National Liberty Alliance

Monday Night Conference Call

October 30, 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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Please support NLA

Scripture Reading: Matthew 18: 11 – 20

(3:05)

Robert had an announcement

The last week they began getting ready for the trial in Nevada

Today jury selection began

They have 1145 people called in to pick a jury from

One of them that was chosen by the prosecutors today actually had dinner with the D A on this past Friday Talk about a conflict of interest If they don’t boot him out

This is really the true Bundy trial It’s Cliven, the Dad, and the three sons. The four of them on a one time trial

They expect that this trial may last into February

They’re expecting a whole lot of things happening

They will go with jury selection from now , and Friday, and continue jury selection next Monday if they need to.

This is going to be a drawn out process

Not a whole lot happening other than jury selection

The police department there in the Vegas area and the prison guards are letting the word out that rules do not apply to them

Last week they handcuffed Cliven Bundy to a chair and Ammon and Ryan to a wall

They told Cliven Bundy that if he opened his mouth that he would get some of the same and they beat up Ryan and Ammon and when they were taken into the court they had abrasions and marks on them and the attorneys tried to get it entered into the records of the court The judge refused to do so So the attorneys took pictures for evidence

Robert is collecting information from people that were there

If NLA had affidavits we could do a Show Cause concerning this whole situation

One of the Patriots that has already been through the trial he lives there in Vegas we’re hoping that we can get affidavits through him.

We’ll do an affidavit to the judge and if necessary we will do an indictment on that judge.

She got to answer We can demand that she be removed from this case

And the jury has already been spoiled If the D A had a conversation with an individual who was picked for the jury and had dinner with them that is a problem

We have to start going after these people

We have a lot of information up on our website about LaVoy Finicum. Go to NationalLibertyAlliance.org Go to “Grand Jury” Then click “Docket”

We have two packets up there of information on cases that we do intend on going forward with.

One of them is the Grand Jury Report Regarding the Criminal Investigation into 9 11

The other one is the Grand Jury Investigation of LaVoy Finicum Homicide

If you intend on sitting on that Grand Jury when we call it together you should start reviewing these two reports because there is a lot of information It is going to take some time We want people who are looking into this case to make a good decision on whether we’re going to indict or not and then all this evidence will be brought into the court We have tremendous amounts of information from very credible sources

We’d like to do the same thing here with this case

(18:30)

Ollie had something to add

In regards to affidavits Brand Thornton is one of the patriots out there Their main concern is that the FBI destroys all the evidence The other guy , another witness, was killed over the weekend. They found him dead in an abandoned house. After 9 11 all the witnesses were systematically done away with. We need affidavits for the massacre and during this trial.

Affidavits are a protection for those people. If they do an affidavit and tell their story and sign it and give it to NLA and a couple of other people that’s their guarantee that they won’t bump them off because it doesn’t matter they can testify from the grave with an affidavit. It would make it less likely to get rid of them because their testimony will live on.

A lot of witnesses are being knocked off

People are afraid out there They’re afraid of the FBI

(24:14)

John is going to talk about the sheriff book we just put out

Then we will have 20 minutes of an open forum on that to get ideas , thoughts, and opinions

Go to NationalLibertyAlliance.org and right on the front page It’s one of the first things that you see It says: “Read Sheriffs Handbook Draft”

We will repost it as soon as we have the perfected one.

Karl has been tied up for a few days

We hope to get the website finished off soon

Hopefully by next Monday we will have the website up

We are going to call this: Campaign for Constitutional Sheriffs

That’s what we’re going to call this campaign:

Campaign for Constitutional Sheriffs

The website will be PowerOfTheCountySheriff.com and .net and .org

Primarily it’s .org but we got all three net, com, and org

anything you put in there will get you to the same place

PowerOfTheCountySheriff.org

It’s under construction

I think I accomplished this, being the main author of this book, we need people to look at it and say “Yes, you did accomplish that” or maybe they will say that we need to add this or that.

What I want to accomplish is to grab these people in the first four or five pages

We have the Preface up there

The cover is one page then two pages for index and then we move into the Preface which is five pages for the preface.

In those five pages, we really wanted to grab hold of the sheriffs and catch their attention.

John thinks we’ve done it We need your comments and thoughts and ideas

Right now we have what you’re seeing here is 74 pages

We really have 83 or 84 pages We added more stuff since we posted this one

We put a page and a half just on due process

The other thing is to prevent all these unconstitutional warrants from being served

They don’t have a wet ink signature they have a stamp instead

It must be a wet ink signature from that judge himself

The other thing is on a warrant on a sworn affidavit you have to have an oath so if they’re going to be looking into your house

Where is the sworn oaths?

Where are the affidavits?

Now you got the oath

Now you need a warrant

Now you got cause

The judge can now sign that warrant and it could be executed by the sheriff

The sheriff is not to execute that warrant if those two things are not there.

We expounded on due process

We were very specific about the IRS

When the IRS comes out they have an affidavit form called Proof of Claim I believe it’s Form 56 Proof of Claim and it’s an affidavit form that must be filled out by the individual saying that this money is owed And it has to be sworn to They can never do that

Whenever the IRS has come out after John and they claim that he owes them all this money in tax, never mind that it involves overhead They come out with a ridiculous amount

That’s why they have all these accountants out there saying, “If you got an IRS problem, give us a call” Then they get a guy that owed $100,000 and they get it down to $5,000

That’s because they pump it up to begin with

They’re part of the game to get the people back into the game to pay the taxes and open their books and reveal what it is that they’re doing.

If the IRS comes to seize property to file a lien in a county clerk the sheriff has to have knowledge of that

John sued the sheriff, he sued the clerk, he sued everybody the agents, everybody

It just froze up and nobody touched the money Then he was able to take it to court and deal with it

A lot of people don’t know these things They don’t know how it works

And they don’t know what they can do to stop it

But the IRS in order to put any kind of warrant out they have to have a judge that is going to sign that warrant

You can’t take my money out of the bank without a judge’s signature on a warrant

You got to have an affidavit

With the IRS it’s called Proof of Claim Form 56

There is another one 4490 that’s the one that’s fiduciary authority

They have to have that Proof of Claim

When we get into court they better have fiduciary authority

They need to have two sworn affidavits

One for fiduciary authority

and the other one proving Proof of Claim

If those things are not there then that sheriff needs to understand that that is an invalid , unconstitutional warrant and cannot be executed

They can never execute it

We also talked about these nonjudicial foreclosures

It’s a foreclosure without going through the judicial process

That is a violation of an individual’s unalienable right of due process

They have their right to have their day in court They’re not getting it

The sheriff needs to understand that

If the sheriff understands that you will not see tax foreclosure because they can’t foreclose on taxes They don’t have that power and authority They cannot foreclose on taxes

And they cannot foreclose on mortgages

Mortgage companies cannot foreclose

If sheriffs understood you can’t take a person’s property without them going through due process This is not due process Go get a court order

The sheriff can stop all of this stuff

And what’s going on out west with the Bundy’s That sheriff is in trouble He’s not happy with the pressure He’s being silenced They’re threatening his life and his family’s life This is how they operate

It’s not going to happen until the sheriffs come together

Somehow they got to get together

And that is the project that we want to get going

That is what we want to express on our website

This is their website

No one is going to run this website No one is going to be a voice for this website

The sheriffs themselves will be

If there is going to be a voice they can elect someone every six months or every year and call him the president and be the voice for the association which is a national association

He would represent the whole Not himself

This book is the minimum for what every sheriff and every deputy needs to understand

This book is very careful not to get into conspiracy theories and not to get off on man on the land stuff

We are sticking purely on the words of our Founding Fathers

Purely on the words of the United States Supreme Court

Purely on the words coming out of American Jurisprudence

Sticking right to Black’s Law

If they come to our website and take our courses they are going to get all the Griffin documentaries that’s part of our course 120 hours of video and audio on the Civics Course.

If they watch our Civics Course they’re going to say, “I always knew that there was something wrong”

What ties all of this together is the Norman Dodd interview It’s 53 minutes long

It’s the missing link, the missing key, the missing piece that ties this whole thing together

Sheriffs have to have their own epiphanies

There’s nothing better than figuring this thing out yourself.

Stay away from the conspiracy theories

Let’s get educated through these documentaries

We are going to call this Campaign for Constitutional Sheriffs

John will have to make the time to be on radio stations and push this campaign

Jan is busy taking care of personal business

But get ahold of Jan and let him know that you want to help

We need people to make phone calls

We have over 6,000 members and we need to call every one of our members and see if we can’t get them into the game.

If we got 6,000 members at $5 each that’s $30,000

The estimate is between $60,000 and $70,000 in order to do the project Campaign for Constitutional Sheriffs.

The plan is to mail out twenty booklets , twenty handbooks , to every sheriff in America.

We want to get twenty books in the hands of every single sheriff in America.

That’s about 63,000 books We want to order about 80,000

By ordering 80,000 it puts us at the lowest amount to pay for books and it’s cheaper

But it gives us the extra books we’re going to need to give to sheriffs who call up and say “I need ten more, or I need five more, or I need 20 more.” Then we can give them those extra books.

Also if we can get the money we’ll order another 80,000 and we’ll start selling them for a very low price

John wants to rewrite the Jurist Handbook

The Sheriff Handbook is really an education for anybody.

It’s not just the sheriff Everybody should know the law

Everybody should know due process This is for everybody

Everybody should have a book

Maybe we will create a handbook for We the People

We will sell them for the minimum as possible

We got to cover the cost of the book

We got to cover the cost of the packaging and shipping

We will have to pay some people to do the packaging for us

It’s a lot of work to put these packages together

If we can get a few people with some deep pockets that could throw us $10,000 or $20,000 or $50,000 or the whole thing sixty or seventy thousand.

This is that important

So anybody out there with some really deep pockets that really has some money and you realize that you need to do good in this world Let’s save America with the sheriffs.

What’s most important now at this point in time is this sheriff project, Campaign for Constitutional Sheriffs.

This is the thing that has the potential to turn this nation around.

This is an extremely important campaign

Once we say “Go” it takes two weeks for them to print , dry, and ship the handbooks

It will take two to three weeks to actually get the books once we say “Here’s the check, here’s the money”

Last time for about 50,000 handbooks, it came on pallets, it cost $3,000 plus , almost four grand in shipping for 50,000 booklets.

We’re figuring $4,000 to $5,000 in shipping costs to get the booklets here

And then we got to package them and ship them out.

We got to call all our members up and rekindle them.

We’re going to create a dialog something that you can make a phone call on

Spend a minute or two and move on to the next phone call.

We want to make it short

But we want to make sure that they really understand who we are and what it is that we are doing.

We want to get them out to the website to see and read the book. And see the plan. And make a donation.

That’s the key to get that donation so we can buy these books.

These are calls to people who have already shown an interest in what we are doing.

They are members. We need to call them.

So we need as many volunteers as possible to help us with those phone calls.

It’s just a two minute phone call.

We will follow up with an e-mail to these people.

We got to get this out

Then we got to move to the next level.

We need to be on the radio more.

Get people to the site Get them to donate

We then go down the line We go to the liberty groups

Let’s get this message out to the liberty groups

Let’s get the Campaign for Constitutional Sheriffs moving across the nation

We are going to put out a clear cut dialog that you would talk to the people about on the phone.

We will be concise

Anybody out there that really got some dollars that could afford to drop $10,000 or $50,000 into something like this Let’s do it.

We’re going to set up membership on the sheriff site

If you’re a sheriff, or deputy or in law enforcement or active military they can sign up for free.

For those who will be honorary members, not in law enforcement , not in active military, you can do $5 a month for that membership. You can also choose to give more.

It’s all going to go for this project

And for those who can’t afford to do anything we will give them a way to bypass and come in without paying anything a month. We’ll allow people to come in as an honorary member without paying if they can’t afford it.

If everybody throws in $5 a month or $10 or $20 a month whatever it is that would be fine.

We also have another place for donations

If you pay $5 a month maybe you can throw in $100 occasionally

We need to get this project moving

This is the project that can save America.

This is the project that can catapult National Liberty Alliance to the point where the Grand Jury process moves through and we get that critical mass

We have somewhat of a relationship with the President

There is the potential that he could catapult us into critical mass.

Just by people coming to the site , we could hit critical mass.

Now there’s the sheriff campaign this could cause critical mass

We got a lot of things going on the burner

Any one of them could cause critical mass

We’re waiting for critical mass

Critical mass is the key to our success.

We hit critical mass game over we win.

This is an important project that we’re on.

(1:07:34)

CALLERS CONCERNING THE SHERIFFS HANDBOOK

Other questions should come back in later.

We will take questions only about the Sheriff Handbook then we will move over to Brent.

Caller 1 Richard Washington

(1:08:08)

Richard had written a correspondence to the NLA office back on July 31, 2016 with some questions and he never received a response. When it comes to the sheriff, recently we had a little celebration Richard had an occasion to speak with the sheriff shortly over the phone. Richard asked the sheriff why he was allowing state patrol to use unmarked vehicles to pull over traffic stops because that is supposed to be unlawful. It is also dangerous. He said that they had an agreement to do that. And Richard explained to him that he was supposed to be ensuring the rights of the people in his county, not the state, the state has no rights. The state does not exist without the sovereigns that are in the land mass. Caller asked about the Writ of Mandamus, if he had received one. He claims that he had not. So more recently in a correspondence Richard advised the NLA office of that fact and requested that he be served with a copy of the Writ of Mandamus and Writ Quo Warranto. Caller has heard nothing back.

Caller wanted some acknowledgement that he had been served because he claims that he had not yet been served.

John is only one person here. NLA has volunteers. Everybody doing work here is a volunteer. A lot of people have been trying to contact John over the last couple of weeks. He has had to ignore most of these calls. Other than leadership John has been ignoring all calls. John gets letters all the time. Sometimes he gets packages three or four inches thick. It’s all paperwork.

There is no way that John can go through all of this stuff. He gets so much e-mail that he has to dump a lot. We don’t have the staff to do those things. We do have plans on how we are going to work jobs out of this process as far as National Liberty Alliance advising people and education. We do have a plan for once we get into power and authority then we will be able to get the funding. Then we would have staff. Then we would have secretaries. We would have people involved where we could answer all of these letters. Right now it is not possible.

That’s why we have an open forum. The purpose of our open forum is so that people have access to the leadership. We give up three hours a week on a Monday in order to answer questions and to respond to anything. You can ask things on our open forum. We will tell you the answer to the best of our abilities. As far as the Quo Warranto, we did something with the judges , we did something with the sheriffs. We sent every single sheriff papers. And we faxed them too. We do e-mails. We thought that between the mailing, the faxes, and the e-mails that we would hit them all. And most of them more than one time.

You can print it up yourself, it’s on the website . And go and hand it to him.

He can go and get it on the website himself.

Caller met one of the deputies downtown and asked him if they had discussed the Writ Mandamus. He said “No , they hadn’t” He had heard of them but he has no idea of what they contain. Richard went to hand him a copy. He took a step back and said , “No, you can’t serve me. I’m not the sheriff” Caller told him that he was not serving him. Just take a look at it and ask the sheriff why you haven’t heard anything about this. But caller reassured the deputy that he was not serving him. The deputy accepted it.

Caller may run for sheriff.

Caller has not had a chance to review the draft of the new sheriff handbook that has just recently been put online.

Go to our website NationalLibertyAlliance.org On the front page its says: “Read Sheriffs Handbook – Draft” You can download that Handbook Draft It’s a PDF copy.

It should be perfected by the end of the week. Since this draft was put together, we got another nine pages.

Read through it See what you think Give us some comments.

Caller 2: Anna from Connecticut

(1:22:34)

Her call pertains to a legal matter

We are only taking calls concerning the Sheriffs Handbook right now.

Caller will call back

After Brent we will have the open forum

Caller 3: Jeremiah from California

Does the sheriffs’ authority come from God or is it established by the Constitution and legislation?

The sheriff has been around a long, long time.

The sheriff was originally there for the king

He’s there to make sure the law

(1:25:10)

He is there to protect the king and make sure that the law is adhered to

We are kings of our own domain and we have unalienable rights

The king would make sure that the freemen the people that he represented he would make sure that they were not injured in any way. That they were protected and that they had rights.

A lot of corruption came in then you got a king out of control

The king was there to serve the people

In our government that have turned everything around

They are our servants

They make us their servants now

We have to pay them the tax

They get more and more money more and more power more authority

And we get weaker and weaker and less and less rights

The sheriff has to be an individual elected by the people

If you have a sheriff that is appointed by anyone then they have the power to get rid of him

The Judiciary Act of 1789 set up a process so that the marshal was appointed and could not be fired.

If you don’t have a sheriff then you don’t have a real law man. You have people who are controlled by political animals. You have to have someone who is elected.

And that person has to be a constitutional individual.

Constables have authority under the common law to actually follow through with constitutional provisions

When you’re dealing with a sheriff you’re dealing with an officer that is bound by legislation , that is a member of a general provision government, who get their authority from legislature, not the common law

A constable is lower than a sheriff he is there to take away some of the mundane duties and there are certain things that he can and cannot do

If you have anything to add to the handbook get it to Jan

Everybody that is listening is getting a great education

Jeremiah can get back into the queque for later comments

Jeremiah inquired if John had his information for grammar checking

Jan is handling that Go through Jan Give Jan any ideas or thoughts

Jeremiah wants to be the appointed grammar checker

John replied that we will take you up on that

Jeremiah said that he is not a troll or a perpetrator

We can use grammar and punctuation checkers

When Jan calls in then John will try to get in contact with Jeremiah

(1:45:00)

Caller 4 Felicia from Florida

She submitted her documents to the courts for public record back in June from the Grand Jury.

She also hand delivered them to the sheriff office.

They did not call her back

She went in and spoke to them twice

They said that it wasn’t a legal document

That was back in August

She sent a letter to the sheriff and they did nothing

She told the sheriff months ahead of time

That sheriff is liable

He refused to take the information that you were giving him to make him understand that if he participated he was breaking the law

Even if he refuses to look at it that’s his problem

You served that information to him

At some point in time we are going to win We are going to accomplish our goal

You can go back as soon as we have courts that are actually working

Once we get our goal then you can go back and get everything Keep good records.

You can hold all these people liable including the sheriff

Shame on that sheriff for swearing on an oath that he doesn’t understand

They called Felicia on the day that they were actually going to get her out of the house and they said that they were at her house and could she open the door.

She was sitting there looking at them and she said that she wasn’t home

They said that she couldn’t come back on this property because it now belongs to someone else.

If you come back then we are going to arrest you for trespassing.

She rode passed her house and looked at them and said “Good morning”

She has this on video

They had five people at her house

Two deputy sheriffs and three local cops and a guy with a Maserati

She went to the courthouse and she got a copy of the Writ of Possession with the judge’s hand signature and she went and got a copy of the deed and it said “Special Warranty Deed”

And on the last page it says Chicago Title Insurance Company and somebody whited out their name The name is whited out

These people have no shame

They got to answer to all of this

Justice will come

When we get justice back into the courts you need to be restored

Those people have to restore you

When we get common law courts actually open Article 3 courts in the federal courts common law courts at state and federal levels there’s a requirement for restoration

That guy fixed up Felicia’s house, they painted it went up on the roof they did all this stuff. Well tell them thank you because you’re going to have to give it back

If you want to talk some more you will have to get back into the queue

We are moving on to Brent

(1:50:33)

Brent Winters is author of Excellence of the Common Law

Brent’s website is commonlawyer.com

During the times of John Lackland the infamous signer of Magna Carta fines were major and have been all along this is an ancient thing

In 1215 they used fines to bring in a lot of money

They got so bad it was one of the complaints of Magna Carta they said this isn’t going to happen any more

They made the king swear that he wasn’t going to do it

He was fining people for killing a rabbit

Or for not maintaining a bridge

There were other fines put on whole districts of people for little things those fines were to encourage people to do certain things.

When Henry the Eighth commissioned the translation of the Bible he commanded that a large Bible be put on the reading stand in every parish church and be chained so that nobody could steal it A reader would be provided for people who couldn’t read Any parish that didn’t do that would be fined.

Fines are to encourage right behavior

Fines are a way to draw in revenue

It quickly degenerates into a money making tool

There are two fundamental things that government does that we by ourselves cannot do:

It is not practical that we by ourselves can deliver justice

We by ourselves cannot affect a national defense.

We’ve been going through the Declaration of ‘76

The things that Brent says may or may not agree with the positions of NLA

Paragraph 14 is where we left off

It says:

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

The King and Parliament in England were trying to avoid common law’s time consuming procedures. Called “due process” It’s time consuming.

It is the inconvenience every man must have before you take away his life, his liberty, or his property.

He is entitled to the course of our common law called due process

Due process is the process that is due and owing to all concerned

The King and Parliament wanted to replace due process with the commands of military law, martial law. Admiralty law is a form of martial law. He was using that.

He was using Canon law. The Roman Law, The Church Law had been by Act of Parliament made the law of the Province of Quebec, Canada just before we separated from Britain It made the Americans terribly mad because they had fought all of their lives they had seen some awful bloody scrapes with the Jesuits coming down from Quebec and the colonies with the Red Men they slaughtered people slaughtered children In the winter they would come down and the snow would be red with blood Our Declaration of ’76 cites that Talks about the Red Man not taking cognizance of sex, or age, or infirmity. They would slaughter everybody

The French and Indian War, it was a terrible, long, hard bloody conflict finally settled on the Plains of Abraham up near Quebec Large battle And that battle spelled the destiny of North America. The Battle of the Plains of Abraham. Called the Plains of Abraham because the farmer that owned the farm up there his first name was Abraham. So they called his farm the Plains of Abraham. That’s where the battle was fought. And then after that battle and the English gained control of this part of the world the Parliament not long after that passed a law that said that Quebec could have their law of the city back. They could have their Canon Law. And to make matters worse they extended the boundaries of Quebec clean down to the Ohio River. So all of Ohio, Indiana, Illinois , Michigan were all said to be part of Quebec And all of those places, if they were part of Quebec by the Quebec Act as Parliament called it the Canon Law of Rome became the law of all of that area according to Parliament That made the colony of Virginia very angry because the charter that the Crown had given to Virginia extended clean to the Mississippi River at least if not further. Virginia alone took in the lower part of Ohio the lower half of Illinois and Indiana. During our war with Britain to separate from Britain Patrick Henry, Governor of Virginia commissioned a man by the name of George Rogers Clark to travel from Virginia with about 165 men he picked up some in Kentucky they were a vicious bunch very dangerous they called them the Long Knives they were white men

he took them clean to Kaskaskia on the Ohio River which is now Illinois and captured the British fort there Took them by surprise. The British didn’t know what to do So they threw a big party

Then they captured a fort called Vincennes  on the Wasbash River

They didn’t have fun doing that It was quite a ruse that they played on them.

They took that fort without losing a man and by doing so Virginia captured all of the territory that Parliament said had been transferred to Quebec.

All forms of the civil law , martial law is one of those forms, they demand, civil law, we call it civil law, it’s not civil at all, civil means city, it is a martial kind of law

Administrative law sometime we call it bureaucratic law is civil law demands immediate obedience.

The Uniform Code of Military Justice martial law for armed forces demands instant obedience.

The law of the city city life and the laws that you live under and all the tons of ordinances that you live under demand obedience without reason just demand obedience.

That’s what the law of the city is all about. In opposition to the law of the land In the law under the law of the land there’s not a problem until there’s a problem.

The only problem you could have if you live under a pure common law tradition would be if you get into a dispute with your neighbor You go to court and hash it out You have a fight You have a trial Our common law does not demand obedience

And it does not demand that you seek permission for everything that you do

The law of the city tends toward that

You don’t do anything unless you have permission

Men in the military don’t act until they are told what to do

That’s good there

Military law is not for us who are not part of the armed forces.

And if it is done here then we call the person that does that a tyrant.

They like it They’re in control

Common law searches the past to understand the future.

It seeks truth in light of past acts Our common law does not cut itself off from the past It likes history.

The law of the city never looks to history Never looks backward

You can find more about this subject at [www.commonlawyer.com](http://www.commonlawyer.com)

You can listen to Brent on the radio six days a week

It tells all of that at [www.commonlawyer.com](http://www.commonlawyer.com)

(2:21:00)

CALLERS

Caller 1: Anna Connecticut

This is a legal matter pertaining to the summary judgment court family court

To understand the case it would take hours

She was inhumanely entered into a study where her attorney had modestly got some money

And she got this money in order to proceed with the case

Caller was accused of a crime that she did not commit

They work with a preponderance of the evidence

Caller smells a dead rat Her attorney caller created several e-mails She got the commission involved We are talking about a Nazi doctor a hired gun assassin Caller did the research along with Erin Brockovich but this is real stuff

They tortured her

They duplicated the Stanley Milgram experiment (obedience to authority)

I jump around but you got to understand legal abuse syndrome.

In this experiment Dr Mantel many years back he does not have a doctor’s license.

They want me to enter a plea But what he had done he whether participants knew they were a part of the study or what teachers with students would ask us all words and they would receive shock The experiment that shocked the world The Stanley Milgram experiment.

Dr Mantel duplicated it

The American Psychological Association has taken his license away.

The big human rights part of it is that social workers use their own entities against you by visiting the child and they work in collusion with others to implicate her in a crime of poisoning her daughter. Her daughter was born healthy She continued to thrive She was never poisoned

Even suggesting that she poisoned the father of the baby

It’s a very sick situation because her attorney told Erin Brockovich that she had gotten money for the study. There are so many crimes in this case it stinks.

They want to serve her a termination for her parental rights.

The reason is that they had to prove that she was dangerous.

Social workers are no longer granted immunity.

Shaun McMillan pulled a case up in California federally speaking where we’re talking about false witness and perjury And they did win

The reality here is that in the state here you can’t do Connecticut (2:25:00) I’m not looking for money

This is an alarming call for you guys whether you can believe it or not

With these types of agencies nothing should surprise anybody

This all started because my child was born at home two doctors did some white coat crimes they signed an Emergency PEC which is a Physician Emergency Certificate saying that she was surgically ill and that she was going to die the day before she was born

The reality is that I’m up against a big CEO at the hospital

It’s been two years

Her attorney admitted that sometimes we got to rob Peter to pay Paul

It goes on and on and on

The doctor needs to be exposed

The system needs to be exposed

We’re talking about expired notary commission stamp

The commission of the notary was expired five years ago

A two year mark means that termination the money won’t be trickled from Congress any more.

And the baby gets adopted out.

The reality is that it was a kidnapping from the beginning

From the hospital and the ex parte with the Physician Certificate

She has been tortured all along the way

What Dr Mantel does he’s a Nazi doctor he actually works for the U S Army and it’s a way to stifle political dissidents And there were two other previous kidnappings where CPF went rampant. More fraud at the hospital Because she disagreed with the agency this is the first kidnapping where she was taken against her will to ensure competency with intramuscular injections of psychotics This is insane

She has been tortured

Dr Mantel studies the willingness of torture and the obedient child

She has all the documents to prove it.

The reality is that her baby was kidnapped with an order ahead of time

There has been no contesting

She has never seen anything in black and white

She could have been locked away

They’ll take civil rights political activists attorneys that know about these corrupt judges they will put them away

Adam in Pennsylvania just disappeared in September he was saying too much

Have you ever heard of this type of insanity? She is scared for her life

Her attorney mapped out things

Caller is looking for parabolic curves

Darby Shaw is telling her that she can’t make statements or affidavits

It’s all a lie

She is in big trouble right now

She has to face these criminals She has to take this to a federal court

All the legal injuries to conceal the fraud

How can she proceed to have a federal jury?

What do you know about expired notary commission?

Clearly they are violating your right of due process

They’re silencing you Preventing you from defending yourself.

When someone tells you that you can’t write an affidavit who the heck is that person?

There’s two things you can do and both of them are going to take time.

How old is your daughter now?

She will be two on November 19

Did they take her at birth?

Yes and I could visit her at the agency

They were busy fabricating evidence

You’ve been in this situation for two years now?

I’ve been in it for seven years

There’s two things that you could do.

I’ll give you the simplest one both of these will take time

There is no fast way

The first thing that you could do, we’re about ready, hopefully about ready, we may be ready to start doing habeas corpuses.

Put a good affidavit together. Tell the story from beginning to end. Focus in on right and wrong. Stay away from the technical stuff. Get to the nuts and the bolts.

This is what happened This is my experience Focus in on as many of the facts as possible from day one to present. Get that story on to a piece of paper first. Be careful not to get confusing. Due process and jurisdiction those are the two things

That’s cause to go to any federal court

You can move this whole thing right into the federal court for cause.

To move it into the federal court the easiest way to go as soon as we start the habeas corpuses you fill out the form get us your affidavit and we’ll get your habeas corpus in. Everything that we are doing in the courts is just sitting there.

We sent papers in and they’re not sending them back

Recently we got an official looking document with certain claims and we’re banned from this but we ignore it

They haven’t sent anything back to us

Possibly the clerks are afraid to do anything on behalf of the judge

Habeas corpus at some time will take it’s weight and have some power

and be able to deal with these people because they’re not responding

We could do a habeas corpus into that court on behalf of you from the grand jury and then we can file it up here in the federal court

That’s something you could do

We’ve had a couple of people that actually worked on right away

But only a couple out of thirty plus

At some point in time all those habeas corpuses will have to be dealt with.

When we hit critical mass and things start moving that’s a case that needs to be dealt with that we are putting inside of our case

This is all about subversion

It’s about subversion against We the People

against the government, against the nation, against the Constitution, against We the People.

You could move it into the federal court for cause

The problem is that you have to have the knowledge , and you have to have the ability to do it on your own

You need to study

Here’s what you need to do:

You need to take our Constitutional Course and our Civics Course

You also need to take the Jurisdictionary Course

The Jurisdictionary Course costs $249

You have to combine that with the knowledge that you are going to learn in the Civics Course.

John uses court rules as long as they are not repugnant

You should read through the Federal Court Rules

You are pressing toward default

And they will default

If you write your papers right after you learn all of this stuff

You write your papers in such a way that they cannot answer this stuff

They’re going to default

Your battle is going to be in two places

And it’s always the same

Jurisdiction and Due Process

They don’t have the jurisdiction and they don’t give you due process

They don’t have jurisdiction because they are in jurisdictions unknown

You’re not in a court of justice

Your rights are being violated

When you get into the federal court, and this where it is important to read our Memorandums.

Our Memorandums work on every case on any level

It deals with Memorandums of Law

It deals with jurisdiction it deals with due process it deals with an Article 3 court

it deals with a court of record it deals with the common law

All of these things you have to make sure that you get into the federal court

So you’re putting the court into a position where they now have to understand that they are in an Article 3 court

You may be able to add memorandums to your case. Just change a few things

You have to build your case up to put the federal judge on notice that we are not in a jurisdiction unknown, we are not in a commercial jurisdiction I’m not giving you the right to make rulings on this we’re in a court of law under common law

Studying is the only way that you are going to learn this stuff

Read, read, read, read, read

Studying is reading

Studying is reading and understanding

Use the link on our site to go to Jurisdictionary and we will get credit for that

Caller said that these legal terms are a little foreign to her

Caller is concerned about time

You will never be able to accomplish what I am talking about in one week

Anybody who can articulate and has will , desire, and determination to accomplish this goal, it would take three months.

You have to learn things as you go along

You read, you read, you read you can never stop reading

Read court cases

The memorandums of law are the most important papers that we write

We refer to those memorandums of law to make it clear We keep it simple

What the fact of the matter is concerning the case this is a common law case we’re opening an Article 3 court and then we say see Memorandum on Article 3 court

and then we expound on that

If you cover all your bases and if you do your homework and you put your case together you got to be able to get up there and articulate yourself in the court

You can object in the court You can make some points Stand up for your rights Quote the rules of the court

It’s going to take some time It’s going to take at least three months

You got to sue your lawyer also

They are in a conspiracy against you Your lawyer is involved

The doctor has ruled her intermittently competent

The judge overruled it Marked her as competent and appointed her an attorney

Guardian ad litem she has power over me

You can get your power back by moving into federal court

They got to answer your affidavit

They got to answer everything that you put in your papers

John likes to overwhelm them with facts

But don’t draw it out too long

List as many facts as you can

They got to respond to they got to answer

They got to answer everything in that affidavit

If they don’t then you got them

You got to get some education

It will take a few months at least

You can do a paper of Intent to Move it into the Federal Court

They might ignore it

(2:56:32)

Caller 2: Ellen from Washington State

She bought a piece of property several years ago , it will be 30 years ago this fall.

It was just bare ground except that it had a dug well and that was it.

I improved the land and as I improved I kept adding

I added on a house I moved a mobile home I added an addition on that

And then I got married

While I was married we decided we were going to improve the property

We were going to upgrade it

We added more on to the addition we remodeled we put up a partial shop we did a lot of stuff Then we decided that we wanted to do more

Caller had recently owned a business and ruined her credit while she was doing it

And so we wanted to get a loan

We got a loan but we did it in his name.

The property and all structures on it were mine before marriage so it was my separate property.

Then we wanted to get a loan because we wanted to do more

I signed, because my credit was worse than his, I signed a Deed of Love and Trust and signed the property over to him and we got a loan in his name and I signed on

This is your permission giving him the right to get this loan.

We did that.

Two years later we end up in a divorce.

The property was awarded to her in the divorce because basically it started out as her property and then it became community property and then she signed it over but it was still community property. It wasn’t community property before I signed it over It was mine before the marriage. I signed it over to him and then it became community property. In the divorce I was awarded the property. But he wasn’t allowing her to have the monthly billing statements on the loan he got. I was making blind payments and they accepted the payments

This goes back to 2002 I made the payments and they acknowledged the payments

And then before the next payment was due the divorce was final and they did a nonjudicial foreclosure on the property in his name. But the property was mine because I was awarded that in the divorce.

It was his lawyer that was supposed to handle that

But it wasn’t changed in the county record.

He probably didn’t pay his lawyer to do that.

You can make an affidavit and make this clear

They did a foreclosure They called him in He wrote a thing saying no I don’t have any interest in the property So then they started evicting me

They had written a letter to me that they accepted my payments and they understood that I had gotten the property in the divorce after they sent the letter they accepted the payments that I was making They accepted them and then they did the foreclosure the nonjudicial foreclosure without me knowing what they were doing and then I started getting all these eviction notices

From 2002 til October 10 of this year they’ve been trying to get me off this property

I hired a lawyer until 2006 and the lawyer kept me in court and kept me in court and kept me in court and kept me paying money

There is only a couple of things that you can do here

The key thing is this A nonjudicial foreclosure is exactly what it says

They’re taking your property without judicial process

That’s violating your right of due process

I fired the lawyer because he had my property broken into while I was gone

I went to California because my daughter is in the service and her husband was in Iraq and they had a newborn baby and she was working so I went to California from Washington to take care of the baby because otherwise she would have to put her someplace and she didn’t want to do that. So I went down there to take care of the baby. While I was gone the lawyer knew I was gone my house was broken into they broke a window they broke my coffee table and because it was in the winter time they said that they saw ice in the window because of broken pipes

Before I left I had all the pipes flushed out It was winterized.

And I had my friend watching it for me

They cut locks They broke the door They broke the window in the back

She is still in the property

She needs to go down and make sure that they did not change the deed into anybody else’s name.

And make sure that it goes into her name

This is a jurisdiction problem

They don’t have it

This is a violation of your right to due process

They never gave it to you

They move the process along little by little so nobody notices

Eventually they will change the name on the deed

And your husband’s name or your name will not be on it any more.

This is going to take time And you have to get educated

You can file a paper with us and we can file a nonjudicial foreclosure paper for you.

They’re ignoring it at this point It might buy you more time

At some point in time it will have the clout that it deserves

But until we can get our court process moving and start to get some convictions and trials going then we’re just building cases and keep putting the pressure on them.

On the other side of that, you could move this into federal court for cause.

If they don’t have jurisdiction and they don’t give you due process then you win.

They got a summary judgment on October 10 of this year

The judge ordered her to get an attorney

She was in court four times on her own and won until the judge told her to get a lawyer.

Ordered her to get a lawyer.

She got a lawyer and she lost

Of course, because the whole thing is set against you

The summary judgment is not valid either

It’s back to due process again

Everything they do is process They just move to the next step

Most of it is done in secret

Usually the judge won’t sign off on it

Nonjudicial foreclosure violates you unalienable right of due process

Why fight 20 battles when you only have to fight one to win?

The fact of the matter that they didn’t give you due process, they lose

They created a process to get your property without having to go through the judicial process because they can’t win on the judicial process

In order for them to try to win on the judicial process they have to commit fraud

They have to make statements and claims that they cannot make

They can’t win the battle in a court of justice

So they have to create a scam to take the property

This is going on all over America

You have to have a certain amount of education

You can do it in three months if you really work on it

But you can get into federal court and you can win in federal court

She has until November 10 the lawyer said that she has to file before November 10

It has cost her $10,000 Court of Appeals Division 3 and he has called her the defendant

He said that she has to file it in the court over here in the county in the Superior Court

He told her that she has to file this or they are going to move on her and make her get off the property

You service Notice of Appeal Call up the appellate court or visit the appellate court and ask them how long you have in order to perfect your case. In New York they give you eight months to perfect your case You only have so many days to file a Notice of Appeal

Call the appellate court and find out how much time you get to perfect the case.

Perfecting the case means from the time you file that Notice of Appeal til the time you actually file your papers in the appellate court . Here in New York we get 8 months. You just put yourself into a comfortable position They can’t kick you out You go into the appellate process And now you work to educate yourself and get into federal court before that expires. Don’t even bother to go to the appeal because you are going to lose there any way. So now you will have time to educate yourself Get educated

Get the Civics Course it’s free right here online

Get your Constitutional Course free right here online

read our papers everything is free

Membership is free

Just get educated

NationalLibertyAlliance.org

The only course that you have to pay for and you have to get it is the Jurisdictionary Course

That Jurisdicitonary Course teaches you how to write papers how to file papers what papers are necessary. It tells you about the index number

She has been in court and she has won until they made her get a lawyer

Do the appeal right away and that will give you six months

Get your education and come back and talk to us in three months.

As long as you have educated yourself then John will be able to give you thoughts and ideas.

She should be able to pull it together and write it herself and get it in.

It’s important that you learn how to do this so that you can go in as your own person.

Without getting into the man on the land stuff. All of that is fraud . John will have no part in that.

You can give the judge a Writ of Error and you go after him for fraud on the case.

She was representing herself in court her mistake was that she went in there and she had some notes that she had taken when she was in California because her house got broken into when she had her friend watching her house and she saw that someone had been there because they were making it look like it was lived in She came and they had broken in and this construction worker said that it had been taken over and that they were upgrading it and they were getting it ready to sell They gave the property back they broke in they did all this stuff said it belonged to them but on the notes that I took when I was in California I wrote on the notes that the attorney and I named him on my notes that he was the only one that knew that I was gone other than my friend that was watching the place and my sister

You can’t see my property off the road

The judge got mad because on my note I wrote that Matt Singer was the only one that knew that I was gone. The next time I went to court he turned on me and he said Matt Singer is a good lawyer and that is when he told me to get a lawyer

Because up until then I had one every one of my cases until I fingered a dirty lawyer

The lawyer was the only one who knew that my property was vacant

This is what you got to do

You got to get rid of everything else around you and for the next three months focus in on learning That’s what you got to do You got six months you can play the court for six months You want to move into the federal court before that six months is up

Once you get that education you will know the right questions to start asking

And then John will be able to give you some more information

Go to NationalLibertyAlliance.org

Take the three courses

Take the Jurisdictionary Course that’s the one you got to pay for

Caller paid $97 to sign up for You Are Law.org and on that website it said that you have this call on this time on this day And that’s why she called.

That has nothing to do with us We are free for whatever we do

We do ask for donations

We don’t charge for anything

Whatever that site is we have not part in that

YouAreLaw.org She signed up to that for $97

That $97 has nothing to do with us

It’s on YouTube also That’s where she first saw it

It says YouAreLaw.org in big blue letters

Then it says Winning any court appearance and foreclosure a new perspective

At the bottom it says Freedom Trinity Ministries

John has no affiliation with them

We are NationalLibertyAlliance.org

Caller asked for his name and John replied John Darash

Anybody can talk to me on Monday Night It’s an open forum

You got direct access to the founders of this organization

You have direct access to all the national leaders and the state leaders and the co-ordinators and committees

Nobody gets charged for anything

Caller is going to try to get her money back from the other website

That is where she got NLA’s number on that website

Caller questioned if she should file this appellate thing even though it is in all caps

John replied That’s all fraud you’ll deal with that later You got to ignore it Move forward into the common law process

Why fight that battle?

Win it on the merits of the case

They are not giving you due process and they have no jurisdiction

I want everything back You have to restore me to my original state of being before you people came and started destroying my life

John was going to move on to the next caller

It’s already 12:30

We’ll have to put it off until next week

It’s almost always the same thing Due Process and Jurisdiction

It’s always the same thing Due process and jurisdiction

That’s the problem

If we’re getting due process and the proper jurisdiction which is a court of law and a court of justice you’re going to get justice in a court of justice and you’ll get your opportunity to speak and all of this fraud wouldn’t have the opportunity to beat you up and take you down and lose your property and children

It’s always the same thing

Try to participate in the sheriff project

Get ahold of Jan if you can help us with phone calls