National Liberty Alliance

Monday Night Conference Call

March 5, 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)

Please support our business partners. You can find their banners on the right hand side of the website. Proceeds support National Liberty Alliance’s effort to save America.

Please support NLA

John sent some e-mails out Specifically to our administrators We have a lot of administrators

If all of the administrators gave $5/month there are so many things that we could do

If all of our members gave $5/month , that’s giving up one cup of coffee and a roll each month.

We need the support for many different directions

We need people to volunteer their time

We need people on our committees

We need people to build Committees of Safety in their county

We will instruct and assist with that

We got a book on how to create a Committee of Safety in your county

Just click on to the “COS” button on the top bar and you will get all of the information that you need.

We have so much to do

We have filed another, the grand jury has come together , we have filed another indictment.

We went after big names on this indictment

Go to NationalLibertyAlliance.org and highlight “Grand Jury” then click on “Docket”

come down towards the bottom and you will see the indictment we filed

It has been filed in the court You can go on Pacer and find it It is in the court We are under the auspice of the court They have a duty to take our paperwork and they have

The judges are trying to get rid of it The clerks decided that they’re not going to go to jail for the judges They left it up to the judges to remove it I don’t think they’re going to remove it

We’re going to be looking at 9 11 soon So we have all the information for potential indictments up there for 9 11 We need to find our targets We have a committee going through things and laying out different targets for 9 11

We have about three people working on it We could use a couple more

One document is over two hundred pages long

We have a lot of things to go through Let’s find our targets

We need to write a couple of sentences on how they participated in that crime

Almost three thousand people died in the towers alone

This was an inside job people who claim to be us our leadership in high places

Also what took place in Florida this guy that they arrested for that shooting 17 kids were killed he probably isn’t guilty He probably doesn’t have a clue what is going on This kid was probably so drugged up from pharmaceuticals He seemed to be out of it Didn’t know anything about it

There’s a video where five officers were denied access into the school They were told to stand down and stay out

There was a helicopter flying above the school and taking video and before the police came and made access into the building there was a vehicle there with three or four individuals coming out with heavy gear throwing in to the back of a truck

There was a witness talking about someone in there with full hard gear

We need to look into this

Maybe some people would want to search the internet and see what kind of news they can get

We can get interviews making the point that this was an inside job This was a situation by the Deep State and not by some crazy kid who lost his marbles

Dig into that gather information and get it to us

We have the 9 11

There is also information up there about the IRS

It’s time to go after them and it’s arm the ATF

They’re out of control

There is information on that We will be seeking out indictments on that also

We have a two or three hour video called “America Freedom to Facism” It’s about the IRS a very well done documentary

We want to put a committee together on that and review that video and start getting names

After that we have a link that links to other information at our website which is the Road to Continental Congress 2009 It was about the Sixteenth Amendment The law that requires income tax to be collected This was done by We the People Robert Schultz was the founder of We the People

They did a really good job going through the law and the process to show that this is a con job to collect money

We’re going to consider going after the individuals there too in the IRS and the ATF

(Alcohol, Tobacco, and Firearms)

Those are things that we need to get busy on

There are a lot of other things we need to do We need to sue the judiciary for robbing We the People of our Article 3 courts and replacing them with administrative courts

They don’t even keep their own rules, and laws, and statutes

We need to deal with that

All of this stuff costs money to do

We have other cases that we’d like to pursue

We are pursuing the gun case here in New York it’s in the federal court so this will be a national decision

There’s more that we could do but we lack the funds

We want to do more and file cases and do the business of what we are here to do which is to deal with the subversion against We the People Subversion against the United States of America

A direct assault upon our Constitution A denial and refusal of obedience to the law of the land

A denial and refusal of obedience to the law that We the People ordained and established called the Constitution for the United States of America

We need money to pursue these things Everybody can afford $5/month

Woe is us if we don’t step up and do the right thing

We’re asking for you to give up one cup of coffee and a donut each month.

We got a large membership and we should not be suffering as we are trying to file papers

You should be giving $5/month to support this movement

We have a plan to take back the courts

We have a plan to take back our political process

We have a plan to take back the education of our children

We have a plan to keep our guns

We have a plan to force these people to be obedient to the Constitution, the law of the land

What We the People ordained and established for them

We have a valid plan and we are successful

We got a court case open and we are filing papers It is under the auspices of the courts

We are filing a copy to Jeff Sessions and the President of the United States and also Senator Grassley with the Judicial Committee

We have a plan

We look at our paperwork as being sealed for the moment

Some times indictments go in and they’re sat on for six months to a year

Let them sit on it for awhile but we’re going to get it done

We are approaching 7,000 members

We are coming close to the point where we will hit critical mass

We have a very powerful indictment out there

We’re going after very powerful people

We’re going to go after the big people in 9 11

We’re going to get it out there We’re going to file it in the courts It’s going to be under our filing It’s going to be under the auspices of the court We’re going to press and press and press.

But it takes the people to do it

We don’t need hundreds of thousands of dollars because we’re not some lawyer firm

We only need a few thousand here or there

Only $5/month or more

If you believe in what we’re doing then you need to support it

We also need more people coming to our meetings

Everybody should be bringing a new individual every week.

Every week you should invite someone to the meeting and get them on to the call and get them to participate.

This indictment that we’re talking about we’re going after the murder of LaVoy Finicum and also the Bundy case and the Wildlife Preserve case and the Hammonds case all of the judges and the prosecutors involved in that we’ve indicted them all the federal agents the sheriff the governor of the state We indicted them Hillary Clinton We indicted them all.

The papers are there And they’ve been filed

It’s up to the people to get that out

It’s up to you to get it out to the press

Let’s get this out there This is the very thing that could cause critical mass

People can go and see our paper and we have the filing number for the court on there

They can go on to Pacer and look it up and they will see our paperwork

That gives validity and power

It’s up to the people to get this job done

A small group of people can’t do it

(21:19)

Scripture Reading: Matthew 25: 14- 30

(24:43)

We’ve still got the Constitutional Sheriff Campaign going on

It’s not really moving

Anybody who can help us figure a way to get a campaign to get money to do this project then get ahold of Jan Maybe we can set something up

Anybody who has the skill and ideas on how to make money for our projects then get ahold of Jan

You can find Jan under the Directory Jan is the National Leader of National Liberty Alliance

The New York Safe Act Lawsuit we’re still taking affidavits for that

Anybody in New York that wants to get in on that you don’t need to own a weapon to get into that

Go to our website NationalLibertyAlliance.org

Highlight the News

It’s the third one down It says New York Safe Act Lawsuit

You can click there You can read the papers that we’re going to file

It’s a very powerful paper Everybody should read that paper

Memorandums are a part of this paper You should read the Memorandums too

It’s good reading It’s an education If you read these papers you will get an education

(29:33)

QUESTIONS

Question 1: I understand the big picture and the purpose and the objectives of NLA

I want to help to educate others as I am learning

I feel that it is a disservice to not offer solutions as to what can be done individually

while we collectively work on saving America

Anybody who has experience in the things that we are concerned with at National Liberty Alliance , we are looking for leadership. Step up and take a leadership role.

Talk to Jan and tell him what you’d like to do

Take a leadership role and do the right thing

Do things with a sense of honor, justice, and mercy

(31:19)

Question 2: Some speak of rescinding all contracts that assume our consent to U S citizen status

Some speak of co existing in the system by correcting current contracts and reserving our rights in future contracts using UCC 1-308

Some speak of becoming secured party creditors and on and on and on

Can you recommend a source for accurate solutions?

NationalLibertyAlliance.org Right here

We don’t need to rescind any contract

The only contract that I have with my government is found in the Bill of Rights

It’s found in the Constitution

That’s my contract with them

We the People need to get into the courts and take control Then we can remove them from office.

We need to take back the political process

And that’s what we are doing with the Committees of Safety

We have a book about 108 pages of instructions

When we get into the court system we will show the people on the Committees of Safety how to become committeemen. Elected Committeemen

The Committees of Safety will morph into the committeemen

Then they come to you and ask “I’d like to run for office will you support me?” “Will you walk my papers?”

Currently it is the people on the top that are deciding these things

That’s why we get all these crooks in office

We can get rid of that process

We can get the committees back into a proper running committee.

We’re putting together an orientation for a questionnaire for these people who are running for office.

This orientation is going to be a mini-course on the Constitution

It will prepare them to understand what kind of questions we will be asking them

What kind of knowledge they need to have

And if they pass then they get in

That’s what the committeemen need to be doing

We want to get back control of our education

We want to write the civics course We want to write the Constitutional course We want to write the history course and put it together

We got to get the true history into our schools and teach our children the truth

(45:48)

Question 3: How should one handle a summons for jury duty?  
If you want to be on the jury go down

Tell them straight out when they ask the questions

If they don’t ask don’t tell

“I believe in jury nullification”

They’re going to avoid you like the plague and you will never get another phone call again.

If they don’t ask don’t tell

John would be there with a handful of pocket Constitutions in his pocket

John would tell the prosecutor, “Mr Prosecutor can you leave us right now because we want to talk and this is for our ears only.” I’d get him out of the room

I’d make sure he leaves

And then I’d give my thoughts and ideas and concerns

I’d teach a little history to the group

Then I’d pass out the Constitutions

Then I’d pass out literature on what Thomas Jefferson had to say and what he did concerning jury nullification

Let’s listen to this case and then decide Let’s be honorable people And let’s become just people

We need to tell the judge that he doesn’t get to decide the law

We’ll just nullify it

We also need to tell the judge that he doesn’t get to decide on what the penalty is for this individual

That’s all of the questions

We could use a couple more researchers on the 9 11 Evidence

We need a couple of sentences very specific on what this individual has done what part did they play in this 9 11 event and what evidence we have concerning that

Same thing with the IRS and the ATF

(54:11)

All administrative courts are nisi prius

Nisi prius means unless first

If you don’t deny the power and authority to be able to be brought under that administration then you are under their power and authority

They’re going to do with you as they will

John went up against the employment center

He rejected he denied he fought he brought in the Constitution

They would shut the court down and go home for the day and have John come back a couple of months later

They never ruled on it The judge retired A year and a half later some other judge claimed that John was guilty of so many thousands of dollars John refused to pay it They had no power to come after him He rejected it all the way through

With the knowledge that he has today John would have only gone once

He would take them to the Supreme Court and go after them for denying his due process

for assaulting him without going through a court of law They don’t have the power to take his money

You contract every time you walk into administrative court and yield to them

You deny them That’s what you got to do

Town courts are administrative courts

City courts with the exception of New York City here in New York State are all administrative courts

Village courts are administrative courts

There is nothing more dangerous than ignorance in action

The judges are ignorant

If you’re willing to go to jail, or if you’re willing to spend the time and money on this battle or else just give them the $150 or whatever it is some times it worth just giving them the $150 because you got other things to do

If you want to battle them then you take them into court you open up a court of record and you take them into the federal court because they’re denying you due process they’re acting under the color of law they don’t have jurisdiction these are constitutional issues that’s under the federal district court you go and open an Article 3 court You have to be careful on how to do that If you read our paperwork you’ll all learn how to open an Article 3 court

The key is in the memorandums You make your points in your action at law You keep it clear You make your point inside your action or something in the conclusion what it is and you move to the next Put a note in there “see memorandum on” whatever it is

Article 3 court You make your point this is an article 3 court refer to the memorandum

Give only the conclusion An article 3 court is a court of record proceeds according to the common law and you give them your memorandum on that and then you continue with your case

You keep your case clean and focused

Try to handle arguments before they come up

You can handle them with memorandums

Any case John files he files six or eight or ten memorandums with it because that is the foundation of my point of my case of my power and my authority

And that’s how you go into court and keep your papers clean

You should be able to get some satisfaction

9 times out of ten they’re going to want to make you a deal

The best thing to do is to take that deal

Taking that deal gets you out of the game

It prevents that case from becoming a precedent to be used against them

That’s why they make the deal and they’ll make it very good for you

You have to know how to do this

It’s an education

National Liberty Alliance provides that education

We have the Jurisdictionary course

If you want to know how to go into the courts and work the courts and fill out the papers and write the papers and what a cause of action is looking up forms and what is required forms required to file a case all of that you’ll learn that in the Jurisdictionary course

NLA did not write that course

You can take that course It’s $249

If you click the link on our site to take that course you will go over to the Jurisdictionary site and when you sign up our link has a special code inside of it It gives us credit and they donate $50 for every course that you sign up on

If you’re going to take the Jurisdictionary course make sure that you sign up by clicking onto our link

A $50 donation will be given to us at National Liberty Alliance to fight the good fight

That’s an important course to take

Our Constitution Course is important to take

Our Civics Course is extremely important to take

We provide a lot here for education

Those courses are important

You can take a higher education a more advanced education

You go to the National Liberty Alliance website and you go under the “Education” tab

You highlight the Founding Documents

We got the Federalist Papers we got the AntiFederalist Papers we got biographies there we got state constitutions That’s your education

Education is reading

The best way to learn anything is read, read, read

Go to our Essays and Lectures

We have a lot of stuff

We have some great U S Supreme Court decisions

We have the Judiciary Act of 1789

Marbury v Madison which straightens out the problems that you find in the Judiciary Act of 1789

Clears up a lot of problems concerning the power and authority of the U S Marshals and the judges

This is your further education

People should go under the “Grand Jury” and click on to the “Docket” page

Read the papers that we filed in the court

We have filed a hundred plus papers in the court Read them because that is an education

You can cut and paste and pass this information around

National Liberty Alliance doesn’t charge anything

We want to give a free education to everyone

Everything we’ve done is free

We do ask for $5/month or more

Look at the education we’ve given you

You can come and discuss these things on a Monday Night

You should get together once a month with your Committee of Safety to discuss these kind of things

With your education you can come in commanding

We are going to come in with power and authority

We’re going to say “You don’t rule over us You’re not our masters We are your masters You are our servants” That’s the attitude you have to have but you have to be graceful and kind and considerate honorable merciful and just

(1:11:11)

There was another question

It is about a man whose daughter was a passenger on a motorcycle and she was killed in an accident

He didn’t sue and he accepted the insurance policy relieving him of responsibility

He thought that the court would serve a proper remedy because there were two victims

The sentence for the driver was a ten year sentence suspended upon five years of probation

This is not a remedy There was a life lost for wreckless driving

Should he file an appeal or Writ of Error?

You got to be careful because you are personally injured by this that you’re not looking for revenge.

John doesn’t know anything about this incident so he can’t say anything about right or wrong.

The most important thing here is not so much punishment by jail but restitution.

That’s what should be looked at

That’s what the jury should be looking at

But the courts are not structured that way

They’re structured on how the government can make money on this

The victims there is no justice for them no restitution for them

The jury’s eyes should be on restitution at all times.

Restitution doesn’t necessarily mean going to jail

Whether that case can be reopened up and relooked at is a whole different story.

Was there a jury involved?

All juries are stacked

That might be a way to break open that case

You can probably build a case and open everything up and go back to square one

It’s an uphill battle Every lawyer in the world will be up against you

It’s going to be an uphill battle for that court case A real struggle

Could it be won? Yes but you got to do some real good paper writing

You can structure your paperwork and fortify it with Memorandums

If you are not educated enough to do that then you need to dig in and follow some of the things that we talked about tonight

The best education is self education

John is self educated

John dropped out of school He never made it past the ninth grade

He dropped out in the ninth grade

John got a GED later on and also a couple of years of college

His education continued He just took it to books and eventually the computer

What an education you can get on the computer!

What an education you can get at National Liberty Alliance!

(1:21:00)

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

Brent’s website is commonlawyer.com

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

The only remedy for lawlessness is true law

There are two volumes of our fundamental law

These and no others These and no more

Those two volumes as our Declaration of ’76 says are the Laws of Nature unwritten in the nature of things Volume 2 The Laws of Nature’s God written in the Bible

We are in the Declaration of ’76 Paragraph 20

The colonists are making their common law complaint

They say: Paragraph 20: that they are complaining because King George was depriving them in many cases of the benefits of trial by jury

The jury is only known in common law countries

The colonists here in the New World saw that King George III and his cronies the colonists saw that what they were doing in order to gain power over them for purposes of profit through the Bank of London through it’s trading arm they saw that they were trying to deprive them

Instead of saying “take away” Tom Jefferson puts in the word “deprive”

in many cases not in all cases of the benefits of trial by jury

Rhode Island back in those days loathed the Law of the City the Civil Law

This loathing was so strong that she conducted her vice admiralty courts

that’s a civil law kind of tribunal a kind of martial jurisdiction

Rhode Island used the jury because they weren’t going to allow the King and his cronies Parliamentarians they were trying to take away trial by jury

Once trial by jury is taken away once there is no more trial by jury then the government can conduct trial by government instead of trial by jury

The government has a monopoly on force and violence

Convictions of bureaucrats became very rare in Rhode Island.

Massachusetts hated civil canon law so much from it’s Puritan roots hated it so much that she refused to establish any equity courts in Massachusetts until the year 18 and 73

The British extended civil law’s admiralty jurisdiction among the colonists from off the ships on to the piers into the warehouses down the streets and into the homes

saying that they had a right to do that

By denying these rights Britain lowered the enforcement costs of tax collection

When the Declaration of ’76 was written it was written to complain that England was violating the constitutional rights of colonists

And so when our constitution was written it is a brief of common law government so we called it our constitution

Our Declaration of ’76 teaches above all things that the Powers That Be are creative without end in devising schemes to deny trial by jury

Why? Because the jury threatens those ever present government dependents out to abuse their power through terror domination jailing and plundering

Terror, domination, jailing, plundering those are the tools of government

The colonists were mad because the Brits the Crown was transporting us paragraph 21

transporting us beyond seas to be tried for pretended offenses

Our government is in the common law tradition

The balance of power is a continual never ending Mexican three way standoff between the three branches of government

In the law of the city the end that is the government’s will justifies the means

Due process doesn’t really matter

In the law of the land tradition our common law the means the process justifies the ends

King George’s prosecutors were accusing Americans of crimes but instead of respecting their right to be tried before a common law jury of their peers instead of allowing them to be tried before their neighbors that’s what a peer is your neighbor each in his own colony and county King George III removed them to civil laws admiralty tribunals in England

If you committed a crime in America if they could attach our admiralty jurisdiction you were shackled, put aboard a ship, and hauled away to England to be tried.

That’s where the admiralty court was

That way you didn’t have a chance to a jury

Our Constitution of the United States follows the common law tradition

America imprisons more people per capita than any other country on the face of God’s green Earth

It’s popular among those folks when they see each other when a new guy comes into the county jail when a new guy comes into the prison the first thing that they say to him is

“Where did you catch your case?” That’s slang That means where did you receive your accusation. Where you received your accusation is where you are to be tried.

That’s what they’re complaining about here when they say that they’re transporting us beyond seas to be tried for not even offenses but pretend offenses

(1:57:00)

CALLERS  
  
Caller 1: Crystal from Connecticut

No response

Caller 2: Alyssa from Connecticut

She currently lives in a co op that folded and it was a merger that took place

The co op had a 99 year lease The electric company is coming in They’re in the process of they didn’t buy me out but they bought out other units They didn’t buy me out but they’re in the process of taking me to housing court to having me evicted

It’s a co op that folded

They’re now rental units They changed it to rental units

First of all, the original contract that you had they should have had some kind of clause in there if the thing were to fold because you’ve signed an agreement and somebody has to uphold that agreement

Did they have a clause in there that said that they could turn them into apartments?

You must have put money down You must have had money invested in owning it as a co op

Without looking at the paperwork it would be unclear as to what they can do

You have an agreement with them and they’re bound by it

When you put up money earnest money and you want to make sure that you get it back make sure that you put weasel clauses in it

That contract that you signed could have had certain things that short term the contract known as weasel clauses and that might be what they’re operating under

When you have co ops it can get pretty convoluted in the contract

They should have to compensate you for your portion of the ownership

Without seeing the contract that you signed originally it is hard to comment on this situation

Today there is all kinds of craziness out there

Most of the time they don’t hold to the law

They make it up as they go

(2:04:32)

Caller 3: Kelly from Cincinnati , Ohio

She is calling on behalf of her family regarding adverse possession

They are incarcerated

The son was in jail but the rest of the family was not

The marshal came and picked the rest of the family up

Now everyone is in jail

The family wants to know how to take it from state to federal

They have to move it into federal for cause

John went into a lengthy explanation of that last week

We do have paperwork where we’ve moved our cases into federal court for cause

You have to know how to fight and file cases in a federal issue

In the federal you are going to fight against your due process rights that they’re violating

Not necessarily talking about the ifs ands or buts of the case

You have to have the things that they did where they violated your due process

They filed a 42

It is in the federal court

The same judge is still over the case

They gave the caller’s mother a two million dollar bond

They don’t have any previous records

They filed the 42 They did accept it

If it was a state judge and you’re now in federal court then you shouldn’t still have the same judge

Did they charge you a fee for bringing it into federal court?

I think we waived it

You shouldn’t have to pay anyway because they brought you in there by violating your rights

but they always want to charge you

They should have assigned a judge to it

And then you go to that judge and you should tell him that you need an injunction against the lower court so that they can cease and desist until the case is decided

He needs to make an injunction against the lower court to cease and desist until the case is heard

They’re going to keep steamrolling over you

You need to look at that federal case and make sure that it is filed and make sure that they assigned a judge to it and then you need to have a hearing with that judge You have to say “Your Honor, they’re steamrolling over us . We have a due process issue here. I would like you to put an injunction on them until this case is decided. “

You need to find out who the federal judge is and you need to have a hearing with him and put in for an injunction against the lower court

They should not be able to proceed against you while you have a case.

If you are in fact in the federal court then you need to talk to that federal judge

Anything that he does you need to give him a Writ of Error

Copy our Writ of Errors that we have online

Give him a Writ of Error and remove yourself from the case

Make the case in the other court for the injunction

They do have a pretty good help desk at the federal court with the clerks as far as he could tell you the paperwork to file to get the injunction and get intervention

(2:15:38)

Caller 4 Linda from Virginia

She invited someone to listen to the podcast tonight

She was telling her about some of the things that John had said

Caller thinks that the person she invited to listen needs to go to federal court

You should have her go into our archives where John made a very lengthy explanation and listen to the reasoning that he gave of how and why you operate there

and moving it to federal court

It’s all on that tape

Go to the page for the Monday Night Call and if you scroll down then all the recordings are there

The newest is on top

The dates are on them all They run in chronological order

They went after her for hoarding No due process

John said that you always win on due process and jurisdiction

Caller’s friend ask her “What is jurisdiction?” Caller had a hard time explaining it to her

Caller’s understanding is that these are constitutional issues

Nisi prius courts can’t give you remedy they’re the ones breaking the law

They have no jurisdiction over your charge of a due process claim

They can’t rule on themselves and if you challenge jurisdiction they have to state it It has to be proven They don’t have jurisdiction to give you remedy for the charge that you’re making

They have a conflict of interest

Obviously they don’t have the jurisdiction

Sometimes you give them jurisdiction by consenting

You can give them jurisdiction if you don’t know what you’re doing

Say the wrong thing in court and you basically signed into their jurisdiction

You’re not going to argue the facts of the case if you do that they’re going to send it back to state court

If you say the wrong thing you can end up giving them jurisdiction

Go back and listen to those tapes You’re going to pull something out ever time that you listen to them.

You will be able to stop and rewind it and take notes

When you listen to it again you will be able to pull more out that you didn’t get before

That’s why we tape these calls because they’re a training tool

Caller also talked about nonjudicial foreclosures

She also talked about Article III courts

She also brought up the fee that you have to pay to go to court which is $400

You shouldn’t have to pay

Her case is a code enforcement case

Go back to the archives and see what you can pull out

(2:30:40)

Caller 5: Linda Massachusetts Committee of Safety person

She invited a lot of YouTube video producers on to the call tonight

She wanted to ask about class action about our First Amendment rights

There has been an indication that we should do class action law suits

Youtubers have thousands of followers

YouTube Twitter Google is disappearing

Some of the channels that Gerard watches got removed

She invited those YouTube video makers on tonight so that we could find out about if we are being told to do class action suits

There are a couple of youtubers setting up a class action suit

With most class action suits the attorneys get all of the money and the people get nothing and they drag it out and they drag it out

You can do a suit where other people sign in to it with you

I wouldn’t do anything else than an Article III on any of this stuff

You want a constitutional court

This is a constitutional issue

It does need to be in the federal court

It’s definitely First Amendment

They are providing a service that the public is depending upon

It’s a monopoly

People are depending on them for information and communication

They’re claiming that it is a free and open forum

Then all of a sudden they come in and start doing censorship

You need a bunch of lawyers to do class action

You look at any paperwork that we write and that’s how you set up an Article III court

You can modify that for your case

In order for someone to enter a case they should have an affidavit

They should have it sworn

You do an affidavit on how they wronged you and why

And then your name goes in the suit that way

Gerard is not an attorney He cannot give legal advice as far as a class action is concerned

He does not have anything good to say about it You end up getting $1.26 check at the end of ten years.

Caller talked about Q Anon

Caller talked about the recent executive order that went through

Has it changed anything for the real person going into court ? Are we under Maritime Law?

I know we want Article III

It hasn’t changed anything for us going into the court

Because in his executive order he declared that we are in a state of emergency and that was in to those particular people and places and things that were going on where he could actually use a military tribunal on them because it’s a state of emergency

That doesn’t affect us as far as us going in as an Article III court

Stage 2 is happening now

Once they realize what is going on a lot of them are going to run for the hills

The only thing that is going to affect us is that it might make it better for us going in because judges are going to have to behave themselves because they’re going to be watched now

You don’t have to worry about any kind of military tribunal that’s for all these people doing all of these international stuff across borders and treasonous things he’s going after this is designed for them How many thousands of indictments he did he did it on the people who were running the rat lines that were running the drugs and the kids that were supplying them with the money

So he’s basically taken their money base out by taking the lower people out that supply them with the money

They didn’t even know what he’s doing He’s going after people in foreign countries and taking them out

We’re talking about people that we rely on for news on YouTube and they’re going down

Then we will have no real news

People need to know how to do websites and put their own videos on their own websites

It’s not going to be as nice or as accessible as YouTube was

Share videos yourself

People are setting up other tubes

Gerard will talk to John about this whole internet thing and the First Amendment suit that should go on and there’s other people out there that you should network with