham

They just bring in the people who are struggling and trying to get ahead in life.

There is no answer for that other than what NLA is doing

They gave caller drugs to calm her down so the she would calmly hand her son over to the abusive father every week.

Caller left the country

Caller spent 248 days in jail and was found not guilty

Caller keeps on fighting This has got to stop

Justice is coming

Judge Deanne Salcido, a retired judge, is a good judge. She actually retired because of the system, having to hand children over She had exposed that judges are taught in judge school repeatedly she was taught and threatened to use practices that were to protect pedophiles. She finally realized the effects of this She is going to be on a talk show and exposing more. Within the next month it should be on YouTube.

Justice is coming one way or another

(2:18:20)

Caller 7: Jim

Caller inquired about the case of us vs Mr. Cuomo and his cohorts

It looks like that has defaulted and John will be working on that tomorrow

None of them answered

They sent us an answer that was a nonanswer and we slapped it back and said first of all you didn’t have to answer that but you did a knee jerk answer That was before we filed this case.

Then we filed the gun case And they never responded

They defaulted

Caller is retiring and wants to take on this cause

Caller is a member of SCOPE
Caller wants to bring this to them

If enough people don’t obey then what are they going to do?

They can’t put everyone in jail

Since caller is retiring he can connect with John and we will see what we can do.

The fact that they didn’t answer our gun case should be good enough to hold off that stupid recertification and say until you answer this case then nobody has to do anything.

We should be able to put that on hold.

There was a Wherefore Clause A default is a default Period

The judge hasn’t responded to anything

We’re going to give him another order and we’re going to remind him of the other one and we’ll give him ten days to get the necessary paperwork done and execution of judgment on this

and if he doesn’t do that then we’re going to have to do him a Show Cause

Right now they have enough people to nullify the law because nobody complied with the registration of the assault rifles. That alone proves that the people have spoken And they can put a bill in for nullification

When you have a law that nobody is complying with and you can prove then it can be nullified.

It’s either constitutional or it’s unconstitutional

The normal process for filing a default is that you take it to the clerk and it’s a process.

In this case because we’re doing it as the Grand Jury as the People as We the People coming into the court writing the papers and bringing them through because it’s going that way we’re expecting and we’re going to demand and command that the magistrate do the administrative work of this paperwork. We’re not looking for a clerk to do it We’re looking for the magistrate of the court And that’s what we’re going to push for. And if he doesn’t do it then we’re going to do a Show Cause

If he doesn’t comply and do the right thing then he is part of the conspiracy.

We’ll eventually indict him

If they defaulted that means they lost the case That means they agree to everything that we put in our Wherefore Clause

Technically we don’t need the judge The clerk can do it

But John doesn’t want the clerk to do it They’ll say she doesn’t have the authority

We want the judge to do it

We don’t care what judge does it

By signing the default the Safe Act is over