National Liberty Alliance

Monday Night Conference Call

May 2, 2016

Topic: Militia Part 2

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

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Scripture Reading: Jeremiah chapter 9 and 10

Tuesday at 3:00 PM EST Conference call for people with habeas corpuses and mortgage foreclosures. This meeting will be an update

QUESTIONS by e-mail

What is Karen Hudes doing besides writing letters. She claims NLA is working with her. Is this true? Who is financing her weekly show? Why is there nothing to report but the same story as the week before? Who is working behind the scenes to keep her going?

How much can we believe about the goal?

We are not compatible

She is doing something and we are doing something else

She is working on doing something collectively with other nations.

John doesn’t know who is financing her or what they are working on.

NLA is not working with her directly.

We have had conversations with her. We want to be friendly with her.

NLA has to focus on what we are going to do. And that is to bring justice back into the courts . That is the key to solve all of America’s problems.

All we are asking is one thing: obey the law.

In the case in Florida, the judge called the defendant three times. Why didn’t the judge request that the defendant approach the bench? Is there a line that separates the judge from We the People?

Terry played the fiction game and he got burned and NLA tried to advise him to not do that.

NLA tried to advise Rodger who headed that whole thing, not to have him do that.

Terry ended up in jail.

We let him know that last time that we talked with him that we would still take his case but he is doing whatever he is doing.

We cannot give fiction any credibility.

If you acknowledge fiction by trying to figure out a way to get around fiction and say the proper magic words and think that you are going to be taken out of the land of Oz then I got a bridge to sell you. These people are laughing at you.

They got control. And as long as you give them reality then they got power

When you don’t give them reality, you don’t acknowledge them because it is a fraud.

They are in violation of obedience to the Constitution.

They are at war with the Constitution and therefore at war with the people.

They are subverting the government of the United States of America.

There is nothing wrong with our government.

There is nothing wrong with the structure of our government.

The problem is that we have been hijacked.

Someone has taken control of the controls.

It’s a conspiracy.

If I could arrange for you to be a guest on the Alex Jones Infowars Radio TV program would you be interested in introducing and explaining what NLA’s mission, goals, strategy are for the year 2016?

Of course

Gerard and myself both would go on.

We would answer any questions that they have.

We would lay out exactly what our plan is.

You have often stated that the first people to live under common law was Israel.

Was that a republican form of government?

I don’t think that that was a republican form of government per se.

Republican form of government has a constitution.

It is a government by law.

So that is true.

Israel was different in that they had direct contact to God through the prophets and God was their king.

They had 400 years of great rule under God Himself.

He spoke to them through prophets.

They created a system very similar to what we have

We copied a lot of what that structure was

Instead of a constitution they had a covenant with God.

Our Constitution is to control our political leaders

God rules us through the courts.

We are ruled by law. The Constitution is law. It is applied by the courts.

That is how God can rule through our nation. He can rule through the court.

That is the end of the e-mail questions.

(23)

Brent followed up on the discussion of militia

Brent Winters is author of Excellence of the Common Law

Website: commonlawyer.com

He is currently going through the Magna Carta clause by clause on the radio

The power of the purse is of no consequence the way things work now.

The Federal Reserve Bank runs the government

The Federal Reserve dictates to the government what to do, when to do it , and how to do it.

The thing that held our country together in the beginning was not the power of the purse.

The Bank of London and it’s trading arm the British East India Company controlled everything.

They controlled everything under the doctrine of mercantilism which said countries shouldn’t have free trade they should just dominate the world with their trade. And that is what was going on then and that is why we had our war of separation. But at the heart of that war of separation was not our ability to control any purse strings. We were flat busted compared to the mother country. But the one thing that we had that they believed that they had to crush and the British army, the German Hessians, and the British Navy were wholly arms of the British East India Company charged with protecting everything that that company wanted to do

The government controlled by the central bank is dictating and using, they’re just unusually weird thugs, using our military services to do what they want. We are not in the position to control the money right now.

But what we do have, our Constitution gives us, is the militia.

It doesn’t give it to us.

No, they did not give us our militia.

But our Constitution does set forth the four militia clauses.

The militia of the several states are the authors, the source, the fountain, of the Constitution of the United States

The Constitution of the United States is a creation of the militia of the several states.

The words at the beginning of the Constitution , the Preamble, the People lifted from the Hebrew Old Testament the people is the militia of the several states

(30)

There are four militia clauses

The first three clauses have to do with three classes of people

Congress of the United States

Presidents of the United States

The governors and legislators of the states

The fourth militia clause is the Second Amendment

And that clause does not grant power or authority to anyone but simply recognizes the militia of the several states and guarantees that the militia of the several states will not be deprived of keeping and carrying loaded firearms.

The other three militia clauses do grant authority

The militia is the author, the source, the fountain of our Constitution

and by the Constitution , the other three clauses grant authority to those three classes of people.

Congressmen, that includes Senators

Presidents

and governors and legislators of the states

The old common law phrase “the several states of our union” that means the separate , sovereign, independent states analogous to the twelve separate tribes of Israel.

Authority is from God alone.

Our Constitution never creates a militia but rather recognizes it and affirms it.

John Locke said:

God has furnished men with faculties sufficient to direct them in the Way they should take, if they will but seriously employ them that way, when their ordinary vocations allow them the leisure.

Way is referring to the laws of nature unwritten

The second volume to which he refers is the Laws of Nature’s God.

Both of those phrases lifted from our Declaration of 76

The Laws of Nature’s God written in the Bible.

Our common law is a way

It is not a list of laws.

Our Constitution militia clauses have been ignored for 175 years

Each of the first three of the four militia clauses bestows authority

The authority of the militia of the several states arises not from the Constitution

The authority of the militia to keep and bear arms arises not from the Constitution

It arises from God Direct

When authority comes direct from God then we call that a fundamental right

Our Constitution does not create petit juries

Our Constitution does not create trial juries

Jury duty is the duty of the militiamen

The two duties of the militiamen are reflected in the oath that our Constitution requires all government officials to take

The oath is in two parts

To defend our Constitution against enemies foreign and domestic

It reflects the two duties of the militia of the several states

Number one to defend the Constitution

To defend the law of the land against enemies foreign, that’s the first duty of militiamen is armed defense.

And domestic, that means here at home, that is the second duty of the militiamen.

To serve on the jury and to bring actions in court when necessary.

Actions in a common law court are battle by trial

Actions of the armed militiamen against foreign invaders are trial by battle.

Trial by battle, and battle by trial before the jury are the two duties of the militiamen of the several states of the United States.

The militia of the several states is not the militia of the United States

and therefore the militia of the states are under two jurisdictions that are concurrent, that means at the same time, jurisdictions

The jurisdiction of the governor of a particular state over the militiamen in that state

and the jurisdiction of the President of the United States or any part of the militia of the several states

and it depends on who first takes that authority who will have authority over the militia of any particular state.

That’s the law of our Constitution and that is the way it was intended to be

Brent Allen Winters

[www.commonlawyer.com](http://www.commonlawyer.com)

You can buy Brent’s books at amazon.com

including Militia of the Several States A Primer

also Winter’s Annotated Bible

Brent was available for questions

(51:11)

CALLERS

Caller 1: Eric from Georgia

Chief Justice John Marshall was a distant cousin of Thomas Jefferson . He seemed to be at odds with Jefferson. He was possibly in to centralizing power. Jefferson never intended on writing anything new, he was writing the law which was old.

It was possibly John Marshall who was responsible for putting the judges in imperious robes.

When we get to the other side will we get rid of those robes?

Caller was born in 1970

Throughout his entire life he has seen it in books he has seen it in movies he has seen it in TV shows and it is this idea that people who get representation by attorneys that need a public defender specifically are scum bags.

When did it happen that people decided to give their trust to the government

and anyone that needs representation is a scum bag?

Brent has had interaction with these lawyers in court.

John Marshall was a distant cousin of Jefferson.

They differed on a good many points.

Marshall was a humble acting guy

Judges wear black robes in America because of something that happened in England.

That was the death of William and Mary

Before then the judges in England and America wore very colorful beautiful robes because they tried to compete with the Roman priests

A Roman priest is a lawyer of the Canon law.

When William and Mary died, they were beloved in the English speaking world because they were Protestant and because they upheld the common law

They were instrumental in starting the Bank of London

When they passed away all of the judges in England shed their colorful robes and donned black ones and the judges in common law countries were mourning the death of William and Mary ever since.

But the judges don’t know why they wear black robes.

As far as the lawyers, in federal court that are the ones that are provided

There are two kinds

There are those who have a contract

A very well paying contract with the federal government to represent people who are indigent.

They are not allowed by contract to do anything else but represent indigent people.

Their contracts are lucrative

The word attorney means agent

You have a fiduciary obligation

You have to be loyal

If you are an agent of the federal government, paid by the federal government

and you are an agent of your client

and the federal government the United States is trying to throw your client in jail and bring an action against him called a criminal action your loyalty is divided

Our law says that the appearance of disloyalty is divided loyalty.

Ted Cruz owes loyalty to Canada, a foreign country

Therefore his loyalty is divided.

You can’t be a citizen of two countries

That is divided loyalty

There are other kinds of lawyers that if you are a member of a federal court then you can have your name put on the role to be drawn up in case somebody needs a lawyer and doesn’t have any money.

But the fellows that get the contracts are dangerous.

We are not a country under republicanism

We are a common law country

We do have a republican form of government

A republican form of government has nothing to do with our courts

A republican form of government has one requirement

A particular state sends congressmen to congress to be seated

If a state has done that, our Supreme Court says we are not at liberty to look into how they did it or if there are any improprieties in how they did it or violations of due process

The federal government guarantees, makes sure, that each state send a representative to congress.

That is the end of the meaning of the republican form clause of our Constitution.

We are a common law country

*District of Columbia v. Heller*,  was a landmark [case](https://en.wikipedia.org/wiki/Legal_case) in which the [Supreme Court of the United States](https://en.wikipedia.org/wiki/Supreme_Court_of_the_United_States) held in a 5-4 decision that the [Second Amendment to the United States Constitution](https://en.wikipedia.org/wiki/Second_Amendment_to_the_United_States_Constitution) applies to [federal enclaves](https://en.wikipedia.org/wiki/Federal_enclaves) and protects an individual's [right](https://en.wikipedia.org/wiki/Right_to_keep_and_bear_arms) to possess a [firearm](https://en.wikipedia.org/wiki/Firearm) for traditionally lawful purposes, such as self-defense within the home.

Go to the website justia and type in Heller 2008 you can listen to the justices of the Supreme Court delivering their opinion and you can listen to the arguments.

The companion case to Heller was McDonald v the city of Chigago.

Heller established the right to keep a weapon on the federal level.

McDonald v the city of Chicago went to the Supreme Court and established that the individual states cannot take away the right to keep a loaded gun in your house and to carry it.

Common law operates on critical mass

(1:12:40)

Caller 2: Barrack from North Carolina

What authority does it take to bust the militia?

It takes the authority, according to the Constitution, of a piece of legislation from the state legislature

The sheriff receives his paycheck from the state government

He is answerable to the people in his county

The militia is mustered through the authority of government

The sheriff is one of those people

There is a model militia statute in the back of Brent’s militia book.

The sheriff has the power to muster the people , the people are the men of the county able to bear arms

He can muster them under the old doctrine of posse commutates

He can muster them as a militia

All politics is local said Tip O’Neal

Brent says all government is local

The sheriff is key in this whole thing

He has the power to muster able bodied men

Militia of the Several State A Primer Our Constitution’s Answer to It’s Enemies

by Brent Winters

You can order it at Amazon.com

Isn’t the militia under the Constitution charged with enforcing the laws?

Yes you make a good point and that is in the book too.

The militia has jurisdiction in just the areas that the Constitution talks about, enforcing the laws is part of that putting down insurrections is another

The militia has jurisdiction to do a lot of other things as long as they are not unconstitutional

Such as helping people

John thanked Brent

John moved on to Gerard who wanted to talk about action

Gerard talked about some of the things that Brent mentioned which referred to them being asleep.

Perhaps the people went to sleep first then the law went to sleep.

We have been sleeping and that is why we are where we are as far as what we have allowed our government to get away with.

It would be nice to get the militias reinstated.

We have a problem in this country

They have vilified the word militia

They have people afraid to talk about it.

When they had the problem in Harney County, Burns, Oregon, they did start a Committee of Safety.

They started it under duress

The Committee of Safety has the authority to call in the militia

The Committee of Safety that was started in Harney County was an “under duress” thing.

Some people call them Committees of Assembly

Committee of Safety is like a town hall meeting with no town board

People get together and discuss problems, local issues, and try to come up with solutions.

We need critical mass

The judges fear the parties

National Liberty Alliance has given the people the hammer and nails

The people are the carpenters and need to pick up those nails and that hammer

The only way that can happen is if the people amass in their communities

NLA has been sending paperwork out and making sheriffs aware and have sworn affidavits of crimes and when the sheriff gets a sworn affidavit of a crime he has a duty to act when you don’t act then you are committing felony rescue

If that is the case then NLA will ask you to step down

National Liberty Alliance can’t get you a new sheriff

This is up to you

NLA is facilitators We train We teach people how to do things We teach the Constitution and we teach the fundamental principles

You educate the people

And that is what National Liberty Alliance does we are educating the people

and now it is up to the people to come together

You need to assemble

America leads the world for people who are in jail for victimless crimes.

It is in the people’s hands

NLA has the paperwork to show all of the things that you need to argue the case.

Everybody has gotten these papers

Now they have defaulted

When you put a paper in that says that we command and you need to answer this and they don’t answer and they default and you get a notice of default and then you get a notice of being in contempt with opportunity to amend and then they ignore that

Then you go to an indictment

At some point the sheriffs need to enforce the indictment

It is not up to National Liberty Alliance

It is up to the people and the sheriffs

Don’t look at National Liberty Alliance to do the next step

The next step is in the People’s hands

NLA has empowered you

NLA gave you the hammers and the nails.

Pick them up

They have defaulted on their habeas corpus

You could have answered and you didn’t answer and the people have the lawful right to demand and require

We are in Armageddon it is happening all around you

Wake up it is here the only way we are going to stop it is if we turn our faces to Him

He said If my people, which are called by my name, shall humble themselves, and pray, and seek my face, and turn from their wicked ways; then will I hear from heaven, and will forgive their sin, and will healtheir land.

We have to wake up first

The answer is in the people.

Gerard finished his announcement

(1:45)

Thursday we will be organizing our call to action

This is the Year of Justice

It is the People who have to do it

NLA is the facilitator

NLA will use the Committee of Safety to pull in the liberty groups because they understand this

Get this information to the liberty groups to get the ball rolling

NLA is putting together a power point presentation for this purpose

Gerard picked up the Q & A

Caller 3: New York Mike

He finally got a conversation with his sheriff today.

It took a month to get a conversation

The conversation took two minutes

He told the sheriff his vehicle was absconded illegally and was there anything he would like to do to help the caller retrieve it

The sheriff said that he did not have the authority or power to

Caller reminded the sheriff that he was a constitutional sheriff and he has the ultimate power in the county

Sheriff directed the caller to the District Attorney

Caller asked the sheriff about the informational package that he received from National Liberty Alliance

The Sheriff said that he received the information but was not interested

Caller questioned: you are not interested in acting constitutionally?

The sheriff said: My career has taken me in a different direction

He is with the people that back him

The first thing that he said was I’m not interested

The sheriffs in Oregon see that the people are being abused and they are tired of it and they are waiting

Once it happens out west it will move this way

These sheriffs are going to end up with the crooked judges behind bars

When their indictment goes out then it will be too late.

You will face the jury and the jury will decide your fate.

The charges are subversion against the United States of America

It is not that they are ignorant of it any more

We have given them the papers

It’s 30 or 40 or 50 or 60 papers that we have sent to the sheriffs.

They cannot claim ignorance.

They cannot claim that they did not know what was going on.

They can’t claim that they didn’t understand.

Someone needs to run for sheriff in that county

They need to run on the common law and the Constitution

If you want to talk to the sheriff about the common law you should take a group of people in with you

Ask him about the paperwork and have some papers to give him

Maybe take the sheriff a Jurist Handbook

Just introduce yourself and reprint some of the NLA papers to give him

The sheriffs have had every opportunity

When the sheriffs see what is going to happen out West then they will wake up.

You need to have other people go with you when you visit the sheriff

(2:11)

Caller 4 Pennsylvania Mary

This Thursday is National Prayer Day

There are events around the country

Mary suggests that on Thursday night plan for two minutes to declare what we want of our Higher Power. What we are asking of the Universe. And do a group prayer to open the meeting on Thursday night.

There is a website that you can google and put in your zip code and find events in your area.

What NLA is doing is a godly thing

We are bringing the King back into the court

If we can bring the King back into the court and have justice in our courts again and build upon His principles , we can then have our country under control.

Everybody has been so conditioned to believe what they believe and do what they do.

There are people who are awakening

They have been doing what they have been conditioned to do

The legal system is tied into the bankers And they are controlled by the Crown And that controls the world

The American BAR association is part of that

There are members of the BAR that really don’t know

Everybody realizes that the country is a mess

Everybody agrees that the government lies to us over and over again

Callers own family members are in total denial

It is very difficult for people to understand that some of the organizations that they belong to are part of the problem

We got a mess

And the mess is that these people are not obeying the law.

Politicians are nothing but liars

They say all this stuff but they don’t do nothing

They don’t obey the Constitution.

They don’t obey the law

They do what they please

They make up laws that are unconstitutional

If we can bring the King back into the court and then require them to obey the law then all problems are solved.

All the people responsible will be held accountable just by applying the law.

We just need to apply the law to every case that comes our way

Just do the right thing and in no time these people will be running for the hills or leaving the country.

This is a worldwide problem.

Caller watched a documentary, and this is about the power of prayer and positive energy.

There was a documentary about a woman who had a brain tumor.

It was virtually inoperable.

They brought in 7 monks of the high spiritual groups

They stood around the head of the bed and they mentally visualized and manifested and declared that this tumor be dissolved.

And over a seven minute time span they showed what our true abilities are

They dissolved that tumor.

This alternative stuff that you are hearing, this is not new age It is old age that is being brought back in that is true and works that they took away from us

John does not think that it is appropriate conversation to get too deep on this call on those stories

There are natural substances and different vitamins that you can take that people become healed of things

Everything deserves investigation

People should investigate everything They have to be very careful of charlatans

Caller burnt her fingers by picking up a hot griddle

She is using silver iodine

John commented that there is a lot of focus on NLA as a national group

There is a terrorist list and every liberty group is on it.

National Liberty Alliance has not been put on that

Steve Dean was set up

Another person in Massachusetts was set up

It is called entrapment Enticing people to break the law

If anybody gives you a phone call or wants to sell you something, be very careful.

Be careful that you don’t walk into a setup

Be careful of people who are new around you

There are agitators out there

Trying to start trouble. Trying to get people to do stupid things

Trying to get people to do illegal things

Stay focused

Keep going forward to bring the law back in. Stay principled.

Caller 5 Jeremiah California

A quick quote from the Foundations of the Common Law, the book he is reading now

It is about the Ire System which was a circuit of judges that would basically take around this entire system of law with them

“And the sheriff surrendered to the justices his wand of office and received it back at their hands.” They were the king and he was to act at their command and to hold office at their will.

Caller believes that that is the authority of the common law grand jury.

The people are the sovereign king in this country.

So if the sheriff isn’t acting, that is where the common law grand jury actually can have the fullest effect.

The coroner is a constitutional figure which if the sheriff doesn’t want to respond then the coroner would be someone to turn to

Caller spoke to a perspective judge he is running for office His name is Victor Wang.

He was a former civil rights attorney. A former prosecutor

Caller asked him about the civil grand jury.

He was curious if it had any common law function.

Caller approached the issue from the administrative standpoint

Caller asked him if the civil grand jury was an administrative grand jury or could the people start some sort of committee or administrative grand jury

He replied that right now the city has a proposal to actually create a body that is designated specifically for the tasks of what would be a common law grand jury.

But what they are trying to do is set it up on the civic side of things

so that way there is already something established

The whole thing is still run by lawyers

The last thing we need is lawyers running grand juries.

We need people running grand juries.

What is the American system of government? Do we have an English system?

And if we do have an American system distinguished from English, what stands out?

We have a Constitution

and the Constitution lays out the three branches of government and what their powers are.

Each state is copied in the same way They have a constitution The constitution lays out the powers between the three branches of government.

Legislators can’t go outside that which they are given to legislate.

The defining characteristic between American law and English law is the fact that the people are the sovereign in this country

Caller 6 Linda

It is wonderful that we are at the stage where the people can now take action and get out to their groups, to anyone that is aware and awake , and start putting things into motion.

Caller is looking for a website to look at for starting committees of safety.

We want to be very careful.

We gathered information from websites.

We started to find contradictions.

We had to research a lot of the things that we now understand.

Everything has to be scrutinized

We have to offer tools to people on how to operate.

NLA is preparing a power point presentation that they will put up on one of their pages.

Come to the Thursday conference call meeting at 9:00 pm EST

John hopes that within a week we will have that page up with all of the information necessary.

We are trying to take the committees of safety, and we will give them all of the tools, and we give them the principles, and they can take the courses, we have a course on the Constitution, we have a course on civics. NLA also has a vow. Leadership has to take the vow. They take a vow to God that they will act with a sense of honor, justice, and mercy. When leadership gets out of line we remind them that they took a vow.

We give them the tools

The people have to learn to step up and do the right thing.

Once we get into the courts there will be no need for the Unified United State Common Law Grand Jury

This is an extraordinary action we had to take in order to save the nation from subversion.