National Liberty Alliance

Monday Night Conference Call

December 21, 2015

Topic: Fraudulent Foreclosures

# Opening Song: Handel - Messiah - For unto us a child is born

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

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# Scripture Reading:

# Isaiah Chapter 9

# Matthew Chapter 1

# Luke Chapter 2

# John Chapter 1

# We will be talking about the mortgage problem and how they have been getting away with what they are doing

# NLA will not be doing habeas corpuses for people with mortgage problems because most of those people have not been put into a courtroom

# These are all nonjudicial foreclosures

# About half of the states are nonjudicial foreclosure states

# Every state is acting as a nonjudicial foreclosure

# One of the first cases with mortgage problems that NLA handled was in New York

# New York is not on that list

# New York and New Jersey are not nonjudicial foreclosure states

# They are doing it in every state

# They are a law unto themselves and they do whatever they want.

# But the day is coming when justice is going to come upon them

# If it doesn’t go before a judge, and in most cases it won’t, unless the person whose mortgage is being foreclosed takes it into the court themselves, then that judge will do a summary judgment for the mortgage company , and they are going to lose any way. They will hold it off a little longer .

# Generally speaking, they don’t even go to a judge, they don’t go to court, they just file the papers in the court, the judge doesn’t even put a signature on it, it is just an automatic push through. And then they file the papers.

# If it doesn’t go before a judge, and most cases won’t, then NLA will have to bring it into the courts before we come after them as a crime.

# So what we would do on behalf of the individual show cause by what authority are they doing whatever it is that they are doing

# Show Cause , we have already written a paper on that, it is a one pager.

# And the second part of the process, should they not back off, because they will default on that,

# or they may try to get a judge to have it thrown out, they make a motion to dismiss and they will get that done and move on. We will just add the judge to the conspiracy then from the state.

# At least we will have the point in the state court and then we can move it up into the federal court. And the paper that we would file in the federal court , NLA has been working on, is really more an Information and it is addressed to the Sheriff of the county where the crime has taken place , Special Agent in charge of the FBI in the federal district where it has taken place, and to the U S marshal in the federal district where the crime has taken place. So NLA puts those three people into an Information and brings them in under a mandamus to prepare them for dealing with a crime and understanding their crime.

# John began reading the paper at 15 minutes into the audio

# This is an information coming from the Grand Jury

# It is directed to the sheriff, the FBI, and the marshal.

# The paper begins:

# This information is to inform and educate the respondents about crimes committed in the above said federal district. And to prepare the said respondents for execution of indictments which are to follow By way of this formal notification of crimes We are directing the county sheriff and FBI special agent in charge to do their constitutional duty to protect the victims , arrest the perpetrators, and deliver the perpetrator to the U S marshal for arraignment at the above said federal district court. This extraordinary information /action is necessary in order to prepare the above said law enforcement officers and agents of their constitutional duty to enforce the law and to secure the peace. Judges and prosecutors do not have the authority of indictment . Only the people do. And any move by judges and prosecutors to dismiss a reported crime is nothing less than felony rescue. We the people find it apparent , you should find it apparent as well, that our constitutional officers are ignorant as to the law of the land as defined in the Constitution for the United States of America. Article 6. Therefore you and they are unable to determine constitutional violations which puts you and them in jeopardy of violating your oath and puts we the people in jeopardy of losing our liberty to tyrants.

# John continued reading the paper

# John concluded the reading of this paper at 29 minutes 45 sec into the audio and said that this paper is still in the workings.

# When NLA does get it cleaned up and starts using it , which will be in January, because we are not going to be doing any more papers until January. We will not be doing anything this week or next week.

# NLA is working on the constitutional course which NLA will endeavor to have completed before January 1st. Up and going where people can sign up and start taking the course. At that time NLA will start picking up on dealing with the mortgage problem. NLA will post this information so that people can become educated

# The key point is , what we need the sheriffs to understand and see , and also the marshals and FBI, particularly is the constitutional violations

# If they take our constitutional courses they will start to see the jurisdiction problems too.

# NLA did list all of the statutory violations that they did, with all of the violations and fraud that they have committed.

# 31min 20 sec

# Gerard made a comment:

# Everything that John read up to the robosigning is the exact same violation of due process that they used when they foreclosed for land tax.

# John continued

# First of all, no one can get a lawyer to represent them against these criminals.

# People who own these securities and mortgage houses are mostly judges and lawyers.

# They don’t let you represent yourself in court.

# They control the whole process so they are untouchable

# The sheriff has no idea what is going on

# The marshal has no idea of what is going on

# The FBI has no idea of what is going on

# The prosecutor refuses to prosecute

# We have to teach sheriffs and marshals.

# They do not need the prosecutor

# They can call the Grand Jury themselves.

# Or the Grand Jury can call themselves.

# The very first grand jury was called by the people themselves.

# Questions:

# Some people wanted to know about more advanced Bible Study.

# We do have Bible Study on Sunday. We are doing the Harmony of the Gospels.

# For more advanced Bible study go to theBibleonly.net

# Another Question:

# Are there punitive damages in Common Law?

# 9.5 times is the maximum amount that you can go after punitive damages for.

# The Bible says that if you steal an ox you have to replace it with four oxen.

# Punitive damages are part of the process of common law.

# The key thing is restitution.

# Return the individual to the original state prior to the violation.

# It is not so much putting people in jail

# For violent crime you might want to deal with jail.

# Basically it is about restoring the individual they injured that is restitution.

# Gary had a question.

# Why is NLA not filing a case in federal court filing a common law claim as plaintiff and countersuing and pressing charges for the violations that like egregious actions that take place in a foreclosure it seems that that would be a great place to go next

# John replied We don’t file a common law claim per se The Tribunal spoke, that is the Grand Jury, when they went forward with the habeas corpus they defaulted we then had an affidavit of default done and then a memorandum of the decision was made then the memorandum of decision That commands them to obey The next step is contempt with opportunity to amend We have not pressed it passed contempt with opportunity to amend for a couple of reasons.

# We are not here to try to win restitution at this time.

# We are here to prevent people from going to prison, get people out of prison, prevent people from losing their homes, prevent people from losing their children. These are the things that NLA is working on It also assists NLA in starting to get their foot into the courts.

# NLA started doing the habeas corpus with the mortgages

# There was a summary judgment

# Very few cases have the summary judgment part.

# They never went into the court

# We might have to pursue this in a different way than the habeas corpus.

# We will open up a court of record for show cause on behalf of the victims

# When we do the show cause then they will default.

# One of two things will happen

# They will make a motion to dismiss it and have it thrown out

# We will respond with what the Constitution has to say about that

# The other thing they will say is that we are not paying the fee so therefore they can’t hear the case.

#  They will throw us out of court

# Our goal is to get into federal court anyways.

# That gives us opportunity at that point.

# That makes it a federal violation from the state and that brings us right in to the federal court district

# And therefore at that point we then file the necessary papers concerning the fraud and we will pursue with the paper that we just read , the kind of paper that we just read, we are going to pursue our first papers in the court notification concerning the victims to the sheriff and then to the marshal and to the FBI agent those three people

# We want to educate them

# The first paper is to prepare them for the fact of what we are doing , and that a crime has taken place, notify them of a crime. Once they have been duly briefed now they are stuck with having to do something. In this paper we make that point that the prosecutor cannot derail this process. Because if he did then he is committing felony rescue.

# This may put us in a place where we can leverage the sheriff

# NLA wills spend time with the sheriff

# We will try to educate the sheriff and show them the law to show them that they have a duty that they took an oath If you don’t perform your duty then you then become compliant and become part of the crime and part of the conspiracy because you are committing felony rescue.

# We will get to the point to pressure the sheriff, to pressure the marshal, to pressure the FBI to do the right thing.

# And it is at that point that we then finally file the indictment upon all parties involved

# All lawyers, the mortgage company, the judges, everybody involved.

# They are all going into this indictment

# In January we will be ready to pursue indictments

# There was a paper that we read a couple of weeks ago but we moved the clerk and judge paper ahead of it.

# John does not see the money to get the next group of papers out.

# This project that we want to get out now is going to Congress 430 congressmen 100 senators 50 governors and filed in all 94 courts We need to get this out Once we get this out then we fax a copy to all the other elected officials including every sheriff including every marshal including every FBI agent even the joint chief of staff

# All the judges get it the clerks get it everybody.

# It will cost $1,500 to $2,000 to get these papers out

# The big big project is going to be in January

# We want to get out to the sheriffs at least one paper to the sheriffs individually named on every paper throughout the nation concerning some points and they have to respond to things That is 3,134 counties We have quite a few sheriffs to go out to

# That project will cost $6,000 or $7,000 or even $8,000

# Jan announced that in November we did elect 14 new sheriffs in Pennsylvania

# We have redone our mailing lists which will be accurate as of the fourth of January

# Jan sent them to JP

# JP requested that all state co ordinators make sure that their sheriff lists are up-to-date

# as of the fourth of January

# (53 min)

# Gary made an announcement

# Our enemy is putting the word out that NLA is losing membership.

# There is a rumor that NLA lost 1,000 members

# That is a complete fallacy

# Those expelled during the Colorado thing rejoined under different names.

# We are on the upper kick of the five thousand mark

# NLA is doing very well

# The number will be going up with the strategic alliances creating as of late

# Some other groups are wanting to work with NLA

# Things are going very well for NLA

# Gerard agrees with Gary and the word is getting out

# (56 min)

# CALLERS

# Caller 1: Connecticut Crystal

# Her house is up for forclosure

# She was thrown out of court three times

# She has to be out of her house in three months

# She has the documents and deed to her property

# The attorneys and nobody showed up today

# Her property is paid for

# Caller has filled out an intake form

# NLA is taking a new focus and a new direction

# Caller has referred others to NLA

# Gerard said that when the other side does not show up in court you should say

# Your Honor, I want this cased dismissed right now because I am ready to move ahead and they are not here they are defaulted you need to dismiss this case right now.

# The caller replied that that is what she asked him

# He said he was going to review it

# Gerard said that he doesn’t really have a choice because they are not there they are defaulted

# You should say Let the record show the attorneys for the other side are a no show and I am making a motion on the record to have the case defaulted and dismissed with prejudice.

# You have to state that in open court so that it goes on the record.

# Caller believes that she did say that.

# Caller 2: Lily

# I am one of the CPS cases

# Caller was coming in too loud

# Over modulating

# Today she wrote the letter to the local sheriff, the FBI, and the U S marshal to get her kids

# The habeas corpus has been filed and defaulted

# NLA filed the habeas corpus for her

# She is giving the information to the sheriff and the marshal

# They may not know enough yet to do anything

# After New Years NLA will pick up on the cases.

# NLA had a special meeting to inform everybody of what we are doing.

# NLA has to get this constitutional course up and running before the first.

# It is important to get this education out to sheriffs

# They need to understand that summary judgment is a violation of your constitutional rights.

# When she spoke to the U S marshal today he was looking for something from the court to give him direction to go and get her kids

# John said that NLA will pick up on the paperwork starting the first week of January

# (1 hr 4 min)

# John said to bring this up at the next meeting specifically for these issues

# Call Linda for the place and time

# Caller 3 First time caller New Mexico Ann

# She has a corrupt lawyer and judge that is violating all of her rights

# John has not met one that isn’t they are all corrupt

# Caller asked if there has been much success with the federal grand jury

# Caller also wants a copy of what John read earlier

# What John read earlier will be posted once it is perfected

# NLA is still working on it and other paperwork to go along with it.

# There are no common law grand juries sitting other than NLA Unified United States Common Law Grand Jury

# It is throughout the whole nation through this venue right here when we discuss a case

# But right now we are only working on things that will get us into the court

# We filed 13 papers already

# Go to the news page

# Click onto news

# You can read all 13 papers that we filed

# The 14th going in shortly

# These papers are written to get us leveraged into the court

# Also habeas corpus is something NLA is using to leverage to get into the court

# Also the things that NLA will be doing with mortgages will also assist us

# They are resisting

# We will eventually get in

# The big thing is the educating of the sheriffs, the marshals, and the FBI

# The first week of January we will get a special fax going out to the sheriffs, the FBI, and the marshals first giving them reason why they should take a look at our course

# Give them a really good course on the Constitution.

# When they take that course, they are going to know the law.

# What about the federal grand jury?

# Gerard said that the federal grand jury she is talking about is the statutory grand jury. And they do seat them in the federal districts every now and then . It would be like trying to get into Fort Knox They keep them protected

# They will not let you talk to the federal grand jury

# They are a statutory puppet grand jury

# They picked them based on psychoanalyzing them and picking people they know will be sympathetic to the cases

# The reason we started this was for that reason

# You can’t get to them

# Even the ones that you can get to, they control the grand jury foreman

#  And they make sure that they have a foreman that does not bring this stuff to the rest of the jury

# It is impossible

# We started the common law grand jury because it rises out of the people

# You got to read U S vs Williams

# If you want to understand the grand jury you got to read U S vs Williams because he lays out what the true grand jury is suppose to be and how it is truly suppose to operate

# It comes out of the Bill of Rights

# Judges and prosecutors can call grand juries but they do not have exclusive rights to them.

# We need the sheriff to enforce the default or the indictment

# We need to educate him

# We are doing lawful, legal , constitutional actions

# People get arrested trying to get in contact with the federal grand jury

# If you stand out on the street in front of the court and hand out paper about jury nullification you will get arrested.

# That is how prohibition went away when juries refused to convict

# Go read U S vs Williams and you will find out what we are doing

# That is Judge Scallia’s decision It is at the NLA website

# There is a link on the front page

# He educated the people when he wrote that

# And because of that paper the common law grand jury grew out of that because he gave us the courage to go ahead and do what we knew was right

# Caller 4 Patrick in New York

# Facebook has National Liberty Alliance pages

# One page has likes and it has about 6,000 likes

# Another page is for the group and you can join and it has about 1,000 members

# John said that both of them are ours

# There is also the Unified United States Common Law Grand Jury that is under construction.

# Caller inquired if that is NLA as well.

# John and Gerard were not sure about that one and asked if Tanner was on the call.

# Gerard thinks that people in different states may have started facebook pages.

# Is there any chance of lowering the mailing cost by doing a mass mailing

# John said we tried to do that but you can’t count on it.

# With all the work it takes to do it and then they would return it.

# It could be a disaster.

# Caller is getting a $15 rubber stamp from Walmart that you can personalize

# He will cite laws that you can use lower costs for postage

# So that he can do mass mailings as well

# Caller inquired about NLA using faxes to cut costs

# John replied that NLA has 8 fax lines

# Whenever we send anything out we send a copy by fax to every elected individual on the federal and higher state levels

# They get a mail and they get a fax

# We are using snail mail for actual papers to make them legal This is a paper and you have been served.

# For them to be served it has to be actual physical hard paper

# John said NLA has its own seal

# Under common law you want to use an actual hard copy with a stamp on it.

# There is a paper in Northern New York that is called the Patriot

# Is it cheaper to educate people with your own media as in your own paper

# Gerard said that your own paper is tough because it takes so much work

# NLA sends press releases to all of the major papers

# Nobody ever prints them out

# Alternative news will print it

# At some point the common law grand jury will address the news media

# They are a big part of the cover up

# Aiding and abetting

# Gatekeepers are being told not to pass on the messages

# We have had enough phone calls already

# Tell them that this call is being documented. Can I have your name please . Be polite with them

# Caller 5: Jay from North Carolina

# To hear John ask for money every week is heartbreaking

# Come on people.

# We got to fund this thing.

# Please help fund this thing.

# Caller 6: New York Maude

# California man being evicted

# She talked to the sheriff and if they got an order from the court then they were going to do it.

# He never heard of the common law

# He asked why someone from New York was calling about California

# She replied that we are a national organization and we support each other

# Gerard told Maude she should say that it is your duty to know that these things are done lawfully and if there is not a wet ink signature if there is not a signed affidavit then what you are doing is you are doing an unlawful eviction and you will be held responsible for that

# It is your duty to know the law

# John said that the paper we spoke about today will be going directly to the sheriff

# Everybody who is going through a default on the mortgage and they are taking the property

# Everyone of those sheriffs will be getting a letter from us

# We will make it very clear on how they are breaking the law

# They need to understand this

# We will invite them to take the constitutional course

# If they don’t do the right thing then they will be part of that conspiracy

# We will start executing it the first week of January

# We will come back into Maude’s case from another perspective now.

# We will go after those individuals we have their names we know who they are.

# And now that we understand how great this fraud is not just on the constitutional side even on the statutory side These people are in trouble on the statutory side

# The sheriff, the marshal , and the FBI agent in charge need to understand we are going to make sure that they thoroughly understand this

# Maude posted John and Gerard’s interview

# John said that we should post it on National Liberty Alliance’s facebook

# Maude will post it

# CCN is really doing a great job and Maude was proud to see John and Gerard on that yesterday

# Maude said a good place to post NLA information is Nesara News

# Maude knows someone from the blog Ascension from Mother Earth and she will send him information about NLA and the interview and it will go international

# Maude inquired if there will be a call next week

# and John responded yes there will be a call

# Maude said Christmas is the celebration of the light coming into the planet

# It does not necessarily have to mean the baby birth

# It is about the energy that is coming into the planet

# And all of us thinking about it is a huge force field

# Maude is going to send Gerard something about the history of Islam

# Caller 7 call came up as Illinois Gary

# New caller (female) sounded like Cordillia Espenosa from Colorado

# Born and raised in Denver Colorado Is the only child Parents are deceased Mother worked for an attorney and so did my father No longer live in Denver Her mother made a will She knew she was dying She worked for an attorney He has since died

# Has done research looking for insurance because her mother told her she was dying when she was 15 or 16 years old She is now 52 years old She is in Colorado

# Her mother died in 1979

# John tried to recap

# Your parents owned property

# Your father passed away first

# Then your mother passed away

# Caller was 15 years old

# Caller said mother passed away first and then dad

# Her mother passed away in 1993

# Her father told her that there were some men who came to their home in Denver in black suits and with a big check and it frightened him and he did not accept it

# She is trying to find the house she was born and raised in that her mother gave her.

# Caller believes that the son of the attorney took the will and took the house

# John does not believe that the caller will get anywhere with the court system the way that it is

# Once we get to the other side of things when we the people finally get into the courts and bring justice back into the courts under common law and under the constitution then at that point that is when you might try to do an investigation and you can do a show cause

# Or you can go to the grand jury and talk to them and maybe they can do something

# You have to have information to bring to them in order for them to investigate it

# The job of the grand jury is to make right any wrong So if you have been violated by another individual and are seeking restitution they are obligated to investigate and get restitution

# She could send a certified letter requesting information from the son of the attorney

# Gather information

# But don’t try to do anything in the courts now because you will not get anywhere

# Wait until the people get into the courts

# Collect information and get evidence

# She also has another issue

# Go to NationalLibertyAlliance.org

# Read the front page and watch the videos

# Go to the directory and all of the phone numbers will be there

# She has a friend with her His name is Michael and he would like to talk.

# Michael is from Colorado

# He has a daughter in the Department of Corrections

# In the penitentiary

# John said you might want to get a habeas corpus to get her out of the system

# Go to the website nationallibertyalliance.org

# Click on the frowny face on the right side The frowny face is holding a help sign

# Follow the instructions

# Fill out the intake form

# Someone will help you

# Read the front page and watch the videos

# Take our civics course

# We will have the constitutional course hopefully up by January 1st

# Educate yourself

# Caller 8 Carolina Andrew

# Question about landlord that he used to rent from Does he need to go to the National Liberty Alliance website and fill out a form

# That is a civil case

# You have to know how to use their system

# You can still open a court of record

# But you still need to know the basics

# If you don’t know how to file motions

# A lot of times you don’t want to file a motion

# You have to know all of that stuff

# You have to educate yourself in order to navigate in there and do the right thing

# The only cases we are doing are people who are in jeopardy of being incarcerated , or people who are incarcerated, people who are losing their children, and people who are losing their home. We are not doing any other kind of cases Just those.

# It gives us leverage into the federal courts

# Your case is not a federal case It is a local thing

# You have to educate yourself.

# Once the people get into the court there will be a phone number for every county and you will be able to talk to the administration for the jury

# NLA does not announce the day and time for the call for the people who have habeas corpuses

# Nobody else is welcome to that meeting just the people with cases

# It is a private call

# Ask your question on that call.

# Caller 9 Ginger Texas

# Enjoyed the recent interview

# Regarding Ann’s question about her corrupt attorney if she was to file a civil case in the statutory court it would go no where so she should wait until the common law juries are up and going

# They control everything and they are so corrupt

# Caller saw in the newsletter Mable’s case She was foreclosed on already

# Gerard said he was not familiar with Mable’s case

# Caller said it was in the newsletter

# **CASE NUMBER 2:** Mable Marson Eviction, Scheduled for December 18, 2015 Unfortunately has already been evicted.

# Gerard does not know the particulars

# John said that anyone who lost their home, they can get it back, because it was all done under fraud.

# Stolen property goes back to the owner

# These properties are going to go back to the owner

# Just because they evicted her that does not mean anything to us we will keep going with the habeas corpus It has to be answered

# You can come back later and get damages for what they do.

# Caller needs clarification on why she should not be in contact with Joseph and the bunch.

# The county co ordinator is not receiving phone calls

# For fundraising caller recommends that each state co ordinator get in touch with patriots who got money and invite them to invest in NLA Caller can think of quite a few names if NLA comes up with an invitation letter we can get the letter to them and get us funded

# John said that NLA has been trying to work on funding for years We are always looking for the rich uncle but he never shows up NLA has talked to people with money and they have other things that they prefer doing. Somewhere down the line someone with money will realize what we are doing and maybe support us but until then we are going to survive on the widow’s mite. As far as the Texas situation. We had a debacle out there. Leadership started taking people down the wrong road. They are going to get people arrested. We are very clear in what we are doing and what our goals are and how we are doing it and we are not going to do anything that is going to get anyone in trouble. We are rock solid in the law and in the constitution There is no reason to go off on to other strange things. Some people at the higher level were making money off of this thing. They were robbing our membership. John was going to get a personal letter to everyone in Texas to explain what has happened to the leadership and what took place and why we had to cut them off and now we are looking for people to step up As soon as we get new leadership we will get that off to Texas.

#  (2 hr 6 min)

# Caller 10 John from Alaska

# It was not John from Alaska It was Dean from New York .

# He is one of the county organizers in western New York

# Why do you and John believe you are not successful with the last year filings?

# John responded that we believe that we are very successful.

# The power of the pen and the cleansing power of light cannot be defeated.

# It takes time.

# Keep educating

# Keep revealing the truth

# John is very pleased as to where we are.

# We have not been greatly successful in the case but that is about to happen.

# We have a lot of battles we are working on and we are going to win them.

# Caller is looking for the answer as to why NLA is not having 100% success.

# How many mailings have you sent out?

# We have sent out 13 papers.

# We have filed 13 papers in all 94 courts.

# Each one was filed in 94 courts

# We have 8 fax machines going.

# We make sure that all of the elected officials on the federal and state level get the copies of all of these papers.

# We are going to be mailing out to 430 Congressmen each one individually with their name on it and we are going to be sending it out to the governors of the states and also to the Senate . We have a special message for them and they are going to get a copy directly. And it will also be filed in the courts. We are very active.

# They love to expunge things.

# It is unbelievable the amount of expunging that they do.

# We file everything in all 94 courts You can’t expunge that.

# How many replies out of all of those mailings?

# We have gotten mostly silence and silence is fraud

# And it also tells us that they are fearful.

# How do you follow up silence?

# We go to contempt of court

# When you get silence then that means that they agree with you

# They have a duty to respond and answer

# That is fraud when they don’t

# The fact that they don’t answer means that they acquiesce.

# Most of the papers we sent out were mandamuses to obey the law and they did not have to answer directly

# We are moving to that point now to where they must make a response

# If you read our papers you will see where we are going with this

# It is all preparatory work

# Caller has read every single one

# Nothing has moved them one inch

# You sent mailings out to everyone and it hasn’t worked.

# That’s not true

# A judge in Utah when they heard the word National Liberty Alliance lost all composure and had to leave the courtroom immediately Excused herself. The guy that came after her called us a terrorist and thirty days later he responded and said that these people are not really bad people. They are all concerned citizens. And he let him out of jail and let him go.

# They had worked on setting him up for a year and a half.

# When you have a judge that has to excuse themself and this has happened on a few cases here and there Judges are excusing themselves because they don’t want to get involved with us.

# They are silent because they don’t know what to do

# Most of these people are going to go to jail.

# A lot of them may start doing the right thing We are not going to chase them down

# Nevertheless they will have to pay for whatever sins they did in injuring people.

# Our interest is to save the nation. Not to put people in jail.

# We want to bring mercy.

# We continue to give them the olive branch

# But the day is coming when that is not going to be available.

# There are things happening behind the scenes.

# Different alignments coming up

# We are not a group We are an assembly

# An assembly of people who are trying to bring back justice back into the courts

# We have large groups that we are in negotiations with

# They will potentially lead their people into our membership for an education and to support what we are doing

# We have a lot of things going with quite a few sheriffs out there.

# We have a guy running to be a common law sheriff

# It will fall like dominoes in one day

# John is thankful to be as far advanced as we are.

# National Liberty Alliance has name recognition.

# We have a big membership

# We have a presence in every single state

# We have papers filed everywhere

# We are met with silence which is fraud

# We have a strategy

# We are laying a ground work

# It is also about education

# We have spoken to a lot of people in our paperwork to prepare them for the national emergency that may come up.

# We are hoping for a calm and simple transition moving into the system to take control in the courts and give it back into the hands of the people where it belongs and take it away from the tyrants that are controlling our courts

# John is happy with the progress that we have made

# Some that have acted more aggressively have ended up in jail.

# A lot of people in Colorado tried to take us in a different direction

# We broke away from them

# We told them that they were doing dangerous stuff

# They didn’t hear it and they are in jail.

# We predicted that

# We cut their ties off with us immediately as soon as we saw what they were doing.

# We put our own number on our cases

# They will not be able to be put in a miscellaneous file

# They will have to answer

# They have been hiding them and they have been doing felony rescue

# They are starting to throw each other under the bus

# None of these people in the courts want to go to jail for somebody else

# If the judge is giving them illegal orders to not do something and they are doing it then they are liable

# We are seeing the first crack and crumbles in the court system of where they are starting to be scared

# They have broken the law up until now with impunity

# No one ever pushed back no one ever said anything

# We write them a writ of error

# We talk to them like no one has ever talked to any federal judge

# We are suppose to talk with authority

# We have had the FBI come in numerous times and investigate These are not our words we are quoting American Jurisprudence

# They can’t put you in jail for quoting American Jurisprudence.

# We will take anyone’s suggestions We look at all things

# They know that the more they move their mouths, the more they will get in trouble.

# By not talking they are revealing their fraud

# Caller believes John and Gerard are smart guys

# Caller believes their problem is their status

# With a change of status the courts might respond to you differently

# John said that one of the things the caller is missing is that we are not looking for status

# We are not looking for standing

# We already have it

# You keep saying you have status

# And I am saying that you don’t have the status that you think you do and that is why you are getting ignored in the system

# Even if we went and jumped through their hoops they are not going to acknowledge us

# There is no way that we are going to acknowledge their jurisdiction and go into their court

# We open up a court of record and that brings them into a common law court

# Caller said you haven’t opened up a common law court

# John replied that we have

# John said yes we have

# Read our paperwork

# We opened up a court of record in every single case

# They will get the indictment when a thing doesn’t go through because they didn’t do their job to make sure that the law was applied That is what their job is

# Your paperwork in your pleadings

# Our paperwork is not pleading

# Our paperwork are mandamuses Our paperwork is information of facts Our paperwork is our habeas corpuses

# Our paperwork is not pleading anything

# Each time you attempt in your paperwork to open a court of record it has been unsuccessful.

# I am suggesting to you respectfully it is because of your status that you cannot open a court of record

# It is one thing to believe that you are a sovereign and whatever you believe you are. Enlightened man . Or whatever you believe your status is The reason that the court is not recognizing you is because their presumption is that you hold a different status and that is the reason

# We are not asking to do anything and that is the point The fact that they are silent and not responding to the facts that we have put onto the papers that there is subversion against the United States of America going on and we have revealed those things at every level and the fact that they haven’t done anything is an indictment on them They know it

# We are a common law tribunal

# Whatever they think they are doing is totally irrelevant

# If they are going to make any actions or movements from their sandbox it is all fiction

# We give it no merit We give it no reality We give it no acknowledgment And we knock it down as soon as they make a move And they don’t make any moves because they don’t know what to do And that tells us that we are getting traction

# You know that there is an operating presumption

# What is the highest court in the land that is recognized?

# John replied that we opened the highest court in the land

# Common law court is higher than the Supreme Court

# Scallia has said that the United States Supreme Court cannot overrule anything that we decide in the courts as a Tribunal.

# They know that

# This is why they are silent

# I am one of your county organizers in New York

# My name is Dean

# My phone number is on your website

# Give me a call

# John suggested that the caller go to the directory and bring it up with the national leadership.

# They are the springboard for ideas

# They will digest it

# And then they will bring it to us

# (2:35)

# Caller 11: Jacob Anderson from Indiana

# My friend just invited me to listen to this broadcast tonight

# I have always been a big fan of constitutional rights

# Caller’s brother is in trouble with the law right now

# The judge acting as the prosecutor

# Gerard replied that they do it all the time

# They can only act as a judge in equity courts and that is if you allow them to

# If you understand the law you can ask the judge “Are you prosecuting this case?” but you got to be careful or they will hold you in contempt

# Always say with all due respect

# If they hold you in contempt

# Say I do not wish to be held in contempt and I don’t think that by exercising my such and such amendment right that you would be violating your oath of office

# They will never hold you in contempt when you talk like that

# Because you put something on the record that makes it unreasonable for them to hold you in contempt

# Be careful when you are talking in court because it is easy to say the wrong thing

# Caller is defending his brother on his behalf

# One of the things his constitutional buddy brought up to him is jurisdiction

# One of the main jurisdiction points is the gold fringe flag

# The gold fringe flag is an admiralty flag

# You can’t bring it up in the courtroom

# One judge took it down and put it in the hallway and said “Any other problems”

# When the judge reads our paperwork and reads the footnotes then he knows that we know

# And that is where you want to be

# The key thing here is that you see the fringe flag and that you understand what it means

# What rules the courtroom is the fact that we own that building That is our building

# If you are in federal court then an article three court should be in place.

# When you see that flag that is the time to start moving towards jurisdiction

# You do realize your honor that I have opened up a court of record we are in a common law court operating under law is that not true

# He is going to refuse to answer

# That means you are going to have to do a writ of error

# Overrule everything done that day and everything he said

# Get your affidavit to support

# See where it goes from there

# And if they don’t start to respond properly

# The fact that they call you in for another conference means that you are back into his court

#  The only way to deal with that, and you have to understand what to do, the only way to deal with that is to take it into federal court , sue him for violating your unalienable right of the fifth amendment due process rights and also the seventh right of the common law court

# And that removes him from that bench You need to remove all of the lawyers with him and you get him for conspiracy at the same time because they conspired to highjack you into a foreign court

# You will get all new officers New lawyers New judges

# Caller is in a battle with landlord as far as being evicted

# If NLA could help him he would be happy to donate

# John told caller we cannot get involved in that

# They have a plan for people who are teaching things and giving advice

# Also we are so locked down and focused in on the job at hand

# We don’t have a minute

# Once we get to the other side you will have all of these common law grand juries

# You will have the opportunity to utilize them

# Learn the law

# Keep bringing them into the federal court

# You got to know how to write the papers

# Get examples from what we have done

#

# Caller 12 Oklahoma Tanner

# They were talking about the facebook stuff

# We do have the Unified United States Common Law Grand Jury in holding right now

# Tanner just got in contact with the Public National Liberty Alliance Facebook community. It is a couple of our members and one other person

# John asked Tanner if he could get the new TV interview up at the sites.

# Absolutely

# Tanner recommends to put it on YouTube and link it to facebook.

# Tanner Justis in Oklahoma and look him up on facebook

# Caller 13 Indiana Nick

# His next court date is my trial date

# He is on probation from a prior case

# Question about jurisdiction

# They didn’t have jurisdiction in the first case

# And they don’t have jurisdiction in this case

# It is extremely doubtful that you are in a court of law

# You are in a court of chancery

# You can battle it

# Do a habeas corpus

# Caller talked to Linda earlier today

# They don’t have jurisdiction over you

# They never did

# You can challenge jurisdiction any time

# It can be five years after the case

# First you open a court of record

# He will never tell you that

# Sue him in a federal court

# Be careful

# You have to know how to do it

# Know how to back it up and do the paperwork

# You have time to do a habeas corpus