National Liberty Alliance

Monday Night Conference Call

November 13, 2017

Call-In Number: [515-604-9386](tel:(515)%20604-9386), 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](mailto:questions@nationallibertyalliance.org)

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Scripture Reading: Matthew 19 : 13-30

(4:20)

There is no particular subject tonight

Tonight just a little bit about the sheriff project that we have been talking about.

We have finally finished the handbook.

We posted it on the front page

Anybody who wants to read the final version, there have been some changes, there have been pages added and paragraphs changed, a few words changed, a few things added.

This book in itself is an education

So anybody reading it if you find any errors or anything that needs corrected get ahold of Jan you can find his number at the directory

We’re shooting for 80,000 handbooks.

We’re planning on sending 20 handbooks to every sheriff in America

We will have 15,000 or 20,000 left over

Some sheriffs will probably request more

If the money doesn’t come in fast enough then we will buy a smaller amount which will cost more money

We will buy a smaller amount and then send them out and then buy another smaller amount and send them out and keep doing that until the project is done

That could take six months or even a year.

But if everybody participates and connects to do something about this project and if all of our membership alone would throw in $10 a piece then we would have plenty of money to do this project.

That’s over $60,000 because we have about 6,400 members now.

Please give $5 a month or more to National Liberty Alliance so that we can meet our expenses.

But back to the sheriff project, anybody with deep pockets could afford to donate $5,000, or $10,000 or $20,000 or more. Maybe somebody with a lot of money could help us with a substantial part of the project. It could take a year to get this project done. We don’t have a year. If we got the money quick enough we could get this project done in 2 weeks to print, two weeks to get it, and two weeks to ship then we could do it in two months if we had enough money. If the IRS is a problem and the sheriffs understand and the people need to read this booklet it becomes quite clear it’s an education in itself.

It’s written specifically for sheriffs They cannot deny what we are telling them

We give them proof on where this information comes from

We made it very clear that a warrant can’t be executed unless it has a sworn affidavit with it, a sworn oath , it must have a sworn oath.

And it must be signed by a judge. Not a stamp, a signature, a wet ink signature.

No IRS warrant, no matter what it is, can pass that. None.

So if you have an IRS problem, this will solve all of our IRS problems.

If they want to take us to court and if they want to tell us that we owe them money then they’ll have to take us to a real court. They’re not going to be able to do it without a sworn affidavit.

No one would lose their homes any more. Because there is no foreclosure where a sworn affidavit accompanies a warrant to come in and take that home. Impossible

Nonjudicial foreclosures – impossible. The sheriff will not permit it.

This book teaches those sheriffs those things

He’s here to protect the people.

The bailiffs in the courtroom, any court of law, a real court of law, they must be from the Sheriff’s Department.

On the federal level they have marshals

All of the state courts and county courts that are constitutional courts they must have a deputy in the courtroom

And this book teaches them, he’s not there to protect the judge

He’s there to protect everyone and that includes the judge

He’s there to protect the people and the judge is one of those people

He’s also there to uphold the Constitution

We’ve shown him different ways on how to deal with this

It makes it crystal clear to these sheriffs that the sheriff does not have to wait and get a monitor and permission from some prosecutor to go talk to the grand jury to get his indictment.

This book teaches clearly that he can pull 25 people off the street and bring them into the courthouse , say “I need a room” , take them to the jurists room, get his vote, get the paper signed, come out and make his arrest

(12:30)

So now he’ll be able to go after judges

Now he’ll be able to go after prosecutors and any other elected official

Right now as it stands they need the permission of a prosecutor to see a grand jury

And the prosecutor is going to deny and they do all the time.

This book clearly teaches that the sheriff doesn’t need the prosecutor’s permission.

All he has to do is go to the clerk and say “Any time a sitting grand jury is in session, I want my

office to be notified of that , I want to get their schedule, so I know when they are in session.”

Grand juries should be in session all of the time.

They should be constantly revolving them.

You can’t keep people from their jobs and their lives that long.

There’s plenty of people to bring on to a grand jury.

He can let the clerk know, “When the Grand Jury’s in session I want to know. I want my office to be notified”

He can get an indictment and make an arrest.

Wouldn’t it be great if sheriffs understood these things?

Just think of what the United States would be like just by getting the sheriffs empowered and understanding their power and authority. That’s how important this project is.

We must educate our sheriffs and we must do it quickly

We need to support this project 100 percent.

Once we get the website started then we will be pushing real hard to get funded.

We are going to expect every single member of NLA to sign up as an honorary member.

People who come in will have to identify themselves.

Only the sheriffs will be on the directory

If they join and they are a deputy then they will be identified as a deputy in their profile.

If they are working with the FBI then they would be identified with the FBI

If they are a police officer then they would be identified as such

Active military will be identified as such.

Everybody else will be identified as an honorary member

Sign up is free for everyone.

Sheriffs, law enforcement, and military we want them to come in for free.

We were thinking of requiring something from all of the honorary members, and that money would support the website and the project, paying for the books, and the mailing, and the whole project. And we were thinking maybe $60/year. Which ends up to be $5/month.

At the end of your sign in you will have the option if you can afford to give $5/month or more , $10, $20, or $50 whatever then you do so But if you can’t afford to pay it then you can hit the “bypass” button. You can still become a member.

And you’ll have access to everything that members have.

We want everyone to be able to join We don’t want to restrict or prevent anyone from joining because they don’t have money.

Everybody should be able to give $5/month.

We need to get the liberty groups to understand what we are doing

Get them to understand what power and authority we can give to the sheriffs

We’re giving the sheriff what is absolutely necessary to know in the Sheriffs Handbook.

Then we’re going further than that and giving them the study of the Constitution in our free courses for anyone who joins. And again our Civics Course that gives a good understanding of our American History , where common law comes from, and a good understanding of how we got into this mess, how the past hundred years they’ll figure this out on their own.

We don’t want to push them faster than what they’re capable of receiving

Then we give a higher education

Once the website is up then you will see that

Anyone can take that higher education

This is where the fundamentals really get involved

It’s enough to protect our due process

The sheriffs can’t do it without the law

And right now they don’t have the law

We the People through this project can give them that law

Meanwhile National Liberty Alliance needs some money

If you can afford $5 a month of more, $5 $10 $20 or more please give to National Liberty Alliance

Very soon the project for the sheriffs we’re going to start

We need money

Jan has some personal problems that he has been taking care of

(25:00)

Ollie gave his report:

He had an important update

In the last few years he has cried and prayed more than he has in the last 75

He was up at Ryan and Ammon’s pretrial release hearing in Portland

He felt a very strong spiritual presence

Possibly Saint Michael

The truth was brought out in that hearing

They didn’t get released but Ollie still felt a spiritual presence

Angie was there with all of her kids

Ollie sat behind Angie’s kids during that hearing

They would not let Ryan look at his kids

Ollie got on the elevator with Angie and all of her kids

His youngest boy, a toddler, about three or four, he was sizing Ollie up and down and when they walked out of the elevator he looked up at Ollie and said “I don’t know , you’re awful old” When we went out to Portland last spring Ollie got to talk to Ryan through the prison monitors for awhile He also went to Angie’s house Ollie played ball with the kids then they sat down for a sandwich and Ollie sat beside him Ollie looked over at Angie and she had the look, “Oh, no, here we go again” Sure enough Ollie didn’t say anything and he looked up at Ollie and he said “How did you get so old so fast?”

Ollie said “I don’t know I just woke up one morning and I was older than the hills”

Last week they had the pretrial release for the four guys in Vegas

Ollie asked Saint Michael, he said “Be in that courtroom and let the truth come out”

First of all they denied Cliven Bundy right off the bat And the other guy and Ryan were denied Ammon was on the stand And when Ammon gets on the stand he doesn’t back down. They had a closed hearing today It was closed all morning This afternoon it come out that Ammon was not being released however the judge found out that the prosecutor had lied, and lied, and lied about Ryan He was released about two hours ago. You talk about prayers being answered

(28:37)

We should keep on praying for the Bundys and others that are going through these trials and tribulations

If anybody could get us some affidavits, there is so much here that we could do.

We just don’t have those affidavits to be able to do anything.

We can’t get an indictment without some kind of proof.

We need some affidavits

Anybody that can get us some affidavits it would be appreciated

John would like to get a project going

Anybody interested in this get ahold of Jan

Jan may be hard to get ahold of right now but leave a message

There are so many things we need to go after the government

We the People went to the federal courts to ask the question “Do we still have the Bill of Rights? Do we still have a Constitution?” At the time John was with them He didn’t have as much knowledge back then It was in about 2000 or so.

John has educated himself quite a bit since then

We the People gave John a lot of his education

That’s run by Robert Schultz

They approached it the wrong way

I’m not going to ask the government for anything

I’m going to tell them they ain’t got the power

They ain’t got the authority

We got to be bold

We need to take a case in and go after them for these nonjudicial foreclosures.

We need to go after the judiciary directly.

Let them show cause by what authority they think they act to make these decisions

Who gave them the authority to rule against us our right of the Second Amendment?

What is up with due process?

We need to go directly and sue directly We the People through the Grand Jury right here in the case we got going we can sue directly also. We’re waiting for prosecutors

We’re going to put pressure up on the hill real soon.

Time is the only thing preventing us from doing it

We need more volunteers more people involved so that those of us that write this stuff can get it together

We need to put them on notice and they need to answer

We need a committee

We need a few people to come together and start to pull the evidence together for these things so that we can build our case

We got a lot of the evidence already

We need people to come together and go through it and put it together and gather more evidence and things we need in order to go forward

and go after the judiciary directly in a civil suit

And if they are disobedient to the end results of that then it becomes a criminal situation

Anybody who has some paralegal background or a good background in the law and has some time that they can help us dig up things

We’ll have a meeting and try to decide what kind of evidence and where we can get it from and how it needs to be collected and how it needs to be brought together so that we can write a paper using that evidence

Get in touch with Jan and let it be known and Jan will get back to you as soon as he can.

(33:21)

Brent Winters is author of “Excellence of the Common Law”

Brent’s website is common lawyer.com

Brent’s comments may or may not be the opinions of National Liberty Alliance

The only remedy of lawlessness is law

This whole Bundy situation out in Nevada is representative of the whole problem.

The problem we’re having the lawlessness and the way that Brent thinks that it should be characterized because it all comes down to the families that live in a state that is almost 70 percent claimed to be owned by the federal government.

The city of Las Vegas has grown exponentially

It’s filled with people from the cities back east

You feel like you’re on another planet

Las Vegas is part of the power politically that controls the rest of the state

When that happens then the people who don’t live in the city they’re scattered across the inner lands a little bit such as the Bundys there becomes an animus politically towards them this is the way it has been for centuries It’s going on in China right now

They want to get rid of them Get them off the land

Why do they want to do that?

In this case it has to do with electrical power and a senator out there wanting to steal along with his son A lot of that goes on

Even in China today they’re building cities over there

As fast as they can build them And then they’re trying to get the China men and the China women to come and live in the cities because they know that they must get them off the land to control them When the people all live in the cities then the control of the Evil Empire will be complete

The Evil Empire knows that as long as people are scattered out then they cannot be conquered and they cannot be controlled

The same thing happened in Britain over 1500 years ago

The Romans came there They built cities And they knew that they had to get the ancient Britons off the land and into the cities

They built cities They had a beautiful sewer system public baths and all the heathenistic things that the effeminate Romans had learned to enjoy

But they couldn’t get the Britons to come and live in the cities

They finally packed up and left

They couldn’t get their tentacles around the island because the people wouldn’t come and pile up with each other

In the Russian Revolution that’s what happened.

In 1917 October as soon as that happened all the people who live out on the land and Russia has more farm land and land than any country on the face of the planet

1/6 of the land area of the world is inside the country of Russia

They have more gold, more oil, more gas , more farmland, more timber, more diamonds more of prid near everything

More natural resources than any country on the faces of our green earth.

But yet they were starving for over seven years over there

The law of the city prevailed

And they moved all of the families and all of the people into the cities off the land and bussed them out on the land to work everyday to work the farms but that didn’t work. There was no incentive and nobody cared any more. The land didn’t offer them any personal pride

The same thing is happening to the Bundys as we speak.

It can get pretty vicious

There is no feeling there for children

They want to abuse and steal the children They don’t care how they feel

The whole system is built on bust up families

When a man goes to prison children don’t understand what happened to their father

Let’s get to the Declaration of ‘76

This is our fundamental law here that we’re talking about

This is a common law complaint

We’re in paragraph 15

It says

“He has combined with others to subject us to a jurisdiction foreign to our constitution, and unacknowledged by our laws; giving his Assent to their Acts of pretended Legislation:”

It says “constitution” but the Constitution wouldn’t be drafted until over ten years after this document was written

We have to ask ourselves, what constitution is he talking about?

He’s talking about the common law of England.

Even yet today in England Englishmen call his common law “our constitution”

And the colonists in America called their law which was their common law their law of the land they called it their constitution

The common law is still our constitution And if it isn’t then we’re not Americans

Our written Constitution of the United States is just a brief in compact draft a brief of our common law government.

To not know something about our common law is to not know anything about our Constitution.

People talk about things in the Constitution like due process . What does that mean?

Our common law defines it. What about the jury? What does that mean? Is there more to a jury than just empanelling 12 men? The Constitution doesn’t describe all of those things or explain them.

That’s why the common law is important

They’re talking about a jurisdiction here that our common law doesn’t acknowledge.

These “Acts of pretended Legislation” he’s speaking specifically here of the Quebec Act which extended the boundaries of the Canadian province of Quebec clean down to the Ohio River encompassing all of Indiana, Ohio, Illinois, Michigan , Wisconsin. And the reason that was done because Parliament then said the common law no longer applied in Quebec and the Canon Civil Law of the Roman Church applied. Our common law does not acknowledge the Canon Law of Rome. The Canon Law of Rome is the Code of Justinian applied to the church.

King George and his cronies did away with common law freedoms

The way that they did it was by substituting and displacing our common law with foreign jurisdiction. Is that happening to us today?

Yes, and the method is the same.

It’s always the same It’s always subversion with The Law of the City The Law of Babylon the Law of Rome in modern times it’s called.

It’s subversion What they do is they use several different labels for the same thing , for example Canon Law Civil Law Admiralty Law Martial Law Administrative Law all of those are names for the same fundamental thing

People today in the patriot movement talk a lot about Admiralty Court

You can watch these fellows They get in front of the court and try to convince the court they’re in there for some petty charge of speeding or fishing without a license they try to persuade the court that the court has no jurisdiction over them.

And they say “This is an Admiralty Court” That’s what they say.

Or they’ll say, “This is not a common law court. I demand a common law court”

And the judge will usually say “I don’t know what you’re talking about but here’s what we’re going to do” And then they’ll tell them what they’re going to do

And then they’ll say it again, and the judge again will say, “I don’t understand what you mean when you say that but what we’re going to do is we’re going to have another hearing and if you want to be here then you can be here and if you’re not here we can go ahead and conduct the trial against you and you’re in default and you will lose and be sentenced without your presence. But if you want to be here then you can come and be here.”

And then the fellow will assert the idea he’ll say “You don’t understand, Judge, I’m saying this is an Admiralty Court” and on and on he goes.

Those judges don’t have a clue what he’s talking about.

Probably they’re practicing principles of the Law of the City

And they’re using all sorts of words to do that.

We’ve gotten ourselves so deep in the soup and the sewage of the Law of the City that the lawyers and judges that practice the lawyers practice in the courts and the judges on the bench, they don’t have a clue what they’re in. They go to law school, they learn, they take the courses, they get the degree, then they set for the BAR exam, they take the preparatory course , they take the BAR exam and then they say, “OK, now I can make a living”

And they learn things here and there where they can make a little bit of money.

And they keep doing it And the more they make money the more they try some more to make money and if it works then they just keep doing it.

They don’t know anything about what these fellows are talking about, admiralty law and all of that.

They don’t care

All they know is that if I stay here long enough on the bench then I’ll get retirement before very long and I don’t care anymore. That’s their attitude.

That’s the attitude of a lot of sheriffs.

That’s the attitude of judges

That’s the attitude of lawyers

They want security, and a home, and a place to live.

They try to figure out a way to do that.

The people that arrested the Bundys and the jailer that is holding them are doing so without law behind them.

But what they want is a paycheck, security, to take care of their families

They don’t understand what they’re doing

Some of them are racked with guilt and that’s why they get angry when you challenge them.

They’re dependent

They’re willing to do things that aren’t lawful just to be able to pay the rent and take care of their lives and their children.

Is that a good excuse for doing the wrong thing?

That’s what’s going on in America

It’s always going on but it’s getting to a pitched level.

That’s what happened then and that’s what’s happening now under different labels.

The Law of the City is pressing upon us

Islam the Law of the City is pressing in upon us

There is an orchestrated conspiracy

Conspiracy has two elements It’s an agreement to commit a crime

Number one: you have an agreement

Number two : to commit a crime

Nobody in their right mind will say that there is not a conspiracy in our country to do evil.

Every agreement every act in concert of men to do evil is a conspiracy

The jailors, the police officers , the bailiffs all the people that participate in the unlawful prosecution of the Bundys are part of a conspiracy.

Either you’re part of the problem or you’re part of the solution.

Acting like you’re doing your duty or following your oath is not being patriotic. It’s being lawless.

As does the Federal Reserve Bank in our day, England’s Central Bank of that day of the colonials in America enjoyed monopolies on issuing currency on trade using the East India Company and on receiving tax revenues to service it’s loans to the country of England and further to fund enforcement of such taxation all this is contrary to the English constitution common law rights against such monopolies.

That’s what our forbearers complained of against the country of England

We are the most regulated, legislated country on the face of our planet

And we’re a common law country

Patriotism demands independent judgment

Everybody is responsible to do what he knows in his conscience to be right

Judge Roy Moore is in the news currently

Brent interviewed him seven years ago on the radio.

He’s running for U S Senate in Alabama

Brent asked him, Brent said, “Judge Moore of the three branches of government which one , if any, trumps the other one? Does the rulings of the Supreme Court trump the Congress or the President? “ He got miffed at Brent He said “You know the answer to that question.”

I said, “I know what I think, Judge Moore, but I’m not asking this because I’m trying to trap you, I just want the audience to hear what you think about it.”

And he said, “The Supreme Court takes precedence”

Brent don’t know why he said that.

Brent learned when he was in the eighth grade and he had to take the Constitution test, and he learned more when he was getting ready for the Constitution test than he ever learned in law school about the Constitution. Brent learned for the test that the three branches of government that grew out of the common trunk called the Constitution are co-equal branches.

Co-equal That means that every one of the persons in every one of those branches is responsible that he do right according to what he understands right in the application of the law and when you take an oath you have to take the oath as you understand it.

When Judge Moore said that, and Brent does not believe that Judge Moore believed that , but maybe he thought that Brent was trying to trap him. There’s a lot of confusion about that.

The Supreme Court of the United States does not trump the other two branches.

There is nothing in the Constitution that would even give a hint of that.

It’s a perpetual Mexican standoff

If you recall that movie The Good, The Bad, and The Ugly

At the very end is the gun battle.

Three way gun battle Mexican standoff. That’s the way our government is.

And that’s the way we want it

As long as they’re fighting each other then they’ll leave us alone

Each of them is of independent mind and they do what they believe is right

We got two other branches to step in and say, “That’s not right”

John feels that it’s time for us to do something with Jeff Sessions.

He’s ignoring what needs to be done

It’s also time to do something with these two judges in the northern district

We do have a plan and we might move through that in the next week or two

We also have a stack of other things that need to be completed.

We’re doing the best we can to move on all of these things

Anybody who can afford to give $100 or $1,000 to help the sheriff project will be appreciated.

It will help people affected by the IRS, the mortgage companies, and tax foreclosures.

If we get our message to the sheriffs and the sheriffs become educated, and start to exercise the law the way they should be then people will not lose their homes to tax foreclosures ever again, and people will not lose their homes to nonjudicial foreclosures they will not be able to foreclose because that’s an impossibility. They don’t have a contract Nobody holds a contract and they can’t find the paperwork that might be a contract But it’s not a contract any way.

The IRS will never bother anyone ever again.

If the sheriffs understood their power and authority

We wouldn’t be dealing with this problem out West with what’s going on with the Bundys right now

People would be in jail already

These judges would be arrested already

And we could do something ourselves if we could get people to give us the documentation we need in order to pursue an indictment

Any sheriff can get rid of any judge or any elected official himself by seeking an indictment

We need to get this book out into the hands of the sheriff

We need to educate our sheriffs

Everybody needs to give

Everybody needs to participate

We need to get people from liberty groups to the website once we launch it

By getting people to that website we will also get people into Committees of Safety.

We have a presence in a lot of counties

There are 3,134 counties in America We got a lot of members

We’re in every state

(1:19:00)

CALLERS

Caller 1: Gretta from Michigan

No response

Caller 2: Crystal from Connecticut

She got the papers and thanked John

With court, what they’ve been doing up here we found there are over 30,000 attorneys in the state of Connecticut. That’s 177 attorneys per town and city. They are doing illegal foreclosures and evictions for tenants It’s the attorneys and the marshals The people that were evicted when they went to claim their stuff from storage there was no record and no docket number

One of the major problems in Connecticut is that they don’t have any sheriffs

Not that that would help Sheriffs are doing this all over the land

When these people are being convicted is the marshal coming in exercising a foreclosure eviction? Yes

John hasn’t seen a sheriff do that yet

They want to do more and more bold to get the sheriff to do the unconstitutional thing.

They got to go with the marshals in Connecticut.

NLA needs to do something for Connecticut

If we can get a small committee a serious committee a serious group of people who can do an investigation pull things together we can give them instructions going after Connecticut for taking away our sheriffs from there

Alaska has never had a sheriff

They need to have sheriffs up there

We need to deal with Alaska too

Possibly Maryland

Very interesting that they’re going right out and doing foreclosures

They know that they have to play the game of changing the name over

That’s why it takes so long to get people evicted

People can live in the home 2, or 3 , or 4 , or 5 years before the home is actually taken away.

They have a process and then they have to wait a while and make sure that no one is watching If no one has said anything so far then they can take the next step

Then they take the next step and the next step

Before you know it your house is no longer in your name

The property is not in your name

How do they do the eviction?

They have to go to a tenant thing “These people haven’t paid their rent”

That’s how they get the sheriff to come out.

As far as the sheriff exercising what the court is saying, he’s got to perceive that they’re doing the right thing.

Sheriffs wouldn’t even know

It’s a conspiracy

People will go to their own foreclosure sale and no one will show up

They come out an hour or two later and make the sale

They’re buying it themselves

It’s a wink, a handshake , and a nod

That is proof of the conspiracy when you can show that all these homes are being monitorized and brought into a package and they’re monitorizing it and selling it off

We want to do Show Causes to the judges

We need more people helping

If you are good at organizing, people that got manager skills, writing skills, investigating skills, paralegal skills, we need people with these skills to assist us.

John would love to be able to take all of these foreclosures that we have sent the information to notify the judge, we’ve notified also if it was a tax foreclosure, the county, or if it was a mortgage foreclosure, the mortgage company. We’ve notified them. And they went forward anyway.

John would like to get more information on all of these foreclosures that have taken place and people who have lost their homes and get the names of any other party involved. But particularly the judge. And also particularly the county if it as a tax foreclosure or the mortgage company if it was a mortgage foreclosure. And we need to do a Show Cause where our wherefore clause ends up with the fact of restoration They have to at minimum restore the individual.

At minimum they should be restored to their original state of being before they were terrorized by these people

Anybody who has lost a home or is losing a home you better educate yourself now so you can deal with it yourself.

We need to know how to do these things ourselves.

You have to understand how the court works You have to understand the process You have to understand the paperwork You read the rules and understand the rules

We have put together the courses Anybody that wants to learn to do this it’s very simple.

Read all our paperwork That in itself is an education

Read the Sheriffs Handbook That is an education Read the Jurists Handbook That is an education. Take our two courses Our Civics Course and Constitutional Course There is your education. And then take the Jurisdictionary Course

Take the Constitutional Course first because the Constitutional Course is a very short course.

You could do it in six hours on a Saturday. The Civics Course is 120 hours of video and audio. You watch a video or listen to an audio and they ask a few questions. That will take some time. You could be doing the Jurisdictionary Course while you’re doing that.

The Jurisdictionary Course is the course that is going to lay out how to do the paperwork, how to file the papers, what papers are required, all of the steps that you have to do to file a case.

It may take three to six months . It’s really up to the individual

(1:43:40)

Caller 3: Will

Out West there’s been a couple of developments that could influence that case.

He has a Marshal’s Notice of Demand and Civil Action for Principle and they are asking Ms Navarro who’s the judge out there her relationship to actor Kevin Spacey, the Podesta Group, Saudi Arabia and the MTM Resorts, this is very interesting.

It might get her off the bench out there.

We could help get her off the bench if people would give us the affidavits we need of what’s going on in that courtroom.

They wanted to know her relationship to Harry Reid too.

It all started with the gold out there. There’s a lot of gold mines.

His sons are very involved in that.

They polluted the whole state out there because there’s a lot of mercury and another hazardous product.

We got to get the federal government totally out of this land that they seem to be controlling.

The states have got to step up and take control of this.

The states need to be dealing with this Not the federal government.

Caller thinks that Sessions has been working behind the scenes

The Open Waters Act that they got Robertson on That’s been overturned

That 90,000 acres on the Texas and Oklahoma border

That’s all been turned back to the owners

Gerard said that Joe Robertson is out of jail and in a halfway house.

***( Added Note:***

[***https://redoubtnews.com/2017/09/joe-robertson-released-prison/***](https://redoubtnews.com/2017/09/joe-robertson-released-prison/)

## *Joe Robertson Released from Prison*

### *Elderly Vietnam Vet Convicted for ‘EPA crimes’*

***The elderly Vietnam veteran, Joe Robertson, convicted by the Obama Administration for alleged violations of the Clean Water Act, has been furloughed from the federal prison facility where he has been locked up since September of last year. Following his appeal in the Ninth Circuit Court, on Wednesday, September 6, Robertson was released into his own custody to enter into a halfway house in Butte, Montana, with plans to later be admitted to the Veterans Administration Medical Center in Fort Harrison, Montana. Robertson hopes to enter a PTSD inpatient program at the Fort Harrison VA. He remains under Department of Justice supervision, and his formal release date is December 2 of this year.)***

Caller’s feeling about this is that Trump and Sessions are going in the back door.

Sessions may be being quiet for strategic reasons

Possibly the President is working a thing between the two of them

John feels that we’re going to have to go after Sessions shortly one way or the other.

We can’t sit on our hands too much longer with that guy.

Caller thinks that we are going to see a lot of big changes

There are supposedly 800 plus indictments issued which includes some high level people

Possibly 892 indictments in 24 federal districts

There are about 30 indictments in Washington DC

There were several states with around 50 indictments

This says “ Notice and Demand Civil Action for Principle

Further affirm with permission of Attorney So-and-so under UCC 1-308”

Have you ever seen a Notice and Demand with that on it?

Yes I am very careful of that You have to look at that as a whole and see exactly where you’re going with that and what the end results you’re expecting to get and how you expect to execute it. You can use those things but I would be very careful on how.

How do you execute them?

The Notice and Demand is the beginning of the process It is not due process

If we’re going to expect due process then we should give due process even to the devil himself.

It’s common law It must be done

When John went after the IRS he used Notice and Demands to deal with them

He went through four Notice and Demands They defaulted four times

And then he took it into the court

Jan made an announcement

(1:56:11)

States and cities with the biggest warrants

California had a total of about 330 warrants

Los Angeles had 172

Sacramento 52

Frisco had 99

They had about 330 total

Washington DC only had 35

Virginia had 48

Maryland had 48

We need people who want to give us some time and help put things together and prepare for court cases

It’s the evidence we need that needs to be collected and put together

We can’t train people to do it

We have to have people with some kind of background and the skills necessary to do it.

The skills that give them the ability to be able to get the direction and run with it

The news media had 48 hours to start coming clean with their news and actually reporting news and not fake news

Trump gave some final notices on his trip to Japan

Dealing with the news media is in NLA’s plan also

You can’t be news if you’re giving propaganda and not news

A lot of the things they call news is opinion

The special power that the First Amendment gives to the press is not to be given to people who are running propaganda or giving opinion

It is unbias without opinion and letting the facts get out

They claim that the Saudis that were arrested were 9 11 involved people

A lot of information coming out on who actually did 9 11

(2:03:14)

Caller 4: California Jeremiah

No response

Caller 5: Gretta Michigan

Gretta would like to be in a position to help with the cause of the sheriff brochures.

Her case is over $700,000

They are still calling and threatening her

They want her father’s home that is in her name

Her brother is presently living there

They are trying to force her to relinquish it

They are calling her They won’t put nothing on paper.

It is the gal that sued me The niece that sued me

Her attorney calls Gretta’s phone and leaves messages for Gretta to get ahold of him they want to resolve this $300,000 that they say she still owes them even though they have already taken $700,000 to date

They did it illegally They incarcerated Gretta for four and a half months

John asked if Gretta is taking the NLA courses

Gretta said that it overwhelms her because she is not a legal eagle.

You don’t have to be a rocket scientist It is really simple

Anybody who believes and gets into this will accomplish the goal

Her last attorney was arrested right in the courtroom and then later fined $400,000 of incentive to drop her as his client

It was effective

They foreclosed on her marital home

Gretta owned it outright

She didn’t even know that there was a foreclosure with her name attached to it

They have loopholes They’re sneaky

She don’t like the odds She don’t want to go back to that courtroom She has been in jail for four and a half months

I’m not going back to jail

They bring out a warrant and they wave it around and they make it go away and then they wave it around and then they make it go away

They asset stripped her five times to date

They’re still attacking

The gal that sued me works for a courthouse that happens to be in the state capital of Lansing, Michigan She works in the courthouse

She’d sue me and they would deny it And then she’d sue me again and they’d deny it Then she changed attorneys and after she did that it was all over

There was nothing legal going on in that courtroom thereafter.

I have been incarcerated for four and a half months

And now there’s a bench warrant that comes out to play and then goes away

I’m afraid that I will go back to jail

I’m not going back to jail

Gretta promises that the first hundred thousand that somebody gains from representing her NLA can have.

It’s not about the money Gretta just wants to be free of this

NLA can’t get personally involved

John only knows one attorney that he might refer but he is already overloaded

He is in Gretta’s state

It might be dangerous for him

You can educate yourself and you got to get the upper hand

Once you educate yourself we can give you ideas

First you have to have that education

That does take time

The last guy that represented Gretta she would like to assume that he was educated he had a degree He was arrested in court She doesn’t want to go back to jail

They arrested her attorney for contempt of court

He was trying to enter evidence on her behalf because she was not allowed to speak, enter evidence, or bring a witness

They have meetings in the back room and the rules for that particular case are laid out and the attorney was probably told by the judge that you’re not going to go here and you’re not going to go there

If he was arrested for contempt of court for trying to defend you and he was fined or threatened with a fine while he was trying to defend you that is no doubt fraud on the court.

It’s a probate court in Flint, Michigan and they are known nationwide for their corruption

You need to educate yourself Only you can do this

No lawyer is going to touch the case

They’re going to be put in jail

There is a solution But you have to have an education

John did Jurisdictionary over a weekend

You can get the education quickly

And you can get the process laid right out

The solution to your case is to move this into federal court for cause

Here is your cause: The fact that that judge committed fraud on the court that makes it a federal case to begin with But the key things that bring you into federal court is lack of jurisdiction from that court that is not a court of record it’s a kangaroo court

it’s a statutory court it’s anything but a court of record anything but common law process.

You pull them out for jurisdiction. Due process you’re not being given Fraud on the court

Those three things alone and you’ll probably find a whole bunch of other things

You have to go after the judge You have to go after the lawyer on the other side And you bring it all together with your affidavit

You have a good chance of winning this problem

You got to get out of that courtroom They’re only going to damage you more and more

Caller has proof of everything that she speaks of

Gretta should be educating herself

People who don’t have a legal problem now should be educating themselves

Have the knowledge and the ability to defend yourself because one day or another you’re going to have to

Gretta has mailed her affidavit twice to NLA

We have a stack of affidavits

Not all of them have been put into the court case

If John had someone who would volunteer their time to do things things could get done faster

We need critical mass

We need to continue to build up membership

Once the President starts to work with us in a more direct way and there’s an acknowledgment of who we are that could cause critical mass

Committees of Safety could help with membership to cause critical mass

The sheriff project could cause critical mass

Jeff Sessions if he would finally send some prosecutors we’d be moving in the court and critical mass would follow immediately

There’s numerous ways

Once we get the US attorneys working in the case then every affidavit in this case is a potential case. We’re showing the fact that there is subversion against the United States of America by enemies both foreign and domestic

Every affidavit that we have is a piece of proof towards that fact

Gretta was accused of stabbing her husband

That was a tainted jury

It worked quite well

Gretta never stabbed her husband

He passed away in a hospital He was in the hospital for a week and a half before he passed away

There was no medical documentation there was nothing on the death certificate and the police were never called regarding the stabbing There was nothing to substantiate that allegation. They told the jury that I did that. They passed around a three foot by three foot poster that each one looked at in horror Gretta tried to defend herself in the witness stand and the judge made her shut up.

NLA has her affidavit

She was fifty years old when she married her husband

She was the director of marketing for Genesee County she had a good income

Then she was in jail for four and a half months

She has been asset stripped five times

Your education is the key You need that education

When you feel confident to move into federal court then John can give her some advice as long as she has the knowledge then John can direct her He can share ideas with her

You need to understand the process and how the paperwork flows and goes.

Gretta has documentation to prove everything that she speaks of

Get the education and let us know and we can give you more thoughts and direction

(2:33:23)

Caller 6: Ollie

In the last few weeks there has been a lot of rumors running around about 700 or 800 indictments

in the Deep State

Late this afternoon Sessions came out on FOX News he was paving the way for a special investigator for Uranium One

There is going to be some big changes in the next few days and weeks

They could be from moderate to extreme

For some people they will be extreme

For most of us they will just be big changes

For a few they will be totally unaware and wake up in three or four months and they’ll look around and say “What happened?”

Along with those rumors is this and it might be good advice for whatever happens they say that if you have any extra cash in the bank take it out the finance system might be down for a couple of weeks Stock up on food

Back years ago everybody was doing this in the fall everybody was stocking up for the winter

In the last six months all of the new neighbors that moved in I made a special attempt of meeting them

There could be some big spiritual changes however if your heart is in the right place you have an umbrella of protection There’s a big umbrella of protection all over the world

The Trump movement is global and the whole world is rooting for Trump

And the whole world is wanting to go back to their roots and establish their nation again

There’s going to be some big changes real shortly however we will get through it and we will hopefully in the process we will get this nation back

Ollie is so sick and tired of the lies and the corruption and the things that they are doing to the children and the things that they are doing to innocent families they’re tearing families apart If something doesn’t happen then there will be no life left on this earth at the end of this decade it will all be gone

Get prepared and we’ll make it through and hopefully we will get this nation back

(2:36:28)

Caller 7 Jeremiah California

The lady on earlier was talking about the mortgage issue

Having had this education on constitutional law and federal questions and things of that nature I couldn’t help but run her situation through an analysis and a direction and I came up with one thing is that her case does not violate the dormant commerce clause

But the one thing that Jeremiah did want to find out about her situation was was the state coming after her If she’s still on the call the lady with the family issue with the property

She’s in a probate court which is a state court

She’s in probate and somehow they’re taking her property

If Congress has created a statute that pre empts the state action so you got a state court which means a state agency or something bringing a state action

If Congress, federal Congress, has actually already made a statute that destroys the state legislation just pre empts it then the state action is unconstitutional and you have a claim.

It’s a pretty simple thing and I don’t know how they’re getting away with this because it’s very simple It appears that the Homestead Act is still in force in this property number one, that they’re trying to get

John doesn’t understand how probate court plays a role in this because there is no fiduciary authority given them

When you purchase a home if you’re living in that home and you register under the Homestead Act then nobody can take that property away from you

She says she’s registered with the county

Jeremiah said that all she has to do is file an affidavit or start a separate federal lawsuit against the state challenging their action against you as unconstitutional

There must be some other court that she’s open up in because it doesn’t make sense for the probate court to be involved

A probate court can’t get involved unless there has been given some fiduciary authority and a proof of claim is in process It gets back to the same thing with the IRS

Form 56 and Form 4490 It’s the same thing You have to have proof of claim and fiduciary authority. There has to be proof of a claim against her and there has to be fiduciary authority over the estate.

The proof of claim might be available

She has lost a lawsuit of $300,000 to her niece

That’s another thing that has to be dealt with It appears to have been done criminally

There appears to be a legal lien against her

They’re trying to apply it to the property because that seems to be the only asset available for them to seize.

The problem is that it is co-owned with the brother

They have to make sure that that is standing under the Homestead Act

As long as it’s under the Homestead Act they can’t break through that.

That doesn’t mean that they’re not going to do illegal things to do that

She should file her own complaint and start a separate suit against the state

The problem is that she can’t use a lawyer

Also she’s not educated enough to do it

That’s why John is trying to encourage her to get educated

Jeremiah offered that she could contact him directly at 415-424-3276 and Jeremiah could give her a legal education

Jeremiah was concerned because he knows that NLA is attempting to have the sheriff wield the power of the county how about focusing on the juries wielding the power of the county?

How can we wield the power of the county instead of relying on the sheriff ?

We’re hitting every potential power or empowerment of the people we can give.

One of the empowerers is the constitutional protector which is the sheriff

Let’s educate him

The sheriff is one more thing in our tool box that we’re adding

We dealing with the sheriff We’re dealing with the grand jury We’re dealing with the Committees of Safety and the President

We’re dealing with four things

And if we find another thing that we could add to that we will

Jeremiah said to everyone listening that it doesn’t matter about your education as long as you understand the effect of your legal act or lawful act and your actions you should be fine when you embark on your journey

Don’t worry about your education but you definitely want to have knowledge of the effect of your legal act

Jeremiah asked John if he was a registered voter

John replied “Of course I am”

The reason Jeremiah asked the question because there is a case from 1986 in Minnesota where it mentions qualified electors

It says:

“Qualified electors within city charter provision governing submission of ordinance to vote as electors means those people who have constitutional and statutory rights to vote whether or not they are registered to vote”

Everybody out there that is a registered voter is also a qualified elector

When it comes to formation of local juries what the municipalities like to do form the juries from a large pool of constituents based broadly around the municipality

So it’s not going to be from your community

How can we wield the power of the county without relying on the sheriff?

What if he or she is a flake?

If we have the power of the people which is the right to exercise our government by consent which means that we control the jury box indictment is a simple way to get rid of someone in bad behavior

Elected officials get to serve as long as they are in good behavior

If they’re in bad behavior it means that they are violating someone’s right they’re not keeping their oath

The administrators have the ability to contact that individual to notify them that they are in bad behavior and they need to fix their problem and you need to tell them how to fix it

If they refuse to do it then the administrators would bring it to the next grand jury in session and the grand jury has two options

They can make a direct notification and give them the opportunity of mercy and the ability to correct or face a potential indictment

If they don’t respond then the grand jury can vote on indictment and remove them from office

This court case is from 1986 and it’s based on the Constitution Article 7 Section 1 it’s called Gould v City of Bloomington it’s 394 north west 2 D 149

It’s a definition of qualified elector

John said that the problem is that it is not a United States Supreme Court case

This is a con against us by the minions

The Power That Be above control the minions which is the BAR lawyers

They’ve got the people hoodwinked to believe that these cases is the common law

That is not the common law

Jeremiah feels that it doesn’t carry the weight of a Supreme Court decision but it is persuasive

I would stop referring to myself as a registered voter

Everybody should be calling themselves qualified electors

Jeremiah suggested that maybe NLA should have a registry on your website

People can actually register themselves as qualified electors and registered voters from their precincts

Maybe that should be a field in your registration box

We need to let people register their qualified elector status because being registered is super crucial to having your vote count

If you’re not registered your vote as an elector doesn’t count

John will think about how to respond and will talk about this next week.

And the other thing the idea of court cases having power and weight in another court case, John would like to talk about that next week

Jeremiah suggested that he be a guest next week

Jeremiah suggested an hour or 45 minutes

Jeremiah will have to talk to the leadership to see how he could be a guest

John cannot make that decision

Call in the beginning next week and we can continue this discussion next week

(2:54:18)

Caller 8 Will

The answer to Jeremiah is Committee of Safety

Get some people and get them organized and then you got some power Get them educated.

We can’t take anything back until we take the courts back

Take the courts back and overnight we take back the political process

We have to get into the courts and get that foothold

More people should study the Constitution rather than statutes and codes

That’s an old case It won’t fly today

It has no power It has no authority Because it’s not a court of record

Only a court of record has power and authority

Will has good news

The judge granted Ryan Bundy release to a halfway house

The Bundy’s are very happy about it

Navarro may cave on them

John has a feeling that all of these sealed indictments are starting to make a rumbling out there

They’re going to start to lose the power and strength that they have

The unity is not going to be there any more

We all know that Trump knows everything about 9 11

He is not ignorant to that at all

Why did Trump make the first thing that he did the first group of people he went to speak to when he was elected President the very first people was the CIA?