National Liberty Alliance

Monday Night Conference Call

January 23, 2017

Opening Song: Amazing Grace

Topic: Redress of Grievance case

Call-In Number: 712-770-4160 Participant Code: 385698

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

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Scripture Reading: Matthew 13 verses 1 -23 The Parable of the Sower

(9:14)

QUESTIONS

Question: “*No Person except a natural born Citizen, or a Citizen of the United States, at the time of the Adoption of this Constitution, shall be eligible to the Office of President; neither shall any Person be eligible to that Office who shall not have attained to the Age of thirty five Years, and been fourteen Years a Resident within the United States.*

*ARTICLE II, SECTION 1, CLAUSE 5*

Where is it to be found that a certain number of years after the adoption of the Constitution that to be eligible for office of President an individual’s parents must be both American citizens? Or is this not the case?

Natural born is being born to two people who are already citizens of the United States.

If an individual was born in another nation and they become a citizen of the United States they cannot become President of the United States. You have to be natural born which means that both parents at the time of birth must be citizens of the United States. The last President was not naturally born and he was not a citizen of the United States per se. His mother was a citizen. His father never was.

(17:10)

Jan had some announcements

Tomorrow night, Tuesday night, 9PM EST will be the Second Meeting to assess and channel interest in a weekly prayer group. If you would like to be involved, please come to this meeting. Click "Weekly Call” on NLA website and click the Green phone or call 712-770-4160 and enter access code 385698#.

On February 17th, Challice Finicum Finch’s One Cowboy’s Daughter Standing for Freedom Event in Hopewell Junction, NY at 6 PM February 17, 2017. https://www.facebook.com/onecowboysdaughter/ All NLA members are invited to meet and greet Challice, LaVoy’s daughter, and NLA National Coordinators John, Gerard, Jan, Karl and possibly more. A great opportunity for all NLA members to get together. February 17 is a Friday.

It is right off Interstate 84 by Poughkeepsie

They are going to Massachusetts the next day

We will post the information at the NLA website and announce it every week.

They got the whole agenda at their website which NLA can post.

They are going through numerous states.

Since we did the filing in New York State and got our case number , membership is picking up.

Jan has a URL that he checks for zipcodes.

After clicking on one he got a notice that said that he had used up his thirty for the day.

That has never happened before and Jan did not realize that there was a limit.

The fact that NLA has filed and has a case number has made an impact.

Things are happening.

Robert has a report on the Western Patriots

(21:30)

There was a court hearing this past Friday on Inauguration Day.

Robert had previously stated that there had been three misdemeanor charges added on to these patriots for this trial. After Friday, Robert got the word that there are actually seven misdemeanor charges added on. The judge, Judge Anna Brown, says these are Class B misdemeanors they are not criminal and so you won’t have a jury trial.

They are still facing jail time

It requires a jury

John wants more information on this.

NLA needs to file papers on this

They should not go forward without a grand jury indictment.

They should not go forward without a grand jury trial.

We the People demand a common law court.

Judge Anna Brown wants to be the judge that rules on these Class B misdemeanors.

If they are found guilty then she will order them to turn over their weapons and their ammunition.

For a civil case, she does not have that authorization.

She wants to have a bench trial on Class B misdemeanors so that she can be sure to get at least one guilty. Then she wants to use criminal statutes to take the guns in a civil case which wasn’t on the indictments at all.

Everything she is doing is unconstitutional

NLA will need a minimum of one affidavit telling this story.

NLA will move on this quickly within the next week or two to get this into the court for her to show cause by what authority she thinks she can go forward

We are going after these people for warring against the Constitution.

They need to repent and release the people they put in prison

We are here to save the people, not to put people in jail or get vengeance.

We will forgive We will give mercy.

It will be an uphill battle.

The judge, the attorneys, and the prosecutors are having another meeting on Wednesday the 25th

John wants to make sure that someone will be at that meeting to take notes, write it down and give NLA an affidavit. And those acting in the conspiracy will have to show cause by what authority they think that they can bypass the Constitution.

Plenty of people will be there. But it is difficult to get affidavits from them

If they want justice it is critical to write these affidavits

This past week, a few days ago, a guy came on the scene telling people that he was an investigator from the Trump people. He had everyone excited because something was happening. Back in the summer we sent a lot of information to the Trump campaign. Last month we got updates to Trump. Robert felt that if Trump was real then he would want to talk to Robert. He wasn’t looking for Robert. Robert’s contact in the RNC was a fraud. He was scamming people out of money by saying he was doing an investigation . Trump is not going to send an investigator out without the means to get it done. This guy has been hacking into people’s accounts. He is called Investigator Matthews. He also calls himself Retired FBI Agent. He supposedly has a wife by the name of Dolly. We found out that Matthew and Dolly are the same person.

Part of the update that we sent to President Trump , we sent a pretty lengthy letter to him. We wanted him to make a proclamation that we are back under the Constitution and common law.

He didn’t do that however in his speech he said this transfer of power is not the same as it has been He said it’s a transfer of power to the People. Not to me, but to the People. He said what we wanted him to say . That implies that the door is open.

Now We the People must walk through that door and take ownership.

We are back in power as per President Trump.

We got to take ownership of what he has given us.

We need to do it in the four years he has given us.

Right now we need the Committees of Safety.

We need to give the County Commissioners resolutions demanding that they abide by the Constitution and common law.

NLA is going to respond to President Trump’s speech. We will tear his speech apart.

We will respond to him in a positive way.

He is acknowledging We the People and our need to return back to the Constitution.

NLA is going to put this into the court case.

We expect his response in action and in deed, not in writing.

We let him know that if he did not respond in action and in deed then we would be doing some Show Causes and he would have to answer.

Trump made the statement that it was not the normal transfer of power from one President to another. This was the transfer of power back to the People.

John said that we are going to quote that in our paper.

Robert suggests that it is time to write a simple. effective , generic resolution that everybody can use for their county commissioners

John said that NLA has a lot of that already up

NLA has a resolution that people can add to and create one for a specific group.

NLA did send a resolution into this case. It is filed with this case.

People should be reading this stuff.

President Trump has been extremely busy today.

He has signed approximately 200 executive orders, pushing a lot of Obama’s stuff out the door.

He had the FBI raid the CDC in Atlanta at 3:00 A M this morning. They hauled out all the records. CDC is Center for Disease Control. They are going after them for vaccinations. When Obama came in he gave Monsanto and CDC the green light to go ahead and murder people with vaccinations.

It is important for your involvement now.

We have an opportunity here to get something done.

Mr Trump is not going to accomplish this by himself.

When they understand that he is sympathetic to NLA that is going to put the fear even more greater into the hearts of these people.

The CDC is important stuff. We need to get active.

Let’s get our Committees of Safety going.

Gerard read part of an article:

“Accompanying these FBI Agents was Dr William Thompson - who is a CDC Whistle Blower.  
  
The raid was ordered by the President and was led by Sally Yates - Acting Attorney General and part of the King and Spalding Law Group, which was also working with President Trump’s huge law firm: “Jones Day.”  
  
All of the records for the Vaccines - what is in them, what they have done to people across the globe - it is all being seized as you read this.  
As soon as President Obama took office he granted both the CDC and Monsanto protection in their massive use of GMO Foods and Vaccines to kill people world wide. That protection is now gone. The employees involved in murder and disabling people world wide have two choices: Become a whistle blower or face 20 years to life in prison.  
  
There is no place you can hide on this planet or in this planet.  
  
So what is in Vaccines that make them so deadly???  
  
Of the 202 children we have worked with 2 were autistic due to Vaccines given to the Mothers while she was in the military. The other 200 became autistic the day they were vaccinated and all have Indigo Aura.  
  
All of the Autistic Children had, after the vaccinations: High levels of Mercury, Uranium, Nangalese (Destroys Nerve Cells), Malaria, Relapsing Fever (Mostly Lyme Disease), and a host of other diseases like Babesiosois, Erhlichiosis, etc.  
  
Those with Chrystaline Aura’s were killed outright. This author has a Chrystaline Aura.  
  
So this morning President Trump ordered a raid on the CDC Headquarters in Atlanta and the Intelligence Office below the CDC Headquarters.  
  
The penalty for purposely murdering and crippling American’s is covered in USC 18 and is 20 years in jail to death.  
  
The arrests begin today - the Tribunals (Trials) of these “Paid Terrorists” will begin in late March. They may be televised or they  may be very quiet.”

There has been a lot of people shouting for a long time.

It has been an insidious thing they put on us.

The next thing should be the fluoride in the water.

That is one of the biggest scams that they ever put over on a nation and a people.

Gerard yielded.

Robert continued.

Trump wants Planned Parenthood defunded.

Trump has an executive order out to submit the paperwork to withdraw from the TPP.

He is going for the national nationwide conceal carry

He’s frozen the regulations and wants a list of regulations from the federal government greatly reduced.

There is a hiring freeze with the government except for military.

Congress and Trump are working to withdraw us from the U N

They are also working on health care calling it The Patient Protection Act

We got a lot going on

Approximately 200 executive orders signed today.

We need to verify information before we say too much.

John suggested that Gerard take some notes to acknowledge the work that President Trump is doing. We want to respond to his actions and deeds.

We just want Trump to do the job that he has been elected to do.

Gerard thinks that there will be a big blowback

They came out and said vaccinations definitely don’t cause autism.

People are brainwashed

Now they are going to try to make him look like a kook.

They are going to say He’s crazy Your kids are all going to die

They are going to try to make him look bad

Trump knows how to deal with that

We have to support him

Once we get behind him on some of these court cases then we can go after the news media who are not doing their jobs.

The news media enabled this veil to be pulled over the people’s eyes.

The people trust the media.

If it wasn’t for the media putting all the misinformation out there and the propaganda and the lies this wouldn’t have gone this far.

Robert added that Trump opened the door to let us take our power back.

Now we got to accept that power and the responsibilities that go with it.

We got to show him that we appreciate what he has done.

We have to teach our children

The schools are ruining our children.

The education is ruining our children

The media is ruining our children

Their idea on things is far from what is moral, and right, and just.

This is being taken care of with his Secretary of Education.

Bringing prayer back to the schools.

She is changing things back to the way they are supposed to be.

Robert added that they got General Mad Dog Mattis approved by Congress and on his first day Mr Trump turned him loose and they ran 31 bombing runs on ISIS

They wounded and captured the leader of ISIS

They pretty much wiped ISIS out in one day and that was today.

Make notes on this and incorporate this into the paper. Acknowledge Trump’s deeds.

Robert concluded

(52:37)

Ollie reported

Ollie knows of some things going on right now but he wants to keep it secret for right now

Daffer Fielder in Montana went to the inauguration. Somebody from Trump’s staff contacted Lindsey. They are having meetings with Priebus , Priebus is Trump’s main advisor.

The name of Joe Robertson came up a lot

Ollie expressed how hopeful he is

Ollie yielded

(55:46)

(58:20 )

CALLERS

Caller 1: Mike from New York

When it comes to Trump today he completely eliminated all foreign money going to any country that does abortions. All foreign abortion money has stopped as of today.

Also he put a freeze on all federal hirings except on the military and intelligence departments.

Caller received a video today where it showed the inauguration and the fireworks display.

Near the end it had “U S” in real big letters in the fireworks and it didn’t say A. It said U S R. They believe that that is for the U S Republic.

NLA needs someone who can write a newsletter on a weekly basis concerning the events that are really helping to push liberty forward and help give the republic back to the People.

Get ahold of Jan. Go to the NLA directory. Let Jan know that you have the interest in writing.

We got to make sure that our information is accurate.

If ever something is inaccurate we need to do a retraction.

People need to be building Committees of Safety

At the top of the NLA page click on the “COS” tab and get involved. Watch the videos.

Read the information. Read the papers on how to build the process, to get a seal, and to get the authority and to get things going. We want to befriend our local government

And even if they are astray there are other ways of dealing with them other than attacking them for doing wrong. Let’s find out what they are doing right. Bring ideas to them that will change their thinking. Help them realize that they have been acting as masters rather than servants. If you tell them that they are acting as masters rather than servants , they are not going to take that very well. You need to show them that over time. Committees of Safety can accomplish that goal if you follow the process. Befriend first the sheriff. Get the sheriff to give his approval as you speak to the local governments.

Bring the liberty groups together to become part of the Committee of Safety.

Follow the instructions and videos NLA offers.

Certain resolutions NLA strongly recommends to be done.

(1:04:15)

Caller 2 Julie from Montana

Julie wants to start some dialog about habeas corpus.

Julie is working with an elderly guy in federal prison

She wants to help him.

She is not sure what to do. Is there a certain format to write a habeas corpus?

We demand the right of due process and they ignore it.

In the 1600s they set forth a criteria of requirements.

That is what is called a habeas corpus.

Which brings them to the point where they have to bring the charges and make it clear and they got to be certified. They got to be sworn to. And they usually could never do it in these cases.

Habeas Corpus has been a powerful tool over the years.

The normal way the process goes is that the habeas corpus is filed with the court .

The court used to approve it.

(1:06:03)

Generally speaking, it must go forward.

They got to respond within three days.

Three days from when they get the paper.

The judge must hear the case within five or seven days.

The judge has the ability to extend that to twenty days.

This is called an emergency hearing.

They would have to have a real good reason.

Twenty days is the max

If they respond by paper and then they come into the court if they can’t keep up the sworn to charges then they must release the prisoner.

If the paperwork doesn’t come through after the third day , the fourth day the prisoner must be released.

They are not doing these things.

The problem is that the people go to judges to get habeas corpuses.

The best place to go is the federal court.

They have been trained and taught to stay to the status quo which is to ignore and get rid of the habeas corpus.

The grand jury can acknowledge the habeas corpus.

So people are writing the paperwork and sending it to us.

So we’re doing the approval and appointing the judge within the federal district to hear the case.

If they respond within the three days.

And if they don’t respond within the three days then we write a paper , make a decision in the case, demanding the release of the prisoner.

If they don’t do that then we send them another paper after we send the decision we send them a paper contempt of court with opportunity to amend.

And if they don’t respond to that, the next thing to do is to pull them onto the carpet to explain themselves by what authority they have to ignore the law of the land. That’s the process.

We need people to produce the paperwork so we can get them filed so we can move through the process.

Anybody who wants to participate in assisting with habeas corpuses, get ahold of Jan, click on the directory, give Jan a call, give him your information. In a week or two we will pull together a meeting of all of the people that are interested in assisting in this process. We’ll have a meeting and discuss what needs to be done.

We need help. We need people to get involved.

(1:12:09)

Caller 3: Allie from Washington

She received an e-mail from ZeroHedge.com it is about three bills that have been passed.

Is NLA aware of Senator Mike Rogers from Alabama and the bill he introduced, HR 193, American Sovereignty Restoration Act of 2017?

John and Gerard were not aware of it.

What it would do, it would allow the United States to withdraw from the United Nations.

“Perhaps the biggest revelations to come from such news would be the eventual exposure of the level of theft, deception and criminal activity done by the registered corporation known as The United Nations (yes it is a registered corporation). **It would also move the U.S. back to Common Law and away from Maritime Law**, a deep and complex subject that is [explained further here](http://www.annavonreitz.com/deeperunderstanding.pdf) by Judge [Anna von Reitz](https://www.facebook.com/avonreitz).”

It goes on: Another bill introduced by Senator Ron Paul is to Audit the Federal Reserve.

You can find that bill, HR 193, at congress.gov

The John Birch Society has been trying to get us out of the U N almost as soon as we got in it.

They got all kinds of information on all the crimes that have been committed with the U N.

It’s high time that we got out.

We fund the major portion of what goes on, when we pull out, when you pull the funding away , it is going to go away any way.

The second one was introduced by Representative Tulsi Gabbard in December 2016 called Stop Arming the Terrorists Act which would cut off U S government and taxpayers funding for terrorists groups like al-Qaeda and ISIS

The third one was introduced by Senator Ron Paul called Audit the Federal Reserve Bill of 2017 and it was just reintroduced.

(1:23:00)

Caller 4 Rhonda Washington

Not only during his inauguration, did Trump say he was turning things back over to the people he also reminded in his cabinet meeting today that that’s what they are here to work for, not themselves, not him, but the People.

Caller 5 John Alaska

Regarding the Landmark Case filed in Albany . Caller does not know if that case can be amended or not.

John told caller, if we made an error we will amend it.

Gerard told caller that we are going to add to it.

That is not the whole case.

Caller did not notice Identity Theft in the Evidence

That is one severe fraud that they have propagated against all of us.

They’ve stolen our identity as We the People.

Caller is concerned about the all caps name.

There are two major things that they deny us

They deny us the right of due process

And they deny us the right of proper jurisdiction.

If we take them down there then we take them down everywhere.

Once we take back control of the courts, that’s the key.

The law of our government is detailed very specifically in our Constitution.

NLA is creating administrations

Four people in every county to be administrators Eventually a paid position

Someone has got to be paid to call the grand juries, to orient them and to assist them

The administration is the investigative body for the administration

NLA is developing a handbook for the administrators of the juries

The handbook for the people is up at our website already

It is on the “docket” page It is the Common Law Handbook

Every jurist should have that. Every administrator should have that

It explains how the court system works

People need to be reading this stuff

The morality of the people will reflect the courts and visa versa

People have lost their way We are not a moral people any more

If we can bring back morality in the courts then we will bring back morality within our servants and that will bring back morality into our environment

Caller suggests using a chant “Trump, Trump, Trump” to get a message to the unconstitutional judges. This chant can be implemented in city hall meetings.

That would be a huge problem if National Liberty Alliance were to encourage people to do that.

Caller does not suggest to use the National Liberty Alliance name. His intention is not to disrupt National Liberty Alliance. Trump is risking his life, to say the least.

Trump is an educated man. He understands how the elitists work.

Caller suggests using the chant “Trump, Trump, Trump” as a tribute to him, every chance we get.

Caller 6 April North Carolina

(1:53:07)

She just finished the Civics Course

She read something about no person can take office except a Christian

Could someone clarify?

John does not recall that being anywhere.

Anybody can take office

We are a Christian country founded on Judeo Christian values.

If what the caller suggested was in the Civics Course then we need to pull that out.

Caller is trying to do a habeas corpus.

How can she get all of the paperwork that she needs in order to do a habeas corpus?

You may be able to find a judge that is compassionate and get it done but that is like finding a needle in a haystack.

You will probably not be able to get a habeas corpus through a judge.

For NLA to do a habeas corpus for you, we have a process, but we had to stop it because we didn’t have the manpower to continue it.

Anybody who has time and wants to volunteer their time to help then get ahold of Jan and click on “directory” . We can have a meeting to discuss it.

Caller wants to learn how to do the process and then help other people get it done.

Anybody interested in this get ahold of Jan Give Jan your information Jan is under the directory

There is a lot of work involved in one habeas corpus

We need people to volunteer to help

Caller 7 Ann Galloway in New Mexico

On January 16th 2017 the Supreme Court did make rulings in a Texas case

# Fatal defect in every federal case since March 1, 1991; All Such Decisions And Judgments Void

[https://supremecourt**case**.wordpress.com/author/supremecourtcase/](https://supremecourtcase.wordpress.com/author/supremecourtcase/)

What they did rule was that Oath of Office taken by Article 3 judges are void and all of their rulings are void as well because they did not take a constitutional oath

“In respect to the above requirements Article 6 Clause 3 of the Constitution, Congress on September 24, 1789,  in “An Act to establish the Judicial Courts of the United States,” 1 Stat. 73 (the “Judiciary Act”), [at 76 supply the oath or affirmation](http://uscode.house.gov/statviewer.htm?volume=1&page=76) needed for federal justices and judges to be authorized to exercise the judicial power of the United States; to wit:

“Sec. 8. And be it further enacted,That the justices of the Supreme Court, and the district judges, before they proceed to execute the duties of their respective offices, shall take the following oath or affirmation, to wit : ‘I, A.B., do solemnly swear or affirm,that I will administer justice without respect to persons, and do equal right to the poor and to the rich, and that I will faithfully and impartially discharge and perform all the duties incumbent upon me as                 , according to the best of my abilities and understanding, agreeably to the Constitution and laws of the United States. So help me God.’”

Congress on December 1, 1990, however, in [Public Law 101–650, at section 404 thereof, 104 Stat. 5124](http://uscode.house.gov/statviewer.htm?volume=104&page=5124)—effective 90 days later, March 1, 1991 (104 Stat. 5124 at § 407)—alter materially by way of amendment, the oath at 28 U.S.C. § 453, 62 Stat. 907, so as to relieve all justices and judges of the United States of any duty of fidelity to the Constitution; to wit:

“Sec. 404. Amendment to Oath of Justices and Judges.“Section 453 of title 28, United States Code, is amended by striking out ‘according to the best of my abilities and understanding, agreeably to’ and inserting ‘under’”. Pub. L. 101–650, 104 Stat. 5089, 5124, December 1, 1990.

Upon amendment, 28 U.S.C. § 453 Oath of justices and judges of the United States, [104 Stat. 5124](http://uscode.house.gov/statviewer.htm?volume=104&page=5124), provides:

“Each justice or judge of the United States shall take the following oath or affirmation before performing the duties of his office: ‘I, \_\_\_ \_\_\_, do solemnly swear (or affirm) that I will administer justice without respect to persons, and do equal right to the poor and to the rich, and that I will faithfully and impartially discharge and perform all the duties incumbent upon me as \_\_\_ under the Constitution and laws of the United States. So help me God.’

Assuming fiduciary authority without filing Federal Form 56[Proof of Fiduciary Authority under Oath] within the Federal District constitutes fraud. Acting on a claim without filing Federal Form 4490 [Proof of Claim under Oath] within the Federal District, constitutes fraud.

Gerard read the conclusion:

“**Conclusion**

The judicial system of the United States is populated by justices and judges who despise or would prefer to eliminate the Constitution from their brand of jurisprudence (municipal law); e.g.:

“‘I see absolutely no value to a judge of spending decades, years, months, weeks, day, hours, minutes, or seconds studying the Constitution, the history of its enactment, its amendments, and its implementation (across the centuries — well, just a little more than two centuries, and of course less for many of the amendments),’ he wrote. . . .” The Washington Times, quoting United States Circuit Judge Richard Posner in “Judge Richard Posner: ‘No value’ in studying the U.S. Constitution,” June 27, 2016,<http://www.washingtontimes.com/news/2016/jun/27/richard-posner-no-value-in-studying-us-constitutio/>(accessed August 4, 2016).

The reason Judge Posner can get away with such apparently treasonous remarks about the Constitution without risking impeachment is that he neither is bound by oath or affirmation to support it nor has any duties under it to discharge or perform nor has any duty to preserve, protect, support, or defend it—only to carry out the duties assigned to him by his for-profit corporate employer, the District of Columbia Municipal Corporation, “a Federal corporation,” [28 U.S.C. § 3002(15)](https://www.law.cornell.edu/uscode/text/28/3002), doing business as “United States,” [*id*](https://www.law.cornell.edu/uscode/text/28/3002)**.**, and managed by the Congress of the (corporate) “United States.”

John said that NLA wrote a paper that addresses most of this or maybe all of this.

It is a paper we filed and it is called Article 3 Courts

It’s a memorandum

Go to nationallibertyalliance.org/docket go to the left side it says “Papers Filed” you will see Article 3 Courts it is paper number 1013 Memorandum Article 3 Courts and inside that paper we define most of these problems

They are operating under jurisdictions unknown and we are not having any part of that.

We have Memorandum 1011 [Memorandum Jury Tampering & Stacking](https://www.nationallibertyalliance.org/files/federalcourt/rederssofgrievences/1011%20Memorandum%20Jury%20Tampering%20&%20Stacking.pdf) [1010 Memorandum Jurisdiction](https://www.nationallibertyalliance.org/files/federalcourt/rederssofgrievences/1010%20Memorandum%20Jurisdiction.pdf) An important paper to read is [1005 Judicial Notice to Magistrate](https://www.nationallibertyalliance.org/files/federalcourt/rederssofgrievences/1005%20Judicial%20Notice%20to%20Magistrate.pdf)

(2:17:30)

Caller 8: Eric Georgia

Caller said that he had read the quote, Wall Street Journal had it on the front, where Trump said we’re transferring power from Washington DC and giving it back to you the People.

Caller inquired Did Trump really raid the CDC is that confirmed?

Yes

It is a confirmed report

NLA can post the link at the website

If we can get people to compile articles like this on a weekly basis, Jan can put this information in the Newsletter.

We need people to help compile this information.

Trump had a verbal skirmish with a representative of Georgia. John Lewis. Trump seems to be on the ball. Maybe he has someone who listens to the Monday Night Calls.

John Lewis backs fluoride 100 percent. He would not listen to reason.

Caller is trying to understand the difference between a criminal and civil case.

Let’s say that there is a complaint about someone disturbing the peace.

But it is not a criminal thing it would be more civil.

If I have an issue with my neighbor but it is not a criminal thing would that be considered civil?

It’s been hijacked by the fiction.

It becomes an issue regarding due process.

It is civil and you can pursue it as civil.

But the minute that they make the wrong decision then you sue the judge and the judge doesn’t answer the suit now you have a violation of your due process.

As you are pursuing due process and bringing it up through the courts these judges do criminal things. That’s where it goes in front of the grand jury. When these judges do evil things to deny you due process Now they can come in front of the grand jury for the things that they did. If you can document a judge doing things that would equate to bad behavior whether it is civil or criminal it’s bad behavior.

When we get to the other side, when We the People get into the courts and take control and control the process when we are at that point it is doubtful that any judge would rule in jurisdictions unknown.

A criminal case requires you to answer criminal charges which could hold loss of life or limb or property. You must go into a court of record . No judge makes a decision on that.

Only a court of record, which has a tribunal, the Tribunal is the jury, can incarcerate

Only a court of record can fine

Only a court of record can put you in jail for contempt.

A judge does not have the power to fine, incarcerate, or put you in jail for contempt.

He can file for contempt of court and go through the judicial due process of contempt of court then prove that you are in contempt of court and then do something about it.

He can’t just say that you are in contempt of court and have the bailiff throw you in jail.

When he files for contempt of court, the jury has to make that decision.

Only the People can make the decision to put someone in jail, that is the key point for the criminal law we have set up. That is what we have lost.

The people are so uneducated, so ignorant, so dumbed down.

There is a book that John recommends called “The Real Thomas Jefferson” that will tell you a lot. There is another book called “The Making of America” by Skousen

Caller will talk to Jan about getting involved with NLA paperwork.

(2:36:53)

Caller 9: South Dakota Stephanie

Jan had posted something about Leonard Peltier in the newsletter.

Leonard has been in prison for forty years.

Leonard is a Native American from the Pine Ridge Indian Reservation.

There were a lot of murders happening

Leonard came to protect the people.

The Goon Squad was working with the government to enslave the people.

Two FBI agents came to Pine Ridge. They came guns blazing.

Leonard Peltier and some other folks defended themselves.

There were no witnesses.

It was all speculation

Two people with Leonard Peltier were found innocent.

There was false testimony against Leonard.

The government has put him in jail.

There is evidence that shows that he is innocent.

Part of the NLA plan as they are teaching the people is for administrators to go back into these cases. Anybody in jail within their county they need to bring those cases up and get the innocent out of jail They need to be released

Administrators will be a paid position

Once we accomplish our goals and get into the courts we can work through that mountain of court cases and get these people out.

(2:50:55)

Caller 10 Dave from Missouri

Has information that is appropriate for the mortgage foreclosure call that he would like to share.

Do you know about Mortgage Electronic Registration System Inc.?

They hold 60 million American mortgages

They are a Delaware corporation

They are owned by ICE (Intercontinental Exchange Company) which owns the New York Stock Exchange.

A lot of the big banks are turning around and selling the notes without a promissory note

Caller was on the mortgage foreclosure call last week

John left them with four tasks and they had to bring back certain information in the particular cases they were considering

Caller knows of a website that would be beneficial about information about the mortgage fraud and might be good research material for people

There is also a process to help remedy that and it is called forensic audit

It shows that a lien is not being held by a bank

There are a lot of great sites and a lot of great information

There are contradictions between all the different sites

When you see contradictions then you have to do your homework

People are put in jail because they are accused of teaching

Caller wants to share information

We are not going to get into a teaching mode.

Our purpose is to save the nation so we don’t want to get into areas that will put us at risk of jail and battling a stupid charge.

NLA was helping with mortgage foreclosures for a time but stopped because we didn’t have the time.

These are simple cases to beat once you understand the principles that they are operating under and the violation of law.

Once we get to the other side we can go after the people who defrauded mortgages they know it’s a fraud they know it’s illegal they know it’s unconstitutional but they are in it for money We can go after them on the other side.

It’s good information to know the process that they are doing

You are going after them for due process and fraud

You need to know the facts

(3:00:00)

Caller just wants to share the information

John says for people to be careful and they can come to NLA with questions

The website is stopforeclosurefraud.wordpress.com

Millennium report is a good site

Caller thought that this information would be helpful to some of the people who attend the weekly discussion NLA has who may be clueless about the fraud of the whole thing.

People need to do their homework

Look for things that confirm the facts

John’s concern is that they will say that we are teaching things

We are very careful

Closing Song Tell Me Why