National Liberty Alliance

Monday Night Conference Call

August 15, 2016

Opening Song: Tell Me Why

Topic: Continental Congress

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

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

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

Scripture Reading: John : Chapter 1 verses 1-18

(7:00)

We will be talking about communication in an emergency situation

It is clear that we will be having a monetary collapse.

With a monetary collapse comes hyperinflation.

We are working hard with Committees of Safety to prepare for safety in your community.

Ham Radios and emergency services had their first meeting on Saturday.

It is up at the COS page at nationallibertyalliance.org

Part of the Committee of Safety’s job is to get a Committee of Correspondence within every Committee of Safety

Paul Revere was on the Committee of Correspondence

Committees of Safety are having meetings on Thursdays for organizing Committees of Safety.

The Ham Radio meeting will be held on Wednesday at 8:00 pm

Recordings can be found on the COS page

Committee of Safety meetings are Thursday at 9:00 pm

Time is extremely short

September 30, 2016 is the day the rest of the nations will pull together to work out a solution to dump the dollar.

We need to get the governors involved.

NLA is writing papers and needs money to get them out.

We got to get messages out to Congress

And we got to get messages out particularly to our governors.

We need to remind them what the Constitution says.

We need to remind them that the well regulated militias needs to be in place

and we also need to remind them that if they participate in martial law that they would be guilty of treason.

The Continental Congress is our roots

We became the United States of America through the Continental Congress

There were three calls for the Continental Congress.

They all existed prior to 1789

In 1789 the Constitution was finally adopted and George Washington became the first president of the United States. And the Continental Congress rested.

The Continental Congress could not have come to be without the Committees of Safety.

The Second Continental Congress declared war.

And the third Continental Congress prepared for the running of the government during that war.

The Congress met from 1774 to 1789 in three incarnations

The first call for convention was made for issues of blockades and intolerable acts of penalizing the province of Massachusetts which in 1774 enabled Benjamin Franklin to convince the colonies to form a representative body , the Committees of Safety.

On September 5, 1774 delegates from each of the 13 colonies except Georgia which was fighting a Native American uprising and was dependent on the British for military supplies, met in Philadelphia as the first Continental Congress to organize colonial resistance to Parliament’s coercive acts which was a series of measures imposed by the British government on the colonies in response to their resistance to the new taxes. The Congress adopted the Continental Association of 1774 which recommended that each colony enforce a boycott of British goods.

It was the Committee of Safety that provided an interconnection of the colonies to enforce the boycott in all colonies. It also enforced the nonexportation of American goods to Britain.

The second Continental Congress was a convention of delegates from the 13 colonies that started meeting in the summer of 1775 in Philadelphia, Pennsylvania, that, soon after warfare, declared that the American Revolutionary War had begun.

Although the delegates were divided early on as whether to break from the Crown Rule, the Second Continental Congress on July 2, 1776 passed a resolution asserting independence with no oppositional vote recorded. The Declaration of Independence was issued two days later declaring themselves a new nation, the United States of America.

It established a Continental Army, giving command to one of its members, [George Washington](https://en.wikipedia.org/wiki/George_Washington) of [Virginia](https://en.wikipedia.org/wiki/Virginia). It waged [war with Great Britain](https://en.wikipedia.org/wiki/American_Revolutionary_War), made a military treaty with [France](https://en.wikipedia.org/wiki/Early_modern_France), and funded the war effort with loans and [paper money](https://en.wikipedia.org/wiki/Continental_Dollar).

The third Continental Congress was the [Congress of the Confederation](https://en.wikipedia.org/wiki/Congress_of_the_Confederation), under the [Articles of Confederation](https://en.wikipedia.org/wiki/Articles_of_Confederation). formerly referred to as the United States in Congress Assembled was the governing body of the United States of America that existed from March 1, 1781

to March 4, 1789

We already have a great government.

The problem is that we have tyrants that have seized control of our government.

We have a lot of useful idiots that are processing and responding to the orders of the people that have seized control. Our way of saving the nation begins with knowledge.

NLA facilitates all of that knowledge

We need to take back our courts. We need to take back our political process

And we do that by creating four administrators in each county

Second, we need to take control of the political process.

(20 min)

What we need the Committees of Safety to do:

to bring knowledge into the community

knowledge to our local governments

knowledge to our sheriffs

to make them understand the chain of command during an emergency

You can’t elect people who don’t know what the Constitution is about

You can’t elect people who don’t know what the common law is about

You can’t elect people who don’t believe in the common law

We can’t be electing all of these BAR attorneys.

We need to teach people about the political process

The Committee of Safety brings the knowledge of the Constitution, the knowledge of the chain of command , the knowledge of the law of the land, to our sheriffs first and foremost and then our local governments.

QUESTIONS:

Question 1: Last week on the Monday Night Call you mentioned to a caller about including a memorandum on jurisdiction on your federal case filing. Can this memorandum be shared with NLA members on the website for those also filing in the federal court and seeking to remedy cases in a court of record?

(28:40)

NLA will be doing a couple of cases.

We have spoke about them in the past.

NLA will be filing papers into the courts.

There is about three or four documents that we are going to file first.

Once we get our feet into the court then we will start filing papers

One of the papers we will be filing is the one on jurisdiction.

We don’t file complaints, we file actions at law.

The law requires that the jurisdiction on any administrative court must be put on the top of their papers. They must state what jurisdiction they are in. They never do.

NLA will be stating the jurisdiction on the top of every paper.

Right next to that we will put court of record.

We will be sharing it. It is coming soon As soon as we straighten up our paperwork in the next week or so and start filing these papers. In a couple of weeks it should be up there.

Question 2:

Under the police power the government can pass any law to protect morals, health, safety, peace, and general welfare of society. According to Bouvier’s Law Dictionary the police power is the application of the personal right or principle of self preservation of the body politic. Since the common law is unwritten but the police powers must be written statutes, please explain the relationship of the police power to the common law.

The police power can have whatever they want providing they don’t violate my unalienable rights.

I have a right to drive so don’t tell me that I need a drivers’ s license.

Although we have to comply at this point in time.

If everyone in the community wants to agree to the statutes then it is OK

(39:30)

Brent Winters is author of Excellence of the Common Law

His website is commonlawyer.com

Somebody e-mailed Brent regarding last Monday Nights Call

“On the National Liberty Alliance Monday Night Call there was a section  
that I am not sure what you said.  
The second caller, Brian from Indiana asked a question about the New  
World Order and quoted G Edward Griffin.  
Your response sounded like you said:  
"G Edward Griffin has tried to , and rightly done so, and I appreciate  
it,  he’s tried to save the elect "  This was said at 2:09:30 on the  
audio.  Could you kindly verify what you actually said. “

Brent did not have time to go back and listen and decipher what he said.

G. Edward Griffin has never said that he wants to save the elect.

God says that He wants to save the elect.

G Edward Griffin, even if he had said it, he doesn’t have the power to do that.

Brent may have some time this week to go back and listen to the recording to see what he said.

Brent appreciates hearing from folks and he appreciates that someone sent him this e-mail.

Maybe he can find out what he said

The only remedy to lawlessness is law

What is true law?

Our Declaration of 76 has rightly stated what true law is.

It’s the only true law. There is no other law. The laws of nature , unwritten; and the laws of nature’s God written in our Bibles. That is the foundation of our law.

Our Declaration of 76 is a product of our Christian past.

Brent’s website is [www.commonlawyer.com](http://www.commonlawyer.com)

There are 40 or 50 hours on the media page of Brent talking 7 to 8 ½ minute clips on a lot of subjects. Go to the media page at commonlawyer.com

We are talking about the militia of the several states.

The extreme left wants to repeal or do away with the Second Amendment

Getting rid of the Second Amendment will not get rid of the Militia of the Several States.

The Second Amendment grants no rights.

The Second Amendment delegates no rights.

It simply says that the government is suppose to help secure these rights.

If the federal government doesn’t do that then it is up to the state government it and the local governments and county level, the sheriffs, the governors, the attorney generals, the local state’s attorney of each county it’s up to them.

(47:45)

They are to stand between the tyrannical government and the individual.

Why are individual rights so important?

Individual rights are those duties . Rights are duties. From the old Germanic Anglo Saxon word reich God bestows rights directly with no intermediary.

God gives it direct to the individual

Tom Cooley’s book, The Police Powers was written in 1868. It was to lay out in no uncertain terms the limits of the federal government in the states respecting police powers , health, education, and welfare and to show that the federal government has none of those powers within the states

The federal government seeks to control education of all things

Someone sent Brent an article and the name of the article is 27 Words

Written by two law professors. One is named Rosen The other is named Rakove

(57:36)

It says: “At the time of the American Revolutionary War militias were groups of able bodied men who protected their towns, colonies and eventually states”

That’s true

“When the Constitution was drafted,” these men continued, “the militia was a state based institution.”

That’s true also

“States were responsible for organizing this.”

That’s true also.

And in the Constitution of the United States the four militia clauses say it that way.

Then they address the question, “what is well regulated?”

“One of the biggest challenges in interpreting a centuries old document is that the meaning of the words change or diverge”

That is true also. We have to know what the words meant at that time.

“Well regulated in the eighteenth century tended to be something like well organized”

That’s not right

Well armed, that’s right.

Well disciplined, that means that you are a good marksmen and you are safe.

Those two are right

Well organized, that’s not right.

He says this “ It didn’t mean regulation in the sense we use now.”

about a regulatory state

He’s right about that.

He says: “It means the militia was in an effective shape to fight”

“Well regulated,” says this man, “means that the militia was in an effective shape to fight.”

That hits the nail on the head. It means ever ready.

Then they said this:

“What does a free state mean?”

They beat around the bush a lot and don’t say a lot about it.

They do say that the Second Amendment is founded substantially upon the amendment of section 13 of the Virginia Declaration of Rights of 1777. And it helps inform our Second Amendment because Madison being from Virginia having drafted our Second Amendment grew from this. The Virginia Declaration of Rights Section 13 says this:

“That a well-regulated militia, composed of the body of the people, trained to arms, is the proper, natural, and safe defense of a free state; that standing armies, in time of peace, should be avoided as dangerous to liberty; and that in all cases the military should be under strict subordination to, and governed by, the civil power.”

The people is the militia. And We the People of the United States means the fyrd. An old Anglo Saxon law. The fyrd. The people means the militia.

“When we think about rights,” says these writers, “we think of them as regulations and exemptions. But back at the birth of our nation they had a different quality.”

He said they were more moralistic.

And then he talks about the term the people. The most basic catch all, he says , of all. And he goes on to talk about District of Columbia vs Heller, U S Supreme Court, the year 2008. The powers-that-be, the evil empire keep this quiet.

Heller, U S Supreme Court, 2008,

protects an individual’s right to possess a firearm unconnected with service in a militia.

That means that you have a right to have a gun . Why? Because you are the militia.

The Supreme Court continues:

The amendment’s (second amendment) prefatory clause announces a purpose.

The prefatory clause is a well regulated militia being necessary to the security of a free state.

They say that announces a purpose but it does not limit , the court continues , or expand the scope of the second part. The operative clause fundamental duties of interpretation of documents of legal significance. The prefatory clause announces a purpose. But it does not limit or expand the scope of the second part, the operative clause. The operative clause, text and history demonstrate that it connotes an individual right to keep and bear arms. (1:12:14)

The Heller case of 2008 applied the Second Amendment to the individual rights of residents in those cases where the federal government has police powers, mainly the District of Columbia.

McDonald vs City of Chicago , 2010, two years later, took the Heller decision and said yes that is true, the feds have that kind of police power and they have to enforce the Second Amendment in the District of Columbia but they went on to say but in the states, they have the police power there and no government has the right to infringe on the right to keep and bear arms in the city of Chicago or throughout any of the several states and the jural entities thereof such as cities and counties . And the court went on to say Illinois state legislature , you got 180 days to get in place legislation protecting the individual right to carry a pistol (Judge Posner)

Both of the cases were planned. Part of a scheme. They set them up.

To get the Second Amendment established as an individual right.

Quoting Daniel Webster:

“Indeed,   nothing will ruin the country if the people themselves will undertake its safety; and nothing can save it if they leave that safety in any hands but their own.”

Richard Henry Lee from the state of Virginia:

“"A militia, when properly formed, are in fact the people themselves...and include all men capable of bearing arms." (Richard Henry Lee)

Quote from George Mason:

“I ask sir, what is a militia? It is the whole people except for a few public officials.”

Sam Adams said "The Constitution shall never be construed...to prevent the people of the United States who are peaceable citizens from keeping their own arms." (Samuel Adams, Debates and Proceedings in the Convention of the Commonwealth of Massachusetts)

“The supreme power of America,” said Noah Webster, “cannot enforce unjust laws by the sword; because the whole body of the people are armed, and constitute a force superior to any bands of regular troops that can be, on any pretense, raised in the United States. A military force, at the command of Congress, can execute no laws, but such as the people perceive to be just and constitutional; for they will possess the power, and jealousy will instantly inspire the inclination, to resist the execution of a law which appears to them unjust and oppressive. " (Noah Webster, "An Examination into the Leading Principles of the Federal Constitution," 1787, a pamphlet aimed at swaying Pennsylvania toward ratification, in Paul Ford, ed., Pamphlets on the Constitution of the United States, at 56 [New York, 1888])

Thomas Jefferson said "No freeman shall be debarred the use of arms

Thomas Jefferson also said: "Laws that forbid the carrying of arms...disarm only those who are neither inclined nor determined to commit crimes. Such laws make things worse for the assaulted and better for the assailants; they serve rather to encourage than prevent homicides, for an unarmed man may be attacked with greater confidence than an armed one."

John Adams said “Arms in the hands of citizens may be used at individual discretion… in private self-defense …” – *A Defense of the Constitutions of the Government of the United States of America* (1788) James Madison said “The Constitution preserves the advantage of being armed which Americans possess over the people of almost every other nation where the governments are afraid to trust the people with arms.”   
― [James Madison](https://www.goodreads.com/author/show/63859.James_Madison)

Thomas Paine said: “"Arms discourage and keep the invader and plunderer in awe, and preserve order in the world as well as property...Horrid mischief would ensue were the law-abiding deprived of the use of them." (Thomas Paine, *Thoughts On Defensive War, 1775*)

Benjamin Franklin once said: "Those who would give up essential Liberty, to purchase a little temporary Safety, deserve neither Liberty nor Safety."

Our fourth militia clause, better known as the Second Amendment puts the decision to deny a rogue president and police forces with each American each militiaman and each militia of the several states from the state governor to the militia officers to each individual militiaman.

(1:23:23)

CALLERS

Caller 1: Don from Michigan

Back when they wrote the Constitution words had a different meaning.

In Old English, if you were well regulated that meant that you knew how to disassemble and assemble a weapon, clean it, shoot it, be proficient in it, being able to hit a target , be able to take care of it, load it. You knew your way around that weapon like the back of your hand.

There is a decision, Miller vs US 1939 , where the court said that the Second Amendment protects all those arms which are typical and common in military use.

The Miller case had two issues presented. It was a tommy gun. And the feds were saying we have power over interstate commerce to regulate it.

Interstate commerce is to be kept regular.

The case was about whether or not the feds could ban people from taking tommy guns across , Thompson machine gun, 45 caliber, take it across state lines. And the Supreme Court made some comments about the Second Amendment. Brent was a gunner when he was in the service. He was required to tear down a 60 caliber machine gun and put it back together blindfolded. Brent was in the Navy. That is called well regulated.

The regular Navy is ready to go at a moments notice.

Caller 2: Jody from Michigan

She was entered into the LEAN system through the courts in Michigan.

She is not a threat to anyone.

She wants to get her gun rights returned to her.

This is all out war.

As long as our courts are open then we should use them.

It is a war of words and information.

If you lose your temper or say the wrong thing then you are not going to get anywhere.

If you must go to court you must find a lawyer that you believe believes what you believe and is outraged at what has happened and will help you.

Paul the apostle, unlike folks that claim to be Christian today, they don’t know the battle they are fighting, they don’t understand what they are up against. How could you know? You still don’t want to think they are as bad as you are seeing and you can’t believe your eyes and ears.

And you are disgruntled.

When that happened to Paul the Apostle, and God knocked him off of his horse, he studied and contemplated the Bible. He recognized that he didn’t know what he was doing. All of a sudden he was introduced to a world and a conflict , it was the ultimate conflict. He didn’t understand what it was all about. Later he said to the Corinthians, when I did all of those ugly things , I was jailing people and stealing their property, and having them murdered, I did them in ignorance. I did not understand what I was doing. God slapped him down and blinded him and then opened his eyes.

Spend time trying to learn. You got to wrestle with it. Learn what’s going on.

You need legal counsel and you don’t have time to learn it.

You don’t have time to get training and then go fight the fight. You’re in the fight right now.

You need legal council that you can trust. That may take some looking.

It is very difficult to find a lawyer that is in agreement with me.

She is having a difficult time finding legal counsel.

A court appointed attorney may as well sit on the opposite side of the aisle.

They are ineffective of council.

Judges ignore what you say.

They do that because they can get away with it.

Make sure that you get what you want to say in a document and filed in the court.

Make sure that you expound it well.

Be brief. 2 or 3 pages are enough in most cases.

Make your arguments. That way it is on the record.

Keep plodding away toward appeal.

It’s a long haul.

The war is won by persistence.

George Washington refused to face the British army for seven years.

He didn’t want to face the British army.

But when he finally thought that he had what it took to defeat them then he terminally whooped the British army and we are a new nation because of that.

He was not a fool. He who fights and runs away may live to fight another day.

George Washington was furious because the British Officer corps would never accept him in the French and Indian War because he was a colonial and he didn’t have any class.

When he saw that they were doing wrong and he saw that they were a part of a plan to use germ warfare against the American colonials and wipe out all three million of them to a man using small pox to infect the Negro population of slaves. Washington said no, not on my watch.

Beware of the fury of a patient man.

Learn the game and don’t quit. Stay with it and you’ll win.

John thanked Brent

Caller 3: Ed from Connecticut

(1 hr 52 min)

Caller said that the government has the ability to change the Constitution but

Jefferson said that the Constitution is there to protect us from a tyrannical government.

The government does not have the authority to change the Constitution.

It is difficult to make amendments.

It is difficult to have a Constitutional Convention

The final destruction is coming soon through the monetary collapse that will cause chaos.

They will claim that they need to put in martial law.

We have hard times coming

Now is the time to do something.

John thinks that Kennedy was the greatest president in John’s life time

What they say about Kennedy is all B S and John does not believe it

You try to destroy the character of people because you can’t destroy their message.

Kennedy said that a revolution is coming. A revolution that will be peaceful if we are wise enough.

They de-educated us. They made us ignorant.

Trump understands the Constitution a little more than the other.

Trumps position today is pretty much the same as it was 25 years ago.

John thinks that Trump has a good heart.

Trump has taken a stand on what went on in Oregon against the B L M

(2:09:39)

Ollie has some bad news to share:

Joe Robertson was 77 he was under V A health care and had a therapy dog

They took away his therapy dog

They didn’t give him his meds

When they got his meds stabilized they shipped him up to Shelby

They denied him calls They denied him visitation

After about a week he got ahold of somebody’s phone and called someone and said that he still hadn’t had any meds.

He had a severe stroke. He has loss of vision.

He has double vision. He has severe chest pains.

NLA has a habeas corpus in for him

NLA filed for his release. They ignored that

Caller 4: Tim from Michigan (2:22:17)

Are all Americans under the jurisdiction and the authority of the Vicar of a diocese in your state?

Is the Vicar part of the Catholic Church or the Church of England or both?

We the People are under nobody’s authority but God’s. They are under our authority. They can create their fiction but we cannot react to their fiction. Some people think that if they say the right words in court that they will be set free. They are laughing at you. They want you to take that route. Then they are going to make you look like a nut. And then they will force a lawyer upon you.

If you acknowledge a fiction as a reality then reality is the way one perceives it and that is what you got. If you call the fiction what it is, a fraud, and ignore it and bring the truth , we got a lot of ammo. There are a lot of federal codes that you can use. There is the Constitution. There is U S Supreme Court rulings. “ Vicar” is an old Latin word that means “ in place of”. The Pope of Rome calls himself the Vicar of Christ. He claims to stand in the place of Christ on earth. And has the authority of Christ and has power over armies and nations. The word “anti” in the Greek New Testament means “in place of”. “AntiChrist” means one who claims to stand in the place of Christ. There is not one Antichrist, according to the Bible, there are many. All tyrants believe that there is no power beyond me on Earth.

There is no vicar in a religious sense in America that has any authority over anyone.

There is no man that stands between a man’s creator and him.

There is no vicar that has any jurisdiction over any American.

(2:31:40)

Caller 5 Crystal from Connecticut

They have been taking people’s property in Connecticut, illegal foreclosure. They are coming after her again. She has most of her papers in. The city of the state, they are taking people’s property and giving themselves a 99 year lease. You are buying a house but you don’t own the land. Pay attention to the word gated community because you don’t own the land.

They take advantage of us because of our ignorance.

On CNN everybody should watch American Greed. It is about everything we are all going through from mortgage fraud Go to CNBC.com

Caller 6 : Larry from Indiana

No one has spoken about the Dick Act of 1902

According to that we can have anything that the military has.

NLA is familiar with the Dick Act and has looked into it.

We got the Second Amendment, we can use that.

If you got something in the Constitution, then use the Constitution direct.

You could use it to back up the Second Amendment.

Caller 7: Jean from Florida no response

Caller 8: Michael from Colorado

Inquired if John received his fax.

Inquired about Crystal’s contact number

Caller needs to contact Crystal about his probate.

Caller 9: Tracy from California

Certain land is patented and that land has use rights.

Her problem involves an estate

Talked about her personal case.

It’s time to get educated

If you don’t have court problems now, get educated, so that you can deal with your problems.

You can challenge them on two things:

They don’t have a proof of claim

And they don’t have judiciary authority

Form 56 and Form 4490

If that don’t exist then they don’t own it

The best battle, you’ve been in this a long time , twelve plus years into it, the best battle to get back what was unlawfully taken from you is to work with the people to bring us back under the common law. Take back the judiciary. It’s our judiciary.

It is going to take critical mass.

Closing Song: Amazing Grace