National Liberty Alliance

Monday Night Conference Call

August 22, 2016

Opening Song: Let the People Praise Thee O God, Let All the People Praise Thee

Topic: Wildlife Preserve Case

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

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

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Scripture Reading: John : Chapter 3 : 1-21

New Papers posted under Grand Jury at the nationallibertyalliance.org website:

* [16-08-22 Concealment letter to clerk](http://www.nationallibertyalliance.org/files/usa-a-bundy/16-08-22%20Concealment%20letter%20to%20clerk.pdf)
* [16-08-22 Memorandum Jurisdiction](http://www.nationallibertyalliance.org/files/usa-a-bundy/16-08-22%20Memorandum%20Jurisdiction.pdf)
* [16-08-22 Motion to release](http://www.nationallibertyalliance.org/files/usa-a-bundy/16-08-22%20Motion%20to%20release.pdf)
* [16-08-22 Order of Protection](http://www.nationallibertyalliance.org/files/usa-a-bundy/16-08-22%20Order%20of%20Protection.pdf)

NLA has filed some papers into the court in Oregon, four papers. Go to nationallibertyalliance.org and click onto Grand Jury

NLA uploaded onto this page all of the cases that we are working on

The first case on the top is USA against Bundy et al, that is the Wildlife Preserve case.

That is a case that we filed today. We filed four papers into the court today.

We had in the past filed a habeas corpus. We defaulted that habeas corpus and we gave them an opportunity to amend and they haven’t responded.

We then sent a Concealment letter to the clerk.

We got four papers

The other one was a Memorandum of Jurisdiction

A Memorandum of Jurisdiction is a really important paper

It is about ten pages and John will read it next week.

People will have the opportunity to read it during the week but next week John will read it online at the Monday Night Call.

You have to establish your jurisdiction when you go into court

You need to understand how to use a Memorandum of Jurisdiction and what to do with it.

The other paper NLA wrote and filed into the courts today was a Motion to Release.

There are 15 defendants still in jail.

They have moved the court date for some of those that are out to February 2017

The Bundys did request more time

NLA filed their papers. They won’t receive them until probably Thursday.

NLA will be filing more papers.

The Bundys and others have every right to take all of the time that they need to prepare their case. They are not ready for court.

The judge does not care.

NLA is waiting for affidavits concerning this problem

Without those affidavits we are not going to be able to make a good argument.

Affidavits are the key of the court.

It takes nothing more than an affidavit to have a prima fascia case.

You don’t have to know how to fill the paperwork out.

You don’t have to know the process

All you have to do is have a good affidavit

Get in there and know the facts. That’s common law.

You should know the procedures and the rules and the processes.

You can understand the process and procedures and learn the court rules in a couple of months.

To go into court and try to make an argument without understanding how the process works is very silly Don’t even try it

Don’t go in with the fiction, the man on the land. They will laugh at you. They may put you in jail for contempt. You will not win your case that way.

They will say that you are crazy. They will get a psychiatrist. They will force a lawyer upon you.

You are putting yourself in harms way

Learn the process Learn common law. Understand jurisdiction.

Understand due process.

Understand the Bill of Rights

Understand your unalienable rights

People need to learn

(15:29)

NLA did file some papers.

One of the papers is three pages and is mostly footnotes.

The first paper John is going to read is

Motion for Order of Protection

NLA filed with the court

a Memorandum of Jurisdiction

Motion to Release

and Order of Protection

NLA also served the clerk a Concealment Letter

We will read this one first

MOTION FOR ORDER OF PROTECTION & NOTICE OF GRAND JURY INVESTIGATION

USA which is the Plaintiffs Against Bundy et al which is the Defendants

You can download these papers

At nationallibertyalliance.org click onto Grand Jury

You will see the Bundy case which is the Wildlife Preserve

MOTION FOR ORDER OF PROTECTION & NOTICE OF GRAND JURY INVESTIGATION

NLA is coming in as Next Friend

Footnote number 3 says:

“Next Friend: ‘A next friend is a person who represents someone who is unable to tend to his or her own interests’ Federal Rules of Civil Procedures, Rule 17 , USCA, Haines v Kerner, 404 US 519 (1972)”

(the reading of the paper begins at 18 minutes)

“Comes now, the Unified United States Common Law Grand Jury; proceeding as Next Friend and Judicial Oversight, here in after Sureties of the Peace, under Rule 17, 28 USCA to move the court for an order of protection for Ryan and Ammon Bundy and all the defendants from Deputy Sgt. Curtis E. Sanders, Deputy Sgt. Jacobs Rose and Deputy John Does to be identified. Seeing that the court has no lawful reasons to detain the defendants, they should be released on their own recognizance, under 18 USC§3142 with the Promise to Appear for their own protection, see Motion to Release; ATROCITIES UNDER COLOR OF LAW The Supreme Court has held that prisoners have a fundamental right of court access, the right to “petition for a redress of grievances”5 and the right of “due process”6 in courts of law,…”

The paper ends with the following:

’ And We the People, through the Sureties of the Peace, “resolutely set our face” against these tyrants in Courts of Justice. TAKE NOTICE: Both the Sheriff’s Department and this court are on notice that the Sureties of the Peace will hold all the officers of this court, Sheriff Michael Reese, Deputy Sgt. Curtis E. Sanders, Deputy Sgt. Jacobs Rose and to be named deputies responsible for any loss of life or limb should this court and Sheriff’s Department not respond justly, appropriately and immediately. Attached is an affidavit of Ammon Bundy by a next friend concerning the beat-down of Ryan Bundy by Deputy Sgt. Curtis E. Sanders and Deputy Sgt. Jacobs Rose and two transcripts. We demand investigations by this court and Sheriff Michael Reese and both are ordered to report to us by fax and mail within 72 hours of receiving this notice giving us the details and the names of all officers involved and other witnesses. We also demand that Ryan Bundy be released from solitary confinement immediately.”

(23:45)

The second paper that NLA filed in the same court was a MOTION TO RELEASE

The paper begins:

“NOTICE OF MOTION TO RELEASE DEFENDANTS ON OWN RECOGNIZANCE Comes now, the Unified United States Common Law Grand Jury; Sureties of the Peace; proceeding as Next Friend, here in after Sureties of the Peace, under Rule 17, 28 USCA to move the court to release defendants on their own recognizance, under 18 USC§3142 with the “Promise to Appear”: Under 18 USC §3142 the defendants are to have the "Presumption of Innocence" and be released pending trial on Personal Recognizance unless there is "proof" to determine that such release will not reasonably assure the appearance of the person as required or will endanger the safety of any other person or the community. 18 USC §3142(a) In General - Upon the appearance before a judicial officer of a person charged with an offense, the judicial officer “shall issue an order” that, pending trial, the person be (1) released on personal recognizance. Because of the ‘Presumption of Innocence’ 5 under our common law, the defendants need not prove that they are not a danger or a flight risk, but just state that they aren’t. The burden of proof is upon the prosecutor and no facts exist. How are the defendants a danger? What specifically have the defendants done that would lead the court to believe that the defendants are not honorable and will not appear? Simply being charged with a crime proves nothing; the Prosecutor “must produce documentary evidence’.”

The paper ends with the following:

“We, the Sureties of the Peace have been monitoring the atrocities of the BLM upon the Bundy’s, Hammond’s and others since the 2014 Bundy Ranch standoff and have accumulated an overwhelming amount of evidence to prove all the positions alleged in this motion to release. In an effort not to overwhelm the court, we are providing only the following documents that will provide for the factual evidence to move this court to release all the defendants on their own recognizance, under 18 USC§3142: Affidavit William Goode Affidavit 2nd Bill Goode Affidavit Shawna Cox Affidavit Ammon Bundy, water rights (with video on DVD) Affidavit Ammon Bundy, burning homes and cows (with video on DVD) Affidavit Lavoy Finicum, (with video on DVD) Affidavit Harney County Fire Chief Chris Briels, (with video on DVD) Congressional Oversight Hearing on Public Land MNWR Fishing and Hunting Brochures FBI Agents Torture Political Prisoner Patriots’ clean storage shed at Malheur Wildlife Refuge (video on DVD) Pictures that give an accurate example of a peaceful demonstration, on DVD DVD with aforesaid videos and pictures Wherefore, the court being without any documentary evidence from a competent fact witnesses with firsthand knowledge and without any injured party. The Sureties of the Peace moves this court to release the defendants without bail, immediately. August 22, 2016”

(39:53)

Those are two of the papers NLA filed.

The other one we will read next week.

There is a three page letter to the clerk of the court.

John read the letter:

The paper begins:

“On April 20th 2016 the Grand Jury filed a Habeas Corpus under the above Case No. Our records show that you received this document on April 25th 2016 certified mail number 7015-1520-0000-1155-5909 and said Habeas Corpus did not show up on the docket, see attached Docker dated April 25 - May 11 2016

On April 27th 2016 the Grand Jury filed a Default Judgment under the above Case No. Our records show that you received this document on May 2nd 2016 certified mail number 7015-1520-0000-1155-5954 and said Default Judgment again did not show up on the docket, see attached Docker dated April 25 - May 11 2016. On May 6th 2016 the Grand Jury filed a Contempt of Court under the above Case No. Our records show that you received this document on May 9th 2016 certified mail number 7015-3010-0001-8051-4426 and said Contempt of Court again did not show up on the docket, see attached Docker dated April 25 - May 11 2016. Being the Clerk you must file or it is a crime punishable by a fine and one year in prison.”

The paper ends with the following:

“If you have been coerced by someone else to conceal these three documents, you are required by duty and oath to report the crime immediately. If you refuse to answer within three (3) days by fax and mail after receiving this inquiry and we discover that you conspired with another you will be charged with Conspiracy against rights under 18, USC §241, Concealment by Scheme under 18 USC §1001(a) and Obstruction under 18 USC §1512(b). If a prisoners life is lost because these papers were not filed, we will seek the maximum penalty under 18, USC §241. If you were coerced by others, and you respond by a sworn statement (affidavit) by fax and mail, you will not be charged. If this was a clerical error you are commanded to file the three (3) documents [attached] and send proof [time-stamped front pages and copy of the docket] by mail and fax immediately. Date: August 22, 2016”

The reading of the paper ends at 44 minutes

Those are the three documents. The fourth one we will read next week.

Understand what you are doing in court.

Don’t think that that document is going to save anyone.

You need to understand jurisdiction.
You need to know when your rights are being violated

You need to know the processes and procedures of the court

You need to know the rules of the court

And you need to operate under them

And if you go in there and fight a case and think that you are going to be talking about the man on the land , it means nothing. It’s a case for them to get you a psychiatrist and rule you unfit.

Don’t fight court cases that way.

It means nothing. It’s a waste of time.

 48 min

QUESTIONS

Question 1: Can you define infamous crime for me? I understand it to be a crime that is punishable by one or more days in jail.

John’s understanding is anything that requires a jail sentence.

Jail sentences should not be given out for code violations

We have to go back to our schools and bring back morality

We have to bring God back into our schools.

They want you to run away from God

Question 2:

Other that Cruden v Neale is there anything written about statutes and codes not applying to the common man?

Statutes and codes that are constitutional apply to man somewhere.

They are written for a certain purpose

53 min

Read Article 1 Section 8

“The Congress shall have Power To lay and collect Taxes, Duties, Imposts and Excises, to pay the Debts and provide for the common Defence and general Welfare of the United States; but all Duties, Imposts and Excises shall be uniform throughout the United States;

To borrow Money on the credit of the United States;

 To regulate Commerce with foreign Nations, and among the several States, and with the Indian Tribes;

 To establish an uniform Rule of Naturalization, and uniform Laws on the subject of Bankruptcies throughout the United States;

 To coin Money, regulate the Value thereof, and of foreign Coin, and fix the Standard of Weights and Measures;

 To provide for the Punishment of counterfeiting the Securities and current Coin of the United States;

 To establish Post Offices and post Roads;

 To promote the Progress of Science and useful Arts, by securing for limited Times to Authors and Inventors the exclusive Right to their respective Writings and Discoveries;

 To constitute Tribunals inferior to the supreme Court;

 To define and punish Piracies and Felonies committed on the high Seas, and Offences against the Law of Nations;

 To declare War, grant Letters of Marque and Reprisal, and make Rules concerning Captures on Land and Water;

 To raise and support Armies, but no Appropriation of Money to that Use shall be for a longer Term than two Years;

 To provide and maintain a Navy;

 To make Rules for the Government and Regulation of the land and naval Forces;

 To provide for calling forth the Militia to execute the Laws of the Union, suppress Insurrections and repel Invasions;

 To provide for organizing, arming, and disciplining, the Militia, and for governing such Part of them as may be employed in the Service of the United States, reserving to the States respectively, the Appointment of the Officers, and the Authority of training the Militia according to the discipline prescribed by Congress;

 To exercise exclusive Legislation in all Cases whatsoever, over such District (not exceeding ten Miles square) as may, by Cession of particular States, and the Acceptance of Congress, become the Seat of the Government of the United States, and to exercise like Authority over all Places purchased by the Consent of the Legislature of the State in which the Same shall be, for  the Erection of Forts, Magazines, Arsenals, dock-Yards, and other needful Buildings;--And

 To make all Laws which shall be necessary and proper for carrying into Execution the foregoing Powers, and all other Powers vested by this Constitution in the Government of the United States, or in any Department or Officer thereof. “ We lay out very specifically what they can make codes on. Anything else is reserved back to the states and the People respectively.

The key thing is learning what is right and wrong in school. Bring God back into the school. The Ten Commandments. Teaching children true civics, the Constitution, the processes of court and law, along with their reading, writing and mathematics. American history. They need to learn the things necessary in order to be a good human being.

Question 3: What are the police powers in D C,   and/or   Can police powers in D C be different from the several states?

The police power of D C has no power or authority in the states.

(59:36)

They only have power and authority on the lands that they have to deal with. They have a navy, they have an army , they have to deal with any criminality or broken laws there. They have to deal with the federal city which is Washington D C.

They can make their own rules and do their own thing. But it shouldn’t be anything outside of our Constitution.

They’re ruled under the same Constitution we are.

Maybe they should have a sheriff there.

When John hears the words “police power” he gets nervous. He likes “Constitutional officers” that maintain law and order. Why shouldn’t we have a constitutional officer in Washington DC to maintain law and order?

That ends the Questions.

John introduced Brent

Brent is author of Excellence of the Common Law

Brent’s website is commonlawyer.com

Can police powers in D C be different from the several states?

Yes they can and sometimes they are. Often times they are.

Any federal property, any federal real estate is under the jurisdiction of Congress. Congress is the master of all federal property.

They can do whatever they want with it.

They have the power to either provide police power regulations or not do it

Police powers are those powers that go to the health , education, and welfare of the people living in the area of consideration, the jurisdiction , the territorial jurisdiction, or the piece of real estate under consideration. Every state in the United States has police powers within the territorial boundaries of each particular state.

Yes the police power standards can be different on federal property like the District of Columbia and within the boundaries of the states

A book published in 1868 written by Tom Cooley is good reading. He explains the balance between the federal and state governments.

What is an infamous crime?

An infamous crime is whatever the court says it is.

Infamy is something well known.

If you are convicted of an infamous crime then you are convicted of a crime of which there is no question that you committed a crime such as murder. Murder has always been and will always be an infamous crime. As is arson. As is rape. Those are infamous crimes. Treason is infamous. Murder is infamous. Rape is infamous. Just because Congress or state legislature says something is a crime doesn’t make it a crime.

Somebody wrote a book called, Three Felonies a Day, and he argues the point that almost every American commits at least three felonies a day and doesn’t even know it because there are so many crimes statutorily on the books that we can’t keep up with them.

Infamous means famous, well known , without question, unambiguously a crime. Murder, treason, rape . They are statutory in most of those cases.

What is positive law?

Positive law is human law. Human drafted law. Such as legislation.

Positive law is legislation of a legislature , a decree of an emperor, an executive order of a president, it is positive law, it is set in place by man.

This book was written by Herman Melville the author of Moby Dick, and the book wasn’t discovered until the 1920’s. It is an easy quick read. The name of the book is “Billy Budd, Sailor”.

It is about a young sailor by the name of Billy Budd who is impressed in the service on an English warship from a merchant ship and he was well liked. He was perfect in every way except one. He had a terrible problem with stuttering.

He ended up killing a man without trying who falsely accused him of mutiny.

Conspiracy to mutiny.

He was hung at sea.

He was hung because the positive law , the code of the sea, it’s a military law, it is the law of Rome, a military law, demanded it. Even though it wasn’t his intention to kill the other fellow.

(1:23:43)

Herman Melville the author of Moby Dick, his father was chief justice of the Massachusetts Supreme Court. His father-in-law was a positivist. A positivist, that means that he believed in the power of positive law and he believed that all positive law should dictate and court opinions and interpretations of it shouldn’t matter. A positivist is someone who believes that statutes should govern everything. That position is Babylonian to the core. It is Roman to the core. It is Persian to the core. It is the evil empire to the core. It is the code of Justinian, the code of Rome.

A common law government is a government of separation of powers.

Independence of our courts is the most fundamental common law distinction we have that ensures our freedoms.

The courts have the responsibility to look at legislation and pass opinion on it.

Every person in government has that responsibility.

The beauty of our common law tradition is that it divides power and everybody is responsible to do the right thing.

The federal government only has certain powers.

It is a man or woman’s religious convictions that drive their understanding of law

The four militia clauses are our supreme law of our land.

(1:30)

The militia is the People

The militia of the Several States lies at the foundation of common law freedoms and forms the strong cords woven into the fabric of our Constitution net to limit government. Without it our Constitution weakens without the militia.

Our US Declaration of 76 is not a declaration of independence . It is a declaration of shifting dependence. Shifting dependence. From the crown of England shifting dependence from the crown of England and Parliament for protection to the Judge of All the World. God, Himself. Those that drafted the Declaration of 76 made that abundantly clear.

Paragraph 8 of our Declaration of 76 says this:

“King George  has refused for a long time, after such dissolutions, to cause others to be elected, whereby the Legislative Powers, incapable of Annihilation, have returned to the People at large for their exercise; the State remaining in the mean time exposed to all the dangers of invasion from without, and convulsions within."

Among the foremost legislative powers of common law government are taxation, and common defense, and coining money.

That is the chief reason for the Congress of the United States.

The chief reason for Congress being there is for fairness of taxation

Congress has two incredible powers

Congress has the power to take your private property from you by taxation.

You have life, you have liberty, and you have property.

To take one of those is to take the other two.

The three of those rise and fall together.

They are bound together.

If Congress has the power to take your property from you then it also has this second incredible power. It has the power to declare war and take boys and now to take girls and putting them between the violence and viciousness of an evil enemy in our own land, our own country.

Those are the powers of Congress

And of course coining money is the other one.

Through that Congress has the opportunity to abuse wars even without declaration of war.

Rulers that bar the people from choosing officers and mustering together as the armed militia to protect their family, neighbors, property, and country force the people to trust rulers for their defense.

A maxim of common law:

Whoever you trust for your protection is your master.

The Preamble of our Constitution says this:

“We the people of the United States, in order to form a more perfect union, establish justice, insure domestic tranquility, provide for the common defense, promote the general welfare, and secure the blessings of liberty to ourselves and our posterity, do ordain and establish this Constitution for the United States of America.”

(1:44)

CALLERS

Caller 1: Marva from Georgia

She has a fraudulent ticket that was given to her .

It happened the day it snowed.

All she needed to do was to call AAA and have them pull her out

The trooper gave her a ticket for exceeding speed for conditions

and also for driving with license suspended

This sprang from a false charge in 2009 of a DUI and resisting an officer.

She does not drink

Is there anybody in North Carolina that can assist her?

A lot of people have these kinds of problems

Each court acts differently

The best we can do is to try to keep out of trouble as much as possible.

We have to pick our fights

Call the Court Watchers Group

Use the path of least resistance

Sometimes paying the fine is the way to go

Pick your battle

If they look at contempt of court then you can get yourself into some trouble.

None of the courts have the power to fine or incarcerate yet they do any way.

It’s an uphill battle. It’s hard

Be careful in any of these courts

On these levels it’s not worth the battle

These people are ignorant, they can be vindictive, and vicious

Your best bet is just get out of there

I’d rather pay the fine and walk

We are battling to get justice back into the courts which will solve all of these problems as time goes on

They are trying to steal her home

Her grandmother was kidnapped by social services and they experienced the death of her grandmother as a result of that activity

She is looking for suggestions

NLA does not get into the details on how to defend yourself in these matters

We don’t get involved in that

We try to get people involved in saving the nation by coming together as the people and requiring these people to obey the law.

We have to do it on the federal level

If the people can take back the courts and require the people to obey the law at that level then we could do it in every state of the Union.

It is always a violation of our inalienable right to due process

It is a jurisdiction concern and a violation of due process

What you have going on right now is a jurisdiction problem and a due process problem

They don’t have jurisdiction and you are not getting due process

There is a group called Remedies Is the Law Some of those remedies can get you into more trouble

You want to be careful in what you are doing

Put your energies into learning the processes, learning the Constitution, learning American history, learning common law

Caller 2 (Gene from Florida)

(2:03)

Talked about a personal case and probation.

Do the best you can to stay out of jail.

If you know that you are facing jail then you do everything you can to stay out of it.

Then you can get an appeal.

Pick your battles.

If you are in jail then it is hard to fight.

If you want to appeal then don’t do a plea bargain.

Originally they sent him to prison for driving on a suspended license.

He lost everything.

He put the appeal on and they dismissed it.

NLA is trying to meet critical mass.

There are people in liberty groups, get them to go to the NLA website.

Get a Committee of Safety going.

Build the ranks.

A lot of people are scared. They encourage the caller to do things but they are afraid to back him up.

How far do you want to go?

Choose your battles.

There are so many problems you will be fighting all of the time.

You will go to jail for this or get fined for that.

Try to work things out.

Do everything you can to stay out of jail.

Sometimes it’s easier to pay the fine and come back later.

Get involved in solving the problem

National Liberty Alliance is trying to solve the problem.

We got to come in critical mass.

We got to organize every county.

We got to become educated.

Caller is job hunting

The Committees of Safety is the big push right now

And also the administration for the grand jury.

Gary Will agreed to talk about Committees of Safety

Gary said that we made a trip to Wisconsin this week on Tuesday

We did three meetings up there.

People were excited

Gary was surprised at the number of young people that were involved.

They set up two counties and a third county was to be wrapped up this week.

On Saturday or Sunday they went to Indiana and helped a member there.

They had a good meeting.

There were a lot of young people there, 18 to 20 some years old

Also older people too

The young people are really coming out.

The meetings went very well

People were excited and listened

That was five counties in a week in two states.

So many people are hesitant, they have fears, they don’t know how to go about it.

We are working Indiana, Wisconsin, and Illinois.

You just need to get out there and talk to people

We are protecting our families as well as our neighbor’s family.

Gerard took over

Caller 3: David Montgomery County, Pennsylvania

Last week you were talking about NLA needing funds

(2:19:30)

Caller has an idea for fundraising

John asked caller to give him a call tomorrow.

NLA will be selling the ham radios soon

The people working on the hams have to give NLA the right formula so that we can program the radios and then we can start selling them

Caller should call John tomorrow at 845-233-6560

Read Brent’s book: Excellence of the Common Law

Did they determine who assassinated LaVoy Finicum, was it state or fed?

Some people think that there were mercenaries involved

We are going to discover what really happened

Caller 4: California Jeremiah Donaldson

His question has to do with the militia clause of the fifth amendment.

What happens to the immunity provided by the fifth amendment if the militia are called forth in a time of public danger?

Brent responded:

Is there immunity for militiamen once they’re called into actual service?

That is not really the question

It is a common understanding that as free men and women here , as Americans, we don’t have to incriminate ourselves. We are not corporations. We are not under corporate law.

"No person shall be held to answer for a capital, or otherwise infamous crime, unless on a presentment or indictment of a grand jury, except in cases arising in the land or naval forces, or in the militia, when in actual service in time of war or public danger; nor shall any person be subject for the same offense to be twice put in jeopardy of life or limb; nor shall be compelled in any criminal case to be a witness against himself, nor be deprived of life, liberty, or property, without due process of law; nor shall private property be taken for public use, without just compensation."

What happens to my immunity and not being held against my will.

The militia is called forth and mustered, the militiamen, today it would come under the Uniform Code of Military Justice. If the President of the United State summoned the militia or any part thereof, the President has concurrent jurisdiction with the governors of each state according to the militia clause and whoever calls them up first, has them.

Are the police the militia that are called forth by the state?

If you are getting a government paycheck then you are not part of the militia.

The militia is there so that we don’t have a standing paid army.

Caller 5: South Dakota Stephanie

What do you do if a sheriff doesn’t do his duty?

(2:35:19)

Right now it is a mess out there.

There are so many different problems.

The best thing to do is to start your Committee of Safety.

Meanwhile become friends with the sheriff

Give the sheriff information that will educate him.

NLA has a 39 page paper that would be one of the first things that you want to give the sheriff.

Share with the sheriff what you are doing as the Committee of Safety.

Give him a copy of the handbook.

Give him the resolution and the charter.

There is a monetary collapse coming around the corner

Caller said that they have been giving the sheriff the material and trying to educate him for the past three years and he throws it in the garbage.

This is a major problem

Some sheriffs don’t have a clue and have been misinformed on who NLA is.

Befriend him from the point of view that you want to empower him.

Try to feed him without an issue.

Befriend him and educate him in a way that is neutral.

You are trying to communicate with him and you are trying to share with him.

Once you have the real truth then the lie falls away.

We are not going to win the battle the way the people have been trying for the past hundred years.

It’s a whole new approach

You got to deal with it from a different perspective

We have to change people’s thinking

Our entire country on every government level is corrupt.

We are looking for the critical mass.

Closing Song: Days are Numbers (The Traveller)