National Liberty Alliance

Monday Night Conference Call

October 16, 2017

Call-In Number: 515-604-9386, access code 419303#

**- 9 PM-Midnight EDT -**Join National Liberty Alliance's Open Forum and weekly news and updates on NLA's advancements in the courts every Monday night. **Call-in number (515) 604-9386 access code 419303#**, PRESS \*6 TO MUTE/UNMUTE, then 1 to get into the que. If your cell provider blocks or charges for the call you can call our **back-up number (781) 838-3728.**

Questions can be e-mailed to 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.

Please support NLA

People are still having problems getting into our call.

Jan has a whole list of concerns about the Monday Night Conference Call that he would like to go over tonight

Possibly we will go back to the old venue

Scripture Reading: Matthew 17 : 14 – 27

(5:31)

We’re still working on the sheriff project

We’re hoping to get high participation

We’re working on three projects

The Grand Jury

Then there’s the Committeemen which is connected to the Committee of Safety

And then the Sheriff Project

There is such a connection between the three.

One of the things that sheriffs don’t realize and we got to bring it back into their knowledge base is their ability to go directly to the people.

If they have to grab 25 people off the street and bring them into a room in the court just tell the clerk “I’m going to use this room over here” Bring them in. And go get an indictment.

He doesn’t have to go to the prosecutor who is a major problem for justice because

the prosecutor decides everything

They don’t have that power They don’t have that authority

We need people to make phone calls They’re going to be a minute or two long. We’re going to create the script.

If we can get the sheriffs educated then the sheriffs can empower us by coming to us with their particular problems and we can indict and there in is the power and authority. Nobody could stop that at that point.

We have to get more pressure on our side than they have on the other side preventing us from getting into the courts

It’s an extremely important project and we need everybody’s involvement.

We will start by calling our membership first.

We want to tell them about the project that we got going but we also want to ask them to volunteer to make five calls a week.

Once we get through our membership we will find other sources where we can contact people and get them involved. We can start working with liberty groups.

There is a reservoir of people that we could tap into.

(14:07)

ANNOUNCEMENTS

You mentioned this particular call number and room. About two and a half months ago our web provider said that they were going to discontinue the other ones that we had been using for a year and a half or more. So we converted over to the one we are using now. Initially we didn’t have the little green phone we had on the old system. It’s called a phone dialer. And so we added that. You can find it on the Monday Night Weekly Meeting Call page. And there’s a clicker there you can download to get the dialer And the outfit that has the dialer has updated their page so you can actually find easily the dialer for i-phones , fancy phones, as well as laptops and desktops. One thing that wasn’t there, and I’ve had several calls this week on was that you have to enter a meeting ID to get to this room.

And that ID is: nla1776

All you have to do is click on “download the app” It will take you to their webpage

You download it You execute it You put in our phone numbers and our site ID which is nla1776

This dialer is set up to use for the Monday Night Call only at the moment.

All the other calls, that’s Tuesday through Thursday, and we have eight of them , they use our old call-in numbers.

From the calls and e-mails that Jan has been getting it’s apparent that many people are not aware of our weekly call-ins and the massive amount of information that is available at the NLA website. We got committees, documents, information, evidence, and stuff that we filed.

Some people have no awareness of any of the committees other than the Monday Night Call.

Some don’t even know that we have the Monday Night Call.

Some people are not aware that we have a weekly Newsletter although it is sent to every member of NLA

Possibly their NLA “My Account” is not up-to-date

Possibly they have changed their e-mail address

Go to your “My Account” and check to see if all of your information is updated and accurate.

We send the Newsletter to your e-mail address and so if that is incorrect then you’re not going to get it if it’s not current

All of our calls are recorded and posted at the website

Our calendar of weekly events currently starts with the Monday Night Call at 7:00 which is the new sheriff one Everyone is invited to all of these calls.

The call-in number is 515-604-9386 and the backup number is 781-838-3728

The access code is 419303#

Karl is working hard on setting up the new sheriff website.

If anyone is interested in helping out with website development on the new sheriff site that we are creating and is familiar with Drupal You have to have working knowledge in Drupal.

Please e-mail Karl karl@NationalLibertyAlliance.org

Our main NLA teleconference is at 9:00 PM

If you miss a call the playback number is 515-604-9876

It is also posted at the website and you can download the MP3

You can go to the website and we have every call that has been done on Monday Night for about four years.

The Committee Calls Tuesday through Thursday

They use the same call-in information

You can use the old green phone on the website

You can find it on the Weekly Call page and it will tell you where to go for the committee calls.

You just click on “join our committee meetings” on the weekly call page then follow the directions or you can use your phone, flip phone, landline and call 605-475-3250

And the access code is 449389#

That’s the same call in number we’ve been using for several years

Our first committee meeting is on Tuesday Night at 8:00 PM EST Weekly Prayer Group Call-In and that is Gary Jolley

On Tuesday night at 9:00 PM EST we have a new committee and it’s the Welcome Committee Call-In and the Welcome Committee Director is Rhonda Minor

Wednesday at 8:00 PM EDT is the HAM Radio Committee and Terry Moore is the director

Wednesday at 9:00 PM EDT is the Courtroom Observers meeting and Terry Culpepper is the director

Thursday at 8:00 PM EDT is the Natural Healing Committee and Wonder Ann is the director

Thursday at 9:00 PM EDT is the Committees of Safety and Captain John is the director

Next we will go over some things for our calls

There have been a lot of complaints People feel that we have not been dealing equitably with all of our callers on the Monday Night Call and on the other calls.

We’re taking the following steps to correct this problem:

First we ask that you submit all questions that are to be asked on the Monday Night Call to questions@NationalLibertyAlliance.org prior to the call And that will guarantee that your question is addressed and answered during the first part of the call.

Also it forces you to get your thoughts together and put down clearly and concisely what it is that you want to know. So you can write it in an e-mail

And it will also ensure that your question is addressed during the call.

Some people have been submitting long statements up to two or three pages rather than questions. Please use the questions@NationalLibertyAlliance.org for questions only.

After the announcements and questions submitted by e-mail are addressed next are the topics for the evening and questions pertaining to the topic. Then we move on to questions from the queue for Q and A

Each caller will be allowed to ask one question and get an answer and then get back in the queue if they want to ask further questions. That will give the caller a chance to form a clear and concise second question if they choose And it will ensure that every NLA member on the call that wants to ask a question will have a chance to do so each week. We will be able to move much more rapidly through the list of callers.

Some people have requested a time limit for each question but hopefully that should not be necessary as using this procedure should ensure that we don’t have a long drawn out session with only one person. We will know better after several weeks if a time limit will be necessary or not. This procedure will ensure that everyone gets a chance to ask a question.

Sharing the questions between each caller will ensure that we don’t take too much time so we should be able to terminate the call at midnight.

Anyone left in the queue can come back next week and get in the queue in the front of the line when the queue is open

Some people unmute themselves during the call and as a result they add noise to the call

This interferes with the listeners being able to hear and understand what is being said and it really corrupts the recording as well. So we will be muting people as needed during the call.

Please don’t feel that you are being discriminated against if you are muted during the call.

You may not even be aware that we are picking up background noise

We are muting you out of respect for all the other people on the call.

Another problem that has been brought to our attention is that your microphone volume level is settable on your computer and cell phone.

Some people have had their microphone set so high that it is totally disruptive to other callers.

There have been complaints that people walk away from the call at that point.

We want to keep people on the call and we don’t want it to be disruptive.

There is no reason that you need to talk much louder than anyone else on the call.

If you are an offender we will be muting you and gently reminding you that your microphone is way too high and you need to lower the setting

If you want to be part of the group then you need to respect the group.

(32:30)

Ollie may have a report

 Ollie has information out of Vegas. It comes from Brand Thorton He’s a fifth generation native of Las Vegas. He worked in the casino as an engineer for years

He has put out information on calls and on videos.

It is very well proven that this is an FBI operation.

A week before it all went down the FBI totally took over the thirty second floor and monitored that floor for a week.

What we are calling for now is this:

That sheriff he is in between a rock and a hard spot

The FBI were standing at the news conference telling him what he could say and not to say.

You can see that he is squirming and he is not liking what is going down.

It is disturbing and obvious

 Brand’s last video brought out an important thought. In the grief process people go through an anger stage

There were twenty three thousand at that event plus everyone else in the casinos in a mile radius The trial will be starting in a week or two He is calling for everyone to join them out in front of the courthouse We have been making good progress at the top Trump has been making progress We are making good progress However, the thing that is going to take this nation back is the people. The people have to make a stand. We’re calling for people right now in Las Vegas to make a stand Stand behind that sheriff Make that sheriff know that the public is behind him. People need to start making a stand and this includes the militias. The war right now is to stand in the street and start saying “No”

The people got to start taking this nation back county by county. And state by state. We got to start standing up in these counties and start taking that county back. And start establishing sovereignty, state’s rights, state sovereignty, and we got to start from the bottom up.

We’re in the critical stage of this battle.

We’re at the critical stage and we need to stand right now.

(37:35)

John explained the importance of the new website:

The sheriff out there clearly is under a great deal of stress.

His life and his family have probably been threatened.

He is going to say and do whatever they want him to do.

What we’re doing here with The Power of the County Sheriff trying to educate the sheriff and bring all these sheriffs together We’re not going to have any control over this website other than maintain the website keep education on the website keep the courses on the website add more courses to the website provide a place where anybody can ask a question that’s a member They can ask a question on a form We will provide a form on a page And they can ask a question and within 24 hours that answer would be posted and we would e-mail a copy to the person who asked the question Then we would keep it in the archives. We could create a directory or something.

We want to make the website explode as quickly as possible.

That’s where these calls are going to come into play.

We are going to ask everybody that we call, starting with our own membership, to become a member on that website. To bring the numbers up.

Anybody who is not in law enforcement will be an honorary member.

All law enforcement, we are not going to ask them for money.

To become an honorary member may cost $60/year or $100/year

They can make a one time donation and occasionally make other donations

Or they can get a monthly donation going.

We are going to suggest for a one time donation $60 a year

If they can’t afford that $60 they can check a box and just give $5

That will be the minimum $5

If they have extra money in some months then they could donate more

$60 or more is the suggested membership cost

If people only have $5 then that’s good We want participation

It is about getting the education to the sheriffs that is necessary.

Our project is going to be close to $100,000 to get 20 books into the hands of every sheriff

There’s 3,143 counties There’s 3,100 sheriffs at least across the nation

20 books to each one of them is a lot of books

Some sheriffs might want more

We don’t want to charge them for these books We want to give them to them

So if a sheriff asks for ten, twenty, or thirty books then we are going to ship them to them free of charge.

Hopefully we will be able to ship them out quickly and have the money to do that.

This is all going to cost money

If we can grow our membership quickly then that will energize the sheriffs.

The purpose of that site is to facilitate an education and organization and communication among the sheriffs. We’re looking for a sheriff or someone who is going to run for sheriff that would actually take control of the website We would suggest that every year or every six months that they would replace that person They would vote another person in

We need someone in the leadership role that is a sheriff or someone running for sheriff and their sole purpose would be trying to get everyone to communicate.

Imagine if the sheriffs were able to organize across the nation become educated be able to communicate be able to send a blast e-mail to all other sheriffs that we got a sheriff in distress Just think if that sheriff in Las Vegas could put an e-mail out and get 30 or 40 or 100 or 500 sheriffs to respond. Then they can collect themselves out there and arrest all these FBI agents and deal with this malignant problem that we have in our nation.

These people need to be put in jail. The sheriffs need to be able to do it

They need power They need the authority They need the backup They need the support And that’s other sheriffs And that’s the people

If they had that support If they had that place where they could set the alarm off and say “Sheriff in distress” this whole thing could potentially be turned around out there.

That’s how important this project is

(47:00)

CALLERS

Caller 1: Salon from New York

She is being railroaded

There is a challenge for him to recuse himself with evidence that show his conflict of interest

He has a friend in the court forget the challenge

She submitted it the first time with a poor person’s application because she has zero income

When she submitted the application without the $300 they told her that she had to fill out a form

It was the poor person’s form

She resubmitted the form

They said that she could not resubmit it a second time because she was not a lawyer and she did not have a law degree so you cannot submit the challenge and you have to get a lawyer to do so.

She cannot get any motions filed in this court

It’s in family court

It should not be in family court because the person that they got to railroad her is not a member of her family

They are saying that he is married to her

Family court is difficult to deal with

You are not the only one that the judges are doing these things to

This is a violation of your unalienable right of due process your unalienable right to defend yourself unalienable right to use the court system

John will post a memorandum of law concerning the right of the people to defend themselves and the right of the people to practice law without a license . There is no such thing as a license to practice law It’s unconstitutional It violates our unalienable rights You shouldn’t be rejected for that You should be able to get a court of record going. An Article 3 court on the federal level which is a court of record

One of the problems is dealing with this judge

It is also coming in in the right jurisdiction

If you read our paperwork you can cut and paste our language on jurisdiction.

That is posted

We post the jurisdiction on every single page

The other thing that is a major problem is paying money

No one should ever have to pay money to get into the court

Sometimes John pays the fee and then immediately writes a paper that they need to return it.

John will post some papers : one that takes you out of the commercial level, the other one that gets your $210 back or whatever they charged and the third one

John will post these memorandums and you can take them and put them into your case

Get into the court and then start correcting the court correcting the paperwork correcting the file

Put up on the top right hand side what the jurisdiction is

Let’s remind each other every time what the jurisdiction is

By law it must be on the papers

Getting the paperwork correct in the beginning is one of the most important things

You have to make it clear to the court that this is an unalienable right

We got quite a bit of information on this

We got a good memorandum that you can use for this

What people need to do immediately when a case is moving if you get rejected you can give a Writ of Error and make the correction and try to move the case forward and if necessary demand that they recuse themselves or you recuse them get them off the case get someone else in there.

If all else fails the key thing is this you don’t want to take time this shouldn’t go on for days or weeks it needs to be dealt with immediately

If they resist and reject you let them know we’re going to move this into federal court for cause.

And you move it into federal court for cause It’s simple and doesn’t cost money You use the same index or case number and move it into the federal court for cause

For cause means it’s an issue within that jurisdiction the federal court anything dealing with a violation of an unalienable right goes into the federal court

Those decisions cannot be done in a local court

That has to go to the federal court

You’re not moving the case

You’re moving what’s in this courtroom the violation against your right of due process , the right to be self- representing, the right to represent, or assist , or help someone else, you’re moving that issue into the federal court and you want to get a decision from that and you should be able to get that relatively quickly You have your hearing and then it’s done. And then that lower court will be ordered to obey the law and allow the process to go forward and now you can continue on with your case. And if you get any more violations as you go on then you move it back into the federal court.

You got to make it clear on the paperwork

John will share those papers shortly.

Salon brought up another issue that John could not help assist her with.

When you make a case that is purely obvious and you bring the law and you’re laying the law down you’re telling the judge “this is the law and you’re expecting it to be obeyed” and then they turn around and go a different direction a Writ of Error is the proper response to that. You give them a Writ of Error and you overturn them

And if it continues to happen we will pursue federal issues.

John cannot discuss the basic details of your case in the level that you are talking.

I can help you with these kind of problems when you get stuck and what to do next

Another thing you can do to the judge is a Show Cause.

Caller wants to know what form to file in court to get her mother’s social security check.

John is not big on forms He likes to create his own paperwork.

There are some basic forms that you might want to use their forms.

John does not know if there is a form for what the caller is talking about.

What are you expecting them to do? I would do a Show Cause I think they call it an Article 78 which is a Show Cause When you do the Show Cause to them they have to answer that So if you give them a Writ of Error that they’ve done something wrong and you do a Show Cause or if you’re not getting what needs to be gotten and they’re refusing to give it to you do a Show Cause on why they’re violating the authority that they have Why are they not doing what they need to be doing?

You can do a Show Cause directly to anybody in government

Show me by what authority you’re acting.

Why you refuse to do this I want to know specifically so that I can understand your position. And it should be an understandable position You demand that.

And when they don’t respond or they don’t answer correctly then they defaulted and you move the court accordingly You make a motion to move the court to do something.

Caller has used a petition before and was inquiring if she could use the same petition to take it to federal court to claim her mother’s social security.

They are not going to decide the issue They are only going to decide the constitutional issue

Then it will be sent back to the court to be dealt with in it’s proper jurisdiction

If you are going to go into a federal court then read the rules

And there is a place called “Forms” you can find it in the index

It tells you exactly what is required on your cover sheet

Basically stick with the form

Use the rules as your leverage to force the court to do the right thing

Caller is interested in getting rid of this judge and get to a court where she can be judged by a jury. She wants a trial by jury

If you want to remove the judge the first order of business

Go into the court Write a Writ of Error with a Show Cause

Give him the opportunity to show you the cause He is not going to show you the cause.

He’s probably going to ignore you

If he doesn’t respond then you default him and move it into the federal court for cause to get that default give him the Wherefore Clause You get your restitution and damages

If it is necessary go after him for fraud on the court

Only an officer of the court can be accused of fraud on the court

You are going into the federal court to get a Writ of Mandamus that’s your main reason. And a Writ of Mandamus is demanding that.

And if you go for fraud on the court then you are also going to remove him from that bench.

From your bench Your court

I don’t want to get into the details of your case Just generalities

You just want to get the justice system to work for you That’s where I can help you.

(1:27:00)

(1:30:25)

Caller 2 Albert from Oregon

Albert tried to take the free course

He was told by Kathleen to log in first

He can’t get to the course

It takes him directly to the quiz

He wants to take the course first and then the quiz

He is trying to do the Civics Course first.

It takes him directly to the quiz.

Right above the quiz you got to push the button to play and then you either watch a video or listen to an audio

He can get to Michael’s videos

It’s the Civics Course where he is having trouble

The Civics Course is a whole bunch of videos and audios

You watch a video and then you answer the quiz questions

Or you listen to an audio and then you answer the quiz questions

When caller clicks on those it takes him directly to the quiz.

You are going to have to talk to Catherine about it again.

Caller did Then caller called Jan

If Jan or Catherine can’t help then maybe Karl can help

But Karl is very busy

Get ahold of Jan and me and we can do it over Skype

We’ll connect with your desktop and see if we can’t find the problem

If Catherine and Jan can’t do it then John will get involved

If John can’t resolve it then we will try to get Karl

Jan has been at the hospital with his wife this past week so he might have been busy

Caller wants to get educated

(1:37:15)

Caller 3: James from New Mexico

He recently moved a criminal traffic case to federal court

They accepted it and gave him a file number

About ten days later he got a remand notice

I removed it to federal court on jurisdiction and no due process and heavy fraud on the local court. And I get back this remand and their using 28 1442 and 1443 which has nothing to do with my pleading 42 is if you’re a federal officer 43 is if it’s a racial issue civil rights

The federal court is using those statutes

Did you move it in properly into the federal court?

Did you stay on focus and on the issue?

You don’t want to argue the case in the federal court

You want to argue the fact that you’re not getting due process and they’re bringing you into jurisdictions unknown

Those are the two issues that you want to argue

You don’t want to get into the details of the case in federal court

You want this court to do a Writ of Mandamus to the other court commanding them to respect and obey the Constitution and give you your due process and give you proper jurisdiction and to remove any issues concerning you got to word this properly you want them to make them understand that your right to travel cannot be licensed Once you get those three points back into the other court now the court has got to operate accordingly.

They may continue and try to find you guilty or something or move in that direction and it becomes blatantly obvious that they are fraud on the court in other words they’re just ignoring the law they’re just coming out after you it’s vindictiveness

The other thing I’d do I’d have the judge removed off the bench

The federal court’s got to do the mandamus to the lower court.

They’re the ones that are going to have to remove him from that case

You’ll have to move the court for that

Because at this point he’s bias and vindictive and is committing fraud on the court and he is not a judge that has any honor

You have to battle the judge before you can deal with your case.

If you go into court and you open a court of record you’re not going to appeal anything

You go to a higher court and you attack it

Do a Writ of Error Show Cause and when they fail that move it into federal court for cause.

The remand is based on 28 1442 and 1443

One is that if you’re a federal officer then you have a right to be in federal court

The other is that it is a civil rights violation tied into the Organic Act of 1871 and 13th and 14th amendment

They found a loophole

Somewhere in your paperwork you were not strong enough

When you go into court and you move the court this way or that way if you can get the judge to give you a ruling even though you’re heading for a trial by jury you’re always heading towards a trial by jury As long as the judge is giving you what you want then you keep taking. When he makes decisions that are bad then you give him a Writ of Error you do a Show Cause and then the next move go into the federal court to deal with that problem with Writ of Mandamus and remove him from the bench

He’s already biased You don’t want that judge

When you go in for cause you have to be very specific

You go look at the rules You see that there’s a cover sheet

Use that form Get the cover sheet

You also see how they like the paper laid out

I give them everything they want

I try to keep it short and sweet

The most important part is what you’re in there for you’re in there for cause

I wouldn’t use anything above the Tenth Amendment to support your unalienable rights.

Number two: You need when you get to federal court you got to make your case this is an article 3 court operating under the rules of the common law. This is a court of record . You have to define those three or four terms in your footnotes. And sometimes you might want to put it right into the body of the paperwork.

Always make sure your paperwork is nice, neat, and clean

Make sure your right edges are straight use the justified tab Get that nice, square, and clean.

What is the cause? You’re moving for a cause Didn’t get due process, my unalienable right of due process protected by the Fifth Amendment and then I’d quote the Fifth Amendment

I leave no stone unturned They can’t make a mistake interpreting anything I write

Define it all

Make sure it’s an Article 3 court

You want to do a Memorandum on Jurisdiction There is one at the site Use that.

Somewhere they found a place to spearhead and break into your case

(1:58:17)

(1:59:00)

Brent Allan Winters is author of Excellence of the Common Law

Brent’s website is commonlawyer.com

Brent has been going through the Declaration of ‘76

You can find Brent’s comments in his booklet called “Our Declaration of ’76 and U S Constitution – A Common Lawyer Comments Clause-by-Clause”

It is a booklet that will fit in your shirt pocket

This booklet is 200 pages and it will fit in your shirt pocket and you can find it on Amazon.com or commonlawyer.com

Brent has spent the last 35 years trying to dig out the truth

Paragraph 11 of our Declaration of ‘76

“He has made judges dependent upon his will alone, for the tenure of their offices, and the amount and payment of their salaries.”

“Dependent upon his will alone” that is true today in every country in the world, the judge is dependent upon the will of the powerful party in their country

In our common law country, and we still have problems here, but we still say that our judges are to be independent of mind They must exercise independent judgment , not depend upon the judgment of anybody else. Our country is adversarial When we go to court we try to fight and only by having a fight will the truth bob forth from the flux of human existence

In the rest of the world it is just an inquisition.

Our Constitution is a brief of common law government

And it is axiomatic in common law that the judiciary must be independent from the other powers of government

Our Constitution of the United States says that the federal judges are not to have their pay lowered during their tenure of office for this very reason. Because that’s the common law standard. If you lower the pay of a judge then you can control him.

He wouldn’t be independent any more

It says that their pay should not be diminished during the tenure of their office

That’s what the Constitution of the United States says and that is repeating the common law standard.

Is there any one in our country today that is diminishing the payment of judges?

Yes Who is it? It is the Federal Reserve Bank, the Federal Reserve Bankers.

It’s privately owned And it is because of their control of the value of money, and by the way, against our Constitution, Congress has the power to set the standard of weights and measures. The federal judges don’t get a cost of living increase every year So if they are paid $212,000/year that isn’t worth $212,000 any more Every day the value goes down.

Our Declaration of ’76 complains about this principle and our Constitution of the United States corrects it

The useful idiots of the Evil Empire have found a way to get around it and nobody notices.

Their pay is diminished by inflation.

People say but they’re already making a lot of money

Well how much would someone have to pay you to pay attention to other people’s problems and do it all day every day and pay attention to problems that are offensive

That’s what judges do all day every day

But the one thing that government does have a legitimate power it has is justice

And the other legitimate power is armed defense.

We don’t need less judges

We don’t need less litigation

We need more. Why?

Because what people are doing now they’re not litigating

They’re not duking it out with the neighbors

They’re not settling their differences lawfully

Magna Carta 1215 provides the requirements for judges:

We will not make that means appoint justices , constables, sheriffs, or bailiffs who do not know the law of the land and mean to observe it well

Two requirements

You must know the law and mean to observe it well

Know the law of the land What is the law of the land? It is due process

What is due process? It is our common law.

Our common law doesn’t include due process Our common law is due process

Our law is process oriented That’s our common law

We pay attention to the course step by step of the process that is due and owing to all concerned

We don’t focus on the result We just focus on the process and the result will take care of itself

Whereas in the rest of the world they focus on the result

Paragraph 12 Declaration of ’76 says this:

“He has erected a multitude of New Offices, and sent hither swarms of Officers to harrass our people, and eat out their substance.”

They take our property without due process of law.

Every President that gets into office and every governor that gets in office what he wants to do and what he tries to do with all his might is establish new bureaucracies and new offices . Why? Power Puts more people under his employ

At the beginning of the Civil War there were approximately 6,000 federal employees

There were less than 30 million people in the country at that time.

And most people didn’t know where Washington DC was

Power was more local within the states and counties.

6,000 people employed by the federal government

At the end of that war four years later the year 1865 there were 60,000 federal employees. In four years it went from 6,000 to 60,000

It has been increasing since 1865 exponentially ever since every year.

We are in the millions of federal offices now

And that doesn’t count the state offices

Do they accomplish anything? Do they create productivity?

They harass our people and eat out our substance.

We are the most regulated code country in the world but yet we still prosper compared to other places. Why is that? The reason is because we are a common law country we still have separation of powers because we’re a common law country

We still have independence of the judiciary at least the ideal of it because we are a common law country. We pursue that ideal even though we don’t achieve it we still pursue it They don’t even know about it in the rest of the world.

We still have juries in America And we pursue that ideal

It is for those reasons that in the face of all this lawlessness that the Evil Empire the law of the city as opposed to the law of the land puts on us that we still continue to prosper because our common law forms are still in place and they still serve us

We have such a habit of our common law and our common law habits go a long way to uphold in this And there must be a critical mass of persons in our country that pursue hard these common law habits

What is common law? It’s a way of thinking that translates into a way of life.

It’s not a list of laws.

Due process shows itself as the need arises

Bureaucracies are in control of the executive branch

Congress does not control bureaucracies

The courts do not command bureaucracies

The President of the United States and the governors of the separate states control bureaucracies

Paragraph 13 says this: “He has kept among us , in times of peace, Standing Armies without the Consent of our legislatures.”

Where armies occupy, martial law commands displacing common law.

Our common law has always been and still is intolerant of standing armies because such an army tempts office holders to use it to spread martial law.

If you control an army of a million men that will make a man quickly drunk with power.

That’s why we only let them stay in office for four years

There is no way a man cannot become drunk with that power

And once he becomes a little bit tipsy with that power he will want to get everyone under that same law because once you have control of that many men it is hard when you don’t have that control. That kind of power makes a fellow want to get more.

How do you get more? Under martial law men obey without question.

Next week we will do paragraph 14 It says:

“He has affected to render the Military independent of and superior to the Civil power.”

Brent’s views and opinions expressed here may or may not be the views and opinions of NLA.

Brent will be on the radio on the Randy Yarbrough Show and he will be interviewing John and Gerard and talking about what NLA is doing

(2:41:14)

Caller 4: Greta from Michigan

What is the status of the affidavits that have most recently been sent ?

It was not a foreclosure it was her affidavit that she had sent in.

She sent in the affidavit quite some time ago.

Basically what we’re doing with the affidavits is that they are compiling a complaint of people and at some point in time they will be dealt with in the court and it will probably be done locally more than anything else. We’re trying to build up cases against the judiciary because they’re ignoring justice. So anybody that has an affidavit that they want us to file into court with our case we will. It will be required at some point in time once we get that leverage and move into the court to start to prosecute or get some of these cases prosecuted. Then all those affidavits will have to be dealt with and they will have to be dealt with on a local level.

It will force the court to deal with them

So that’s the purpose of the affidavits

Anyone can file any affidavit There is no particular charge We ask for a donation

Caller has donated

Caller will continue to donate

If she gets back some of her $700,00 she can promise that she will make a healthy donation to NLA

The day that we actually start to move our cases which means we get prosecutors U S Attorneys prosecutors or special prosecutors the day we start to get that and the courts start to open up to all of these cases that we got going that’s the day that all of these affidavits

we’ll start dealing with them and we’ll start pushing them into local levels for people to deal with but you’ll be getting courts of justice then.

And at that time period we will be pushing forward the administrators of the common law grand jury or trial jury with administrators for that and start moving across the nation and taking our courts back. That’s when that will happen It’s putting you in a queue at some point to be dealt with The same thing with the nonjudiciary foreclosures in some cases we might be able to get them to the point where they start to do the right thing The moment we get rid of this problematic judge that is trying to seize control of our court we are going to be dealing with him hopefully within the next week or two and also with the absentee magistrate of this court We’re going to be dealing with him also Hopefully within the next week or two and move into other things that we are planning to do to get us to a point to leverage it back Once we do that then we’re going to start doing some defaults on all these nonjudicial foreclosures Which we may start doing right away At least get them into the courts

We’re going to do defaults and move the court to sign off on those defaults so people can get their restitution and get their property back

This is an uphill battle And we’ll keep moving the procedures forward.

There may be a time before we can get the execution

In order to get the execution on these defaults we have a clerk sign off on it or the magistrate sign off the administrator of the court to sign off on that default instead of the clerk and then you got something that you can take to the sheriff

That’s where we’re heading to

If you want to send another copy to National Liberty Alliance and if it didn’t get in it will get in.

Any affidavits that came in in the last three weeks would not have been filed yet

Send us another on to National Liberty Alliance at the Hyde Park address You’ll find that at our website

Even if you can’t make a donation we won’t refuse anyone

We will do their paperwork

Caller was thinking of donating a hundred thousand dollars

She means that with all sincerity

She has been criminally financially stripped five times now

They have over $700,000 to date of her assets

She would make a healthy donation to NLA’s cause because she has such a heartfelt belief in what NLA is doing

She will make a sizable donation because she can’t think of anything she would rather do than to help others that are in the same boat

Every case that comes into us every affidavit that comes into us we will get them up there.

Don’t get into the man on the land stuff Keep it pure

Tell the story of what happened

Caller should send John another one and he will breeze through it

Caller can get into the queue and ask more questions next week

Send it to National Liberty Alliance at the Hyde Park address

If anybody could afford $100,000 or $75,000 that would support our entire project for the sheriffs. We would be able to get that website up We would be able to order the books. John would get those books out We’d order 100,000 books We would be able to send every sheriff in the United States books and we’d have a great reserve sitting back for sheriffs who need more for free.

Caller can’t think of anything that she would rather do

She fully intends to make sure that NLA gets help to fund this project

Greta has been asset stripped five times

Flint, Michigan is on the radar of national news because of the corruption in the water

That’s not the only corruption going on in that town.

Greta has been in jail for four and a half months

The charge was civil contempt of court indefinite incarceration

That’s unconstitutional and a violation of your unalienable rights

If you look at the jurisdiction they didn’t even have the authority to do that.

They never gave you due process

You were incarcerated illegally

You can get at least $1,000 a day for being incarcerated for restitution

(2:58:00)

Caller 5: Paul from Michigan

Caller has all of Brent’s book He gives some away as gifts

Caller ordered Brent’s Bible about a year ago and paid for it There were some publishing problems Is it coming soon?

Go to commonlawyer.com Click on the “contact” button

e-mail your address to Brent

Caller did not get any results

Caller should e-mail his address to John and John will forward it to Brent

Caller wants to buy multiple copies of the “Clause by Clause” book to give them out

Caller has inquired about getting a discount price for quantity but has not received any results.

Go to acommonlawyer@gmail.com and e-mail Brent you phone number

Caller 6: David

Just calling to say “Hi”

He just got in town

Caller will download the first part of the call

If you download the program then you can pause it and rewind it and get a lot of notes

And then if you have questions you can bring them up on a future call and we can expound upon them.