National Liberty Alliance

Monday Night Conference Call

January 8, 2018

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 21: 28 – 46

(4:45)

We are still continuing our Campaign for Constitutional Sheriffs.

The new website is PowerOfTheCountySheriff.org

Make a donation

We estimate the cost to be about $60,000 to get this project off the ground

As soon as we reach a certain point we will start getting the books out to our sheriffs as soon as we can.

Here in New York, we decided that we are going to deal with a problem here in New York, which is called the Safe Act. At this point in time people are receiving letters here in New York telling them that they now need to go and register their guns with the state police and if they don’t then there will be consequences. We’re going to launch an action in the courts . We’re going to file this in the federal court. We’re going to sue them for our rights We’re going to sue the governor in New York State and the two Houses for our rights We’re also going to sue for protection against the state police by the sheriff . And anyone who joins in to this as a plaintiff, we’re also going to sue for monetary payment for suffering. (6:39)

So anybody in New York that’s interested in that you can go to NationalLibertyAlliance.org, highlight “ the News”, and click on “New York Safe Act Lawsuit”

That will explain what we are doing and what you need to do if you want to join in this action.

We are planning on going forward with this action in probably two weeks we will probably file the papers.

At that point we will not be able to add anybody into the action as a plaintiff.

Anybody out there in New York, you need to get out there and get the information, and send us your affidavit. Everything is explained on that page.

Under “News “ at our website NationalLibertyAlliance.org highlight “News” and click on to “New York Safe Act Lawsuit”

More than that: We’re in the process of getting ready to do we’ll pull the Grand Jury together for potential indictment.

Anybody who has not been out to review the evidence needs to go out to the website there’s not going to be much time We’re hoping to make an announcement this week of a date probably next week go to NationalLibertyAlliance.org highlight “Grand Jury” , and click on “Docket” Once you click on to “Docket” then you can scroll down and towards the bottom before the video you will see it says “Grand Jury Criminal Investigation Evidence Reports” We’re going to be considering an indictment in LaVoy Finicum’s Assassination. We have people gathering information right now to figure out who our targets are going to be. We’re going to skim through the evidence and make sure that we get all of the targets all the people who have become part of this crime. There is an assassination report that we have out there We also have an assassination report from an FBI forensic , it’s an FBI forensic report. So we’ve got quite a bit of information on this particular case There is quite a bit of video on this Also we have a lot of written information.

People should go out there and take a look at this

Try to go through all of this information (9:42)

We will be singling individuals out when we make our decision on this.

We’re planning, depending on how long the first one takes, we’re planning on also doing some indictments on the Bundy ranch, the wildlife preserves, and the Hammonds.

(10:00)

We have a list of the individuals but there are a few that we don’t have their names yet.

We are going to be researching through this over the rest of the week to see if there are any individuals that we missed.

When we get together for the potential indictment we’re going to expect that people have reviewed through all of this information.

Then we will read the basic charges and a bit of information concerning what the individual has done. And then we will take a vote one by one til we get through all of these things.

It will be a little bit of a long meeting once we come together.

At minimum one hour.

We are not going to get into discussions We are just going to get into individuals one by one.

Read off the charges Explain a little bit about how they participated in the crime

And then look for a vote.

We are depending on people to go out here and review this information.

NationalLibertyAlliance.org Highlight “Grand Jury” underneath “Grand Jury” click on “Docket” towards the bottom of the page you will see this information

Under “Bundy Ranch” we have the transcripts of the court hearing It’s quite long About 4,000 pages. We’re not expecting people to read through that.

We are skimming through that and may pull some things out for the case

We’ll highlight the points that we found in the transcript

If anybody would like to read through the transcripts it’s a PDF copy so save it to your computer and then anybody who wants to read through this and highlight in yellow

If you do do that then get a copy of it to Jan that will be helpful for us to pick out certain points in this trial where the judge has violated the peoples rights.

We have a tremendous amount of information even without going through the transcripts

We will bring them up when we get together for the meeting as the Grand Jury

There is also a PDF copy of “Bundy Ranch Investigation”

That’s a couple of hundred pages

We got quite a few affidavits in there

We have the habeas corpus that we did

If you want to read through that it would be a good education

It’s the same habeas corpus as we have here with the Wildlife Preserve and also we wrote one for the Hammonds

We have written three habeas corpuses So they’re all the same If you read one then you’ve read them all.

The only difference would be the names.

One of the reasons for their indictment is refusing to consider the habeas corpus that we put forward speaking very specifically of the right of due process.

Even though there is a lot of pages Once you’ve read one then you’re read all of them.

The habeas corpus is quite long

We did a default We did a ruling We did a default We did a Show Cause

They ignored the whole process all together.

We’re looking to consider the indictments in the LaVoy Finicum assassination, Bundy Ranch, the Wildlife Preserve, and the Hammonds case.

With the Hammonds case you will find that there is not much there. Just that we did a habeas corpus for them and they rejected it. We also have some information considering the fact that this was double jeopardy for them. These people were put back in jail and this was double jeopardy.

We have also the 9 11 Conspiracy we want to consider next maybe in a couple of weeks we will look at this

Click “News” on the tab at our website and we have quite a few videos and a lot of information on our “News” page

The Deep State is about to go.

When the Deep State goes then there is going to be a great void

We did two different videos on this

You can go to our front page and right on our front page we have the first two videos It’s the newest videos that we’ve done (17:35)

One is “Filling the Void that will be left by the Deep State”

Now is the time to step up

And that is why we feel real strong about going through with these indictments

We can send these indictments into the court The court is still receiving these indictments

They are ignoring the judge’s orders

We’ve informed the clerks that if you want to get indicted too then fine.

Let the judge remove this from the records

Let him be susceptible to 20 years imprisonment.

That’s the penalty for anybody who removes anything from the court record

To date they have filed all of our papers They have not sent any of our paperwork back.

We have copied all of our paperwork and everything that is going on to Jeff Sessions, a couple of Congressmen, and one Senator

We also have been copying the President of the United States

He’s been receiving all of our stuff

When we do these indictments we’re going to send it to Jeff Sessions, and the President, and a few other people in Washington.

We’re going to be doing a Show Cause

We might work on it this week

We need to show a cause to the judge

We’re going to do a Show Cause to him (20:00)

And then we’re going to do a demand and command him to obey the law and do his duty

We have already got a default on gun laws here in New York State

This is on the federal level

We’ve already filed papers on this and they failed to answer

They is the governor and also both Houses.

So we’re going to push him Why didn’t he file our default that we filed

We filed a default on this and he did nothing

We’re going to push that We’re going to ask him by what authority he thinks he has that he can just ignore this.

Nevertheless we’re still going to file this court case here in New York in the next two weeks

Once we file this Show Cause then hopefully right behind it we will have these indictments going through. So this guy will understand that we are serious and mean business.

Because he’s the next guy to be indicted

If he doesn’t start obeying the law and doing his job as the magistrate of the court then we will indict him too and file that paperwork and remove him from the bench and call for another magistrate to be put in his place.

We have been told that at least 30 congressmen will not be returning to Congress this coming year.

What’s going to take the Deep State down is the slave market that they have going.

The pedophile rings, the slave rings

That’s what’s going to take these people down.

That’s how we’re going to get the people who haven’t been paying attention, we’re going to capture their attention. The evidence will be so overwhelming They’ll realize and see

At that point all kinds of stuff will be exposed on how they have been working for years to take down America

People need to be researching this themselves

This is going to open up a vacuum

Something has got to fill up the void

And this is where the people step up and get in

This is where the people have to take up their authority

We can’t do it without knowledge

(35:50)

We also need to go up against the judicial system themselves the judiciary

We have to sue the judiciary

They have been making these horrible terrible decisions under civil law and not under common law. They have brought statutes and they have been taught this way lawyers have been taught statutes they have not been taught the Constitution

Judges are lawyers that became judges

They continue to rule on statutes

That’s not how common law works

Brent Winters is a lawyer He’s a common law lawyer

He knows that he can only push the court so far

They’ ll take him and they’ll tazer him like they did out west They’ll tazer him in the courtroom if they have to They’ll put him in jail if he doesn’t comply

They judge will find him in contempt and put him in jail.

We’ve written so many papers and cases that we already know what they’re going to say before they say it.

This case, we’re going to write and we’re going to make the argument before they can even make it themselves.

And then we’re going to make the argument that they cannot argue they cannot defend against they won’t be able to answer So we will make these points up front.

We’re going to make it absolutely crystal clear with the magistrate who may think he’s a judge that there’s no such thing as summary judgment in our court

You get to decide nothing

You cannot make a decision to decide to throw this case out.

We’re going to make it clear that if they even attempt to do so we will not only give them a Writ of Error , remove them from the bench, we will also file charges against them for fraud on the court Only an officer of the court can commit fraud on the court.

When a judge comes out and the law is clear and he rules the opposite way he just committed fraud on the court (39:00)

And that is the charge we will put upon them And we will indict that individual also with the same charges immediately

We got to get the people together and ask for that indictment

Then the people will need to agree with us

It’s time to learn It’s time to educate ourselves

We have 1,009 grand jury administrators

We don’t have 1,009 grand jury administrators that are active at this moment

They’ve gone through the courses

They’ve prepared for the job that they will be taking up

We need about 14,000 people across the nation to take these positions as administrators

It is a paid position

Right now the courts control those people.

That’s a puppet jury That’s a stacked jury

When the government comes out against you the prosecutor is against you and the judge is going to do the will of the prosecutor

Sending people to jail there is money to be made there

So you got a judge against you You got a prosecutor against you The grand jury is against you, they already indicted you. You have a trial jury that is totally blemished

It’s a puppet jury It’s a stacked jury They’re going to get their statutory conviction against you no matter what you do they’re going to get it.

You did break the statute which is no law at all

Sometimes the jury recognizes the con job that is taking place and they let you go.

Usually the conviction takes place and you go to jail.

That’s what’s going on

And these people in most cases haven’t even broken the law

We never gave Congress the authority to write any kind of statutes to control our behavior

If our sheriffs understood the law then we wouldn’t be having all these people in prison.

We need to sue the judiciary directly

Hopefully we will be able to collect enough donations over the next few weeks to do all these things Donate and give to this cause

And we have the Constitutional Sheriff Project

If we don’t have a sheriff that understands the law what worth is he?

What worth is any sheriff who raises his hand and swears to obey the Constitution and doesn’t understand what the Second Amendment really means?

What good is an elected sheriff if he doesn’t understand the law?

(51:25)

The sheriffs are confused They have no clue They think they have to listen to the judge

The first grand jury on record that we are aware of is the Magna Carta

The people grabbed the king and the people demanded that the king be obedient to the law or off with his head

We need to have an education

We have a plan to educate the sheriff That costs money

We have a huge membership and yet we are suffering for money

We have about 6500 members now

If everyone gave $5/month we could do so much

We need four administrators in every single county in America

We have about 3,000 counties

That’s about 12,000 individuals

Each county needs about 200 committeemen

(1 hr)

QUESTIONS

Question 1: Who is the magistrate in the northern district federal district court in New York?

Daniel Stewart

Question 2: Regarding our new filings against the New York State Pistol Law or the Safe Act . John sent out an e-mail announcement this week to all New York State NLA members announcing the filing and how they can join our action in the federal district court

We will be suing for the following three things:

1. The court is to order the state to stand down and all county sheriffs to protect us from any state police action
2. We will also move the court for an injunction until the case is settled
3. For monetary damages of $50,000 for each plaintiff

Is it OK for NLA members to spread the word about our new filings with the federal court in New York to other people since nonNLA members may want to join us? If so would those people, nonmembers , be required to join NLA to participate as plaintiffs?

Anybody can join us Nobody needs to become a member

They should look to see what we’re doing

If someone wants to join the action and not become a member , that’s fine

One of the problems they will have if they don’t become a member is that we have no way to contact them to keep them informed and abreast of what we’re doing.

It’s way too much work and manpower to deal with each individual outside of being able to be in the collective

There is no requirement to be a member

Our membership is one hundred percent free

There are two free courses, everybody should take advantage of that.

We have a higher education underneath our “Education” tab.

We offer a complete free education

No cost

Access to everything we have, once you are a member, is totally free.

Anybody who wants more information on this go to NationalLibertyAlliance.org then highlight “News” then click on “New York Safe Act Lawsuit”

(1:05:20)

Question 3: In Black's Law Dictionary,  4th edition, listed under the word "when":  "When the common law and statute law concur, the common law is to be preferred.  4 Co. 71"    What does "4 Co. 71" refer to?

Brent will look it up.

We need to get back under common law.

The Constitution, the common law, must always rule all things. Any statute that has not got the authority to be created to be legislated is null and void.

Every statute we got to go back and trace it’s authority.

And if you can’t trace it right to the Constitution then it has no authority at all.

The Constitution says that anything over $20 you have the right to trial by jury

If you decide that you want to get through it quickly and you let the judge make the decision , it should be able to be heard in a day, it’s a dispute, you go in , the judge makes a decision, and if he is acting under American Jurisprudence and he’s really bringing justice into the court then you will get a good decision. If you have a judge that will rule based on American Jurisprudence then why not go to the judge. You have an appellate system there.

You can appeal a couple of times.

Question 4

(1:12:12)

Should we promote to governors that they still have the right to recall Senators?

Should legislators not still have the power since the Seventeenth Amendment only voted to pick them and the Constitution’s other senatorial provision should uphold?

We don’t need the Supreme Court to rule on this We have already advised the legislators and governors of every state of the Union we have literally in paper written to them in our case, and advised them if their senators are not doing the will of that state they have the ability to recall that senator

We have government by the consent of the people

People consent to the judicial process by taking control of the juries

People respond to the consent of the political process by taking control of the committeemen

Nobody gets into office unless We the People say “Yay”

Join the Committee of Safety in your county We’re creating them in every county across America

Connect with the sheriff Empower the sheriff Educate the sheriff

Take control of the process Become the committeemen

Our Founding Fathers created Committees of Safety

They created our government

They ruled our government through the Committees of Safety until we became a nation, until we had a constitution They elected a President and they elected people with authority and powers to run the government ten years during that process until we became a nation in 1789 and had a constitution and George Washington became the first president of the United States of America. And when that happened all the people on the Committees of Safety they morphed into the committeeman process we have today. But we have been robbed of that.

People think that they have been elected, it looks like they have been elected , no they have not.

We have a lot of information under our “Education” tab. Look up “political” under “Education” and read about the political process Read about the committeeman process. Read about the petition process If the people continue to be ignorant then we are not going to have a nation. Evil will rise it’s ugly face again. And it will take control again.

People can’t help themselves, that’s their nature.

Wherever there’s power , that’s where you will find evil working.

Both political and spiritual

In the church and in the government

Both places If you want to find the devil then go to church

That’s where he is struggling to take the power

You want to find the devil in politics, you will find him there.

We need to fill the voids to prevent that from happening

Question 5

(1:18:37)

I have a small problem that has escalated into a large problem

Everybody tells me to file my documents with my county recorder’s office in the county for which I live

I have tried and tried to get my documents recorded but at my county recorder’s office I am told that under the Ohio Revised Code that they only record things that have to do with land, titles , and mortgages. Can anybody help me here? Is there another avenue that I can take in order to get my documents recorded in the public?

Or is there some violation that they are committing?

You can join National Liberty Alliance and become educated learn the process work with us and take back the nation and then you will be able to do these things.

You don’t have to file your papers if you’re filing to be sovereign or something like that. Don’t worry about that. Take the power and authority that you have That’s your knowledge

If you walk into a village court or a town court you are talking to ignorance. There’s nothing more dangerous than ignorance in power. That’s what you have there You’re not going to convince them of anything You’re not going to change their thinking You’re not going to change their decision making You have to take the power away from them They are doing it without due process You take them into a federal court where you control the court

Sue them for as much as you can get. Sue them for what’s reasonable. We’re suing for the gun issue $50,000 per individual. You have to decide what your injury is worth and not be ridiculous about it. When you’re stuck in a nisi prius court which have no power to fine and no power to incarcerate city courts with the exception of New York City court here in New York, city courts, town courts , village courts have no power, no authority to fine you or incarcerate you. And yet 80 percent of the people in prison are there because of those courts. They got that because the people believe that they got power. The reality is the way one perceives it. We need these people to meet the true reality. They don’t have that power. And you let them know that by taking them right into a federal court to let them know that they don’t have the power. You can’t give me due process And you sue them for violations of your unalienable rights. Violating your due process That’s the main thing that you want to go after.

They have no jurisdiction over you.

And you can win this in the federal court only if you can articulate your point and write the papers properly. Go read our paperwork and you’ll see how we do it.

We got about ten memorandums out there Use them all the time.

Let the court understand what kind of a court it is

“Judge , you don’t have the power and authority to make any summary judgments”

“This is a court of record”

You can’t do it if you’re not educated

NLA has the courses to educate you

NLA offers the Jurisdictionary course You find it on the right hand side of our website

We didn’t write that course and the person who wrote that course charges for it.

It cost about $275. Well worth every dime

It’s going to show you how to write papers

It’s going to show what papers to file

How to file a motion

It’s going to show you courses of actions

It teaches you how to not have the case thrown out

You have to serve the summons, You have to file the papers , You need to get an index number, You have to have the proper writing , There’s forms , You look into the rules of the federal district court. It’s all in there.

Anybody who takes that course, no matter where you go , you’re going to spend the same amount. Since we put it up at our website we get $50 from the money that people pay in for every person that we refer. That $50 will go to National Liberty Alliance

By taking the course you will be helping yourself and helping National Liberty Alliance

You’re educating yourself.

If you got a case right now bear in mind it will take a lot of time for the Jurisdictionary Course It will take a month to three months

Give yourself three to six months and you should be pretty good at this

You will want to create reference books

Robert has the Western Report

(1:30:53)

For Nevada, as predicted, case dismissed, and not to come back.

Cliven has gone home.

The people who were found guilty in the previous cases they are not covered by this dismissal.

They’re going to have to file additional actions to get those people released.

(1:40:00)

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

Brent’s website is commonlawyer.com

In Black’s Law Dictionary usually there is an index in the front that gives a list of abbreviations and what they mean So if you go to the front of the volume you should be able to find something there.

It sounds like it could be sometimes they’ll quote they’ll use abbreviations from the British Court or the British government . That’s possible too

Brent wanted to expound upon the comment that was made from Black’s Law Dictionary.

It is always confusing, Brent has discovered over the years, when people talk about our common law, if something is fixed in a fellow’s brain, it’s acclimated to a particular point of view, we’re all like this , we say, “I can’t believe that I didn’t see what was right in front of my face”

Common law is a mystery and that’s why people are fascinated with it. Our common law is not a list of laws. It is a course, a process, it is due process.

Due process is not part of our common law. Due process is our common law.

Our common law, unlike the law of the city, our common law also has been called the law of the land, that means due process. The law of the land has to do with the land. The law of the city has to do with dominating people. The law of the city vindicates the powerful party. The law of the city is the code of Justinian. The law of the city is called the civil law. The only thing that has opposed the law of the city has been our common law.

Our common law is process oriented.

The law of the city is result oriented.

The ends justifies the means That’s the way it is in every administrative court in America

That’s the law of the city. That’s the way it is in the bureaucratic courts, all the tax courts, that’s the way it is in all the world, all of South America, all the communist countries, they’re under the Code of Justinian. The law of the city, all the European continent. all of Vietnam, all of Russia, all of China, everywhere, except a small handful of common law countries.

We are the most prosperous country in the world

And there is a reason for it The reason is because of our law.

Our law is process oriented not result oriented.

The statement was made with that Black Law Dictionary quote that where the common law and the statute agree the common law takes precedence. If the common law and the statute agree then it doesn’t matter which on is used. It’s going to come out the same.

Where there is a statute and where there is the common law and the two are not in absolute contrary contradiction they may be a little different The common law takes precedence.

In America when you’re in court the judicial branch is not the branch that has the power.

All it’s got is black robes, prestige, a few marshals and maybe some bailiffs. It is part of our common law tradition to show respect and say “Your Honor”

We say of the courts “What’s the findings of the court?”

We say that because we never believed that law is something that men make in their minds.

It is something that they find

Because true law if it is right it is eternal it has no time

It is an everlasting principle It never changes

And so our courts say that.

Our common law is an oral tradition

We go to court and we talk

We see more of sealed documents sealed indictments that’s the stuff of totalitarianism

Secret trials are part of the Evil Empire part of the law of the city part of the Roman Code of Justinian

We in America should have sensibilities we should say, “Bring it out in the open”

We never did have hangings of men in private

Our hangings have always been public

(1:53:28)

In America our common law has always said that everything is done out in the open

We have secret tribunals here in America now.

Anciently our common law says that we have two duties

Our forbearers the Anglo-Saxons and Anglo-Danes in England they called it the volk reicht

Our word “right” is a German Anglo-Saxon word and it means duty

The few duties of the volk reicht volk means folk reicht means law duty

The people’s duty Two duties the people have

The duties are simple We see it in the oath

The oath is this: to support and defend the Constitution of the United States from all enemies foreign and domestic That’s been part of the common law for centuries

The law of the land is common law due process

They took this oath to support and defend the law of the land

How do you do that? You do it two ways

That oath has two parts it’s your duty

Our common law gives every man two duties

To defend the law of the land which is to defend the land

We’re given a duty to do that

Two duties enemies foreign that means armed defense as a militia man

Enemies domestic that means that you’re willing to serve on the jury

Taking an oath only strengthens the duty that you have as an American

God demands of every person that he take care of the land

What is your duty? Here’s what you do

Number one you buy a military grade weapon and ammunition

You take a good solid safety and marksmanship course and get a certificate

And then you store your weapon safely and then you stand by

That’s enemies foreign That means armed defense if necessary

What’s your second duty?

Your second duty is domestic

Are you willing to serve on the jury?

Those are the two things fundamentally

The things that Brent says are not necessarily the opinions of National Liberty Alliance

(2:15:00)

CALLERS

Caller 1 California Fred

(2:15:32)

It has been three weeks since we spoke last and a lot has happened.

Fred has heard there are from 1500 to 3000 sealed indictments out there

John has heard up to 10,000 sealed indictments

The new executive order makes it seem like they’re declaring martial law on everybody.

It’s the new executive order where he is going after organized crime and corruption and trafficking of minors and children

In a sense it is

Many hundreds of marines were sent to Guantanamo in Cuba

It may have been the Arizona National Guard

They were sent there to prepare for high profile prisoners

That’s telling us that something is going to happen

The sins that they have been committing for a hundred years to destroy this nation and to control the people with slave rings and pedophilia rings that’s how they control all these people they got them caught up in that and then they control them for life

That’s how they control our country That’s how they control many countries

During his speech today Trump made a comment about Andrew Jackson

Andrew Jackson totally disrupted the banking so that it took 75 years for the banking cabal to come back into America

If there’s anything that Trump understands it’s nationalism it’s banking

I’m sure he has a plan He’s brilliant He’s a money guy He has a plan to give us a safety net when the monetary system collapses

Maybe he has a plan so that he can move it over slowly like Kennedy was trying to do

Kennedy was trying to move things back slowly with the silver certificate but they knocked him out and the certificate fell apart and went away

The next year they pulled all silver out of the coins

Trump must have a plan And it’s going to happen soon.

None of this stuff is being reported in the news and that is why we call it the fake news and propaganda

FOX is a recent convert

Trump has a plan

What’s going on with the Clinton Foundation?

They’re supposed to be a tax deduction charity And somehow they never filed the right paperwork with the IRS

I don’t know what that means for anyone who took the deduction

Can we get the grand jury to go after the Internal Revenue Service and have them audit the people who didn’t put up their share of money back when they created the Federal Reserve?

It is part of our plan to go in that direction if we have to but now is not the time for that

This President knows exactly what happened on 9 11

He knows all the players

If he went after them for 9 11 he’d be called a conspiracy nut

The way he’s going about it using the sex trades around the world that is the issue that is destroying these people

(2:28:37)

Caller 2: Eric

Eric went on a call It’s called B P Earthwatch and his name is Jessie and this other retired marine Steve Motley they do a radio show Patriots Next Door

Eric mentioned the 17 prosecutors that Sessions had hired

Eric was pushing the NLA to them

They asked Eric to come back and give updates on what NLA is doing

It was a good talk They are good people

NLA is ready to send more paperwork up to Sessions

NLA has backed off pushing Sessions

He appears to be avoiding things but in fact he has been very busy behind the scenes

Thankfully we did not rush in too quickly to go after Jeff Sessions

9 11 should be the next thing that NLA does for an indictment

First we have to deal with what’s in the news today

The Bundy situation

and the LaVoy Finicum case

People need to know who LaVoy really was

There is a 12 year old girl in Colorado and she used medicinal marijuana and it changed her life and stopped her seizures.

She is suing Sessions because of what Sessions has done.

There is a documentary called “Weed” about medicinal marijuana

Government had both outlawed medicinal marijuana but also had a patent on it as an antioxidant

This is what tyrants do the make money off of regulating you for it and they make money off of selling it to you legally

Eric realizes the NLA is very busy right now but Eric would like to see NLA do a point by point real simplified version , you have it on the website, but if you could boil it down and make it real simple, just go point by point, from removing from jurisdiction unknown to the federal level court of record , writing the summons, filing papers , getting the index number, writing forms and all of that if you could just do it in a real simplified version it would help people immensely

Show step by step how it would go in general.

We’re running out of time on tonight’s call so maybe we could do that at the beginning of next week’s program.

Maybe Eric can give us a reminder next week earlier in the call.

Could Brent talk about as part of our history that we gave preference to immigration for those who were Anglo-Saxon or of similar mind Christian ? Could Brent talk about that?

This is fact of history what I’m about to say Facts are facts. It worked fine from the inception of our country until the administration of John Kennedy and Lyndon Johnson.

The policy before that time was that people from northern Europe would have preference as immigrants and the quota from places that was small by comparison people from northern Europe and the reason for that was and it was written the policy behind it was that those folk would have an understanding of freedom that was more like ours and if we left them in then it wouldn’t destroy our country.

When we have immigrants come in they conform to us we do not conform to them

For if we have to conform to them then our country will cease to exist

That was what the policy of immigration was until the administration of Kennedy

Obama wanted people who are not white to come to America he was just a useful idiot the idea was to have people come in who have a different religious point of view

If you bring people in who have a different religious point of view it will destroy your country

It’s impossible to separate religion, law and government.

All government rests upon law.

All law comes from a source

All religion is a man’s or woman’s response back to the Lawgiver.

(2:45:18)

Caller 3 Ted from California

This is Ted’s first time calling in.

He is talking about his specific situation

His case started about his home of 35 years.

The District Attorney is refusing to certify the charges, refusing to provide discovery.

He is in criminal court in Santa Clara County

They are violating his right of due process

They are not giving him his right to defend himself

The only hope you have to deal with these people is to challenge them in the federal courts.

You become the plaintiff and take them into the federal court

Have them show by what authority

They have taken his home The bank

They had no right or authority

He was taken out by the SWAT team.

He was fighting and winning against the foreclosure

The individual that bought the house at the foreclosure sale is at every foreclosure sale

This judge that had nothing to do with my case, now there are two cases going on at this point, there’s the eviction, what they call unlawful detainer, they got a judgment there, but I got it on appeal, I got a stay in place, and then they turned around and they started a quiet title lawsuit against me. The guy that got the house at foreclosure sale. Why? Because some people in Los Angeles filed a couple of papers on my title. I’ve now found out. One was a Substitution of Trustee and the other one was a Rescission of Sale

They subsequently, once the property was back in my name, I had good record title according to the county recorder’s office

I was told by these people to record a Quick Claim deed to take the home from my name to my trust. I am being charged with recording a Quick Claim deed. PC115

What’s now going on is a major conspiracy

The District Attorney is coming after him making false charges against him because he sued this one judge in federal court

That’s why all of this is going on

He sued a state judge in federal court

He did not win They got the case dismissed

Caller is doing this himself

When he went to federal court he did it himself No lawyer

If you would have done it with a lawyer it would have been thrown out They would threaten that lawyer They need to protect the status quo

The only way to get to them, and you also have to have people behind you, that’s a key thing, to have people come into the courtroom , you need people to come into the courtroom and write affidavits and support you. That is very helpful. We see the judge’s demeanor changes when the courtroom builds up with people.

You have to know how to set the court up

Lay things out “This is a court of record” You need to use memorandums to make your points of law And don’t let points of law confuse your case

They try to confuse the court Fill it up with a lot of junk

If you don’t debate it and put up opposition then it will sit

They seem to think that common law is a collection of federal court decisions

Nothing could be further from the truth

That’s not common law That has nothing to do with my case

You got to set your case up in the right way so that you’re going to get a court of law.

A court of record And if you don’t do that up front and make that your first battle and get passed all the B S that’s going to take that out and once you’ve settled that then now you can really win your case because the judge has no place to hang his hat

When I go in I want them to understand that this is an Article 3 court.

You got a really good case You just got to argue it right

The only hope that I can give you is that I think that there will be major changes in this country in the next month or two or so

Are the people going to step up and take control?

Caller has had a heart attack over all of this

You can get restitution as soon as we get courts of justice

Continue to prepare your case and get all your ducks in a row

Get more educated

Work with us as We the People to get justice back in the courts

And then you will have your case prepared to take into the courts almost immediately

Go to the grand jury and get a case going there

They have to restore the injured party

It’s not about jail time It’s about restoring

The jury needs to understand that they are there to restore you

That’s what we’re trying to do with the administrations By building administrations in every county to take control in the court system to take it back

When we teach the jury of their powers and their authority they can nullify anything

They have to be restoring

And they can’t allow the judge to make any decisions on law That’s their business

Not his business He is just the orchestrator He is just there as a traffic cop

I would prepare my case and hopefully things are going to change soon

and you will be able to get justice

NLA is hoping to get into habeas corpus again

We just need more people involved on the writing side of things

Talk with Jan about that Fill out the paperwork and we’ll see about helping you in the near future with a habeas corpus

Caller’s next hearing is on the sixteenth

That’s to hear his motion to dismiss for failure to state a claim for failure to certify the charges for failure to provide discovery

All his papers are already in He just wants people to come to the hearing

Notify the court action group committee and they will respond

Go out and find the person on that committee Go to our directory Find the committee chairman for that Give them a call Get the information out

People need time to respond to this

You do need support That’s important

You don’t ever want to go to court by yourself.

Caller tried to call the number for the California person but that has been disconnected

He hasn’t been able to reach anybody

Go to NationalLibertyAlliance.org Highlight “Committee” go to the “Courtroom Observer Committee” They got five pages underneath “Courtroom Observers”

You should be able to find the Committee Chairman

If you can’t find the Committee Chairman then go to our Directory and you should find it there

Or call Jan his number is in the first couple of paragraphs.

Jan is the National Co-ordinator

He will be able to direct you to the proper person

The chairperson of the Courtroom Observers is Terry

Terry is very active

You can call her tomorrow

They have been talking about dismissing the charges

They did this by information

There is no indictment

Caller has thought about taking this into federal court doing a Motion to Dismiss

They are past the time to indict

This has been going on for three years

There is no crime here

Get some people to go with you

Call the Courtroom Observers

Your case is next Tuesday

You need to get to the Courtroom Observers now

You need to give them time

Often times people wait til the last minute and nobody shows up

People need to get the word out early

Caller was in the courtroom, ordered in against the doctor’s orders , he started having a second heart attack , the judge came out of her chambers and continued to prosecute him.

Continue to gather your case together

Get all your evidence together

Hopefully soon we will be making our move

After caller gets this dismissed he wants to continue to be a part of NLA

He has got a ton of experience now

He will start his education through the NLA website

What’s on the website are the parts that he doesn’t know

They have no signed complaint from anybody

There must be a sworn affidavit in order to get a warrant out for you.

Someone has to swear something against you

They don’t have that

Make that point in court if you have to

There must be an accuser and they must swear to it.

If people are ignorant to that then they are going to go after you without it.

Things are going to get better because the word is getting out

There is going to be a lot of indictments on judges

They stole my house

They had a ten minute trial for quiet title on his house without noticing him of the trial

The papers that were submitted were not sufficient for a finding in the guy’s favor.

Many people in the judiciary are being targeted right now by the President and by Jeff Sessions.

They’re going after these people.

Justice is coming

They’re on the run

Evil people have taken positions of power

They are psychopaths and they have no empathy

They don’t care about anybody but themselves.

They have no empathy

This judge came on the bench while caller was having a heart attack The paramedics were already on their way They had already been called And she continued to prosecute him

She continued to ask him questions. She continued to set court dates.

They could never pay restitution for all the damage they have done

But whatever they own needs to be taken away from them by a jury and given to the victims out there and they need to be sent away

That’s going to be the jury’s decision

They’ve destroyed the caller’s life. They’ve taken his health

He got the home when he was 18 years old He had it for 35 years

He is now in the street He has no money He has nothing

He is still fighting He will not let them get away with it

Get your ducks in a row

Collect your evidence

Get your affidavits Keep a good record

Get all your evidence together Get an education Work to get the processes of law back into place Then you will be able to take your case in and win

Make the call to the chairman of the Courtroom Observers group

It’s under the directory

They offered him a deal that if he would drop the civil lawsuit for his house that they would lower the charges to a misdemeanor

They do that kind of stuff all of the time

Write an affidavit on that

That’s a crime They put it in writing

Write it in your affidavit and refer to it

Everybody needs to get busy

Take a look at the cases that we are considering indictments for

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