National Liberty Alliance

Monday Night Conference Call

March 12, 2018

Join National Liberty Alliance's Open Forum and weekly news and updates on NLA's advancements in the courts every Monday night, 9 PM Eastern weekly NLA teleconference. Click "Weekly Call” on NLA website home page and click the Green phone or call (605) 475-3250, enter access code 449389# PRESS \*6 TO MUTE/UNMUTE, then 1 if you want to get into the que. Playback number 605-475-3257, access code 449389#.

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

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Scripture Reading: Matthew 25 : 31 – 46

(6:00)

Tonight’s topic very particularly I want to cover first and foremost people have brought this up people think that there is an Article I court There is no such animal as an Article I court

The judicial power it cannot go beyond this no court can be created by federal government that goes beyond this power

Article III Section 1

“The judicial Power of the United States, shall be vested in one supreme Court, and in such inferior Courts as the Congress may from time to time ordain and establish.”

You can go to NationalLibertyAlliance.org Highlight the “Education” tab Highlight “Founding Documents” then go to the page where you can open up the Constitution.

“The judges both of the Supreme and inferior courts shall hold their office during good behavior.”

That includes the people sitting on the United States Supreme Court If they’re in bad behavior then we need to get rid of them.

Once we get into power we will press Congress to do their job

They need to impeach these judges and get rid of them

If they’re not upholding the Constitution then they need to be getting out of there

Congress needs to be doing their job

And if Congress won’t do it then We the People will do it

We’ll do that as unified across the nation

Through the grand jury that’s what we’ll do it through

Before we can do anything before we can press Congress to do the right thing the swamp needs to be finished drained clean it out We the People need to fill that void

We need to pour into the courts and take control of the judiciary process according to National Liberty Alliance’s plan It is a matter of the People having a desire and want to do that

In Section 2 it says:

“The judicial power shall extend to all cases, in law and equity, arising under this Constitution, the laws of the United States, and treaties made, or which shall be made, under their authority;--to all cases affecting ambassadors, other public ministers and consuls;--to all cases of admiralty and maritime jurisdiction “

There are only two types of courts Law and Equity

Both are common law courts.

One is run under American Jurisprudence

The other one will run under trial juries

The one under equity is American Jurisprudence

The other one is run by trial juries

In American Jurisprudence the judge makes the decision

In either case both are common law courts

The Grand Jury is a tribunal

That’s made of 25 plus people

A trial jury is 12 plus a couple spare wheels it’s usually two that they put on

That brings it to 14 but only 12 will decide

We have 94 federal districts

Those federal districts were created by Congress

Congress has to be given the authority to create them

Article III Section 1

“The judicial Power of the United States, shall be vested in one supreme Court, and in such inferior Courts as the Congress may from time to time ordain and establish.”

Article I Section 8 this is the power and authority of Congress

Article I Section 8 Clause 9

**Clause 9.** To constitute Tribunals inferior to the supreme Court;

They take advantage of the fact that we’re dumb That we don’t know these things

We’re not reading the Constitution We’re not studying

They don’t teach it in school

They interpret it the way that they want to interpret it

We have to get into the courts first and then get power and authority back to the people.

There is no Article I court

New York Safe Act Law Suit

John will send an e-mail out We are going to bring this to a finale

We are looking to file within the next week or two

We will do that filing John will send out an e-mail notice probably one more reminder in about a week the day before we file it we will send out the final notice

Anybody that wants to get into the New York State Lawsuit you still can do that

It’s under “News” it’s the third one down New York Safe Act Lawsuit

Anybody who signs up the Wherefore Clause is going to go for $50,000 in damage for each of the people who have signed up on this

There’s a YouTube out there Jan will send an e-mail out this is something that will give us the critical mass that we are looking for

Go to YouTube find people who report on good news

There’s quite a few different groups out there that report on good news

David Zublick has a pretty good listenership

Screen Hoopla channel do a couple a day

Their stuff is very informative

There are thousands of people following both of these guys

Also Lionel Nation is pretty good great information right on point

There’s the SGT Report There’s numerous others

If you click on “News” on the blue bar at NationalLibertyAlliance.org you will find a lot of YouTube video there

These are YouTube videos that John thought were so important that we should post them

This YouTube that Jan is going to send out these are the people that we need to get our message out to If they would report then we would hit critical mass

Take a look at this video and get this video out

When you go to YouTube find your favorite news reporter send them an e-mail

Send them a copy of that YouTube video and send them our website NationalLibertyAlliance.org

We got to get this message out

This is an extremely important indictment and we name really big people

People want to see this stuff

This will give us our critical mass It will push us

We need to sue the judiciary

There are so many things that we need to do

We need everybody to participate and help us financially

$5/month or more If you got deep pockets then give us some

If we would get $5/month or more we could do anything that we want

We’re not lawyers There’s no fat paychecks

What we could do with that kind of money Lawsuit City

More credibility Going after things and getting things done Using the courts to do it.

Suing them from We the People under the power and authority of ultimately the Grand Jury

Campaign for Constitutional Sheriffs hasn’t been moving at all

The printer sent a couple of booklets John needs to make a couple of corrections and get back to the printer We can’t buy these books until we get some money

We’ve collected very very little A couple hundred dollars is all that we have collected

for the sheriff campaign We launched that project quite some time ago

It’s up to the people to make it work

That particular project to accomplish will cost $40,000 to $50,000

We have to print off these books 20 books to each sheriff in America that’s 4,000 times twenty

We got another book a PDF book not posted yet It will be posted soon It will be under the “Education” tab It’s going to be an education in itself

It’s a lot to do with the sheriff handbook

It’s focused toward any elected official

Ultimately anybody Anybody who wants to learn

We’ll get it up soon

(34:00)

ANNOUNCEMENTS

Jan just sent out a massive e-mail to all members with the URL for the video that John was just talking about

We’re getting people who have e-mails that go to people who need an ID to look at your e-mail

That could be a problem There’s no way to have our e-mail to have any key or code on it.

We are getting calls from people who call from one number and want to be returned on another one. Then they don’t go through And we are getting some that say “Service is not available” Skypes does that kind of thing

Jan reminded John to make an announcement that we need someone to get news out to the media and one other person

We need more help

Anybody who wants to take a leadership role then we need lots of leaders

On the national level leadership we need people to get more involved

We need people to work close with one of our people that are working the courtroom observers group

We really want to put two people in in the leadership of the committees

Working together so that if one person is ill or has to go on vacation or can’t keep up with things the partner can help

Leadership needs to attend board meetings so if there are two for every committee then there will always be someone there to represent that committee.

NLA has very detailed information on how to start a Committee of Safety

Go to NationalLibertyAlliance.org then click on “COS”

We have a handbook on how to create a Committee of Safety

The Committee of Safety is extremely important

They will morph into the committeeman

As the committeeman candidates come to you They will say “I want to run for this office and I’d like to come to the committee and ask them to support me”

The committee will interview you

There are all kinds of questions to ask them about the Constitution

If the committee is not happy with their answers then they send him home.

“We’re not going to walk your papers” “Learn this stuff and come back”

They can come back

If they learn this stuff they could come back a month later

Anybody who comes to the committeemen for support, they will probably want them to sign an oath. You don’t have to do that but you should

You know he understands its serious because if you break your oath you will be out of office

Recall is the power of the People

In order to get a recall all you need to do is to get a certain percentage

This is all in the rules and laws of the election the election laws in each state they have their own election laws but generally a lot of this stuff is standard across the nation

if a person runs for an office and is elected depending on how many votes were cast a certain percentage of those votes is calculated as signatures that you need in order to pull this person out recall him.

All the committeeman has to do is to muster a meeting bring up the charges and concerns of an individual and call for a vote

Majority rules then every committeeman is now committed to walk the papers for signatures for recall Once they get the number for the recall they deliver it over to the election committee Within 90 days they have to get an election going an election for recall and an election to go up for a new election to replace

It’s a powerful process a process that is not being exercised by the committeemen at all and should be exercised by the People

That’s one of the powers and authorities of the committeemen

Being a committeeman you’re only active during the election season

Most committees have a meeting once a month

We need to teach our children in school to be involved in the committeemen

We need to teach our children about the committeemen

We should teach our children that it’s their duty

At some time in your lifetime you should be an elected committeeman

It’s two years

Everybody should be a committeeman at some time in their life for a two year term.

Minimum amount of work a couple meetings

(52:20)

QUESTIONS

Question 1: Does a judge have to answer a Writ of Error?

If so, within what time frame?

If it is not answered what rule can be quoted to force an answer?

When you do a Writ of Error make it a Show Cause at the same time

You give him a Writ of Error with opportunity to prove that he is right

The reason why you’re sending him a Writ of Error usually is because they did make a decision and when they did make the decision either they didn’t expound and clarify on how they made their decision or they left a lot of stuff out

Writs of Error should be cut and dry They should be constitutional

They don’t have the power They don’t have the authority It’s unconstitutional

Put enough in there without overwhelming

Make it powerful

They’re not going to answer the Writ of Error

If they don’t behave you have to ask them to recuse themselves

The general rule is about 30 days to respond

(56:14)

There are no more questions

Gerard skyped Jan that Gerard is having a tooth problem

We need leadership, we need participation, we need people to help, we need people to get involved, we need people to spread the word

This indictment that we did with the big names Hillary Clinton and a few others people that are looking at this are really excited we need to get that message out to people who have the ability to get the message out to a lot of people

Let’s get it out to the YouTubers Some of these people have huge followings

Let’s get this news out

Get a group of people holding that indictment up and we win we will have a landslide we will get critical mass We will be in the courts in no time

ADDITIONAL COMMENT

What about the OathKeepers and the 3 percenters they might like to see this as well?

Get it out any where that you can

REPORTS

Jim Birsen

(59:35)

John is scheduled to go on the Randy Yarborough show in Denver for Wednesday, March 21st at 6:00 Eastern Time That’s a two hour show

He’s on with Brent and possibly Gerard too

The call in number is 1-800-606-5462

If you just want to listen you can dial 877-254-7524

It’s on americanewsnet.com is the website for the station

If you are listening to a local radio station maybe we can get John and Gerard on that show

to espouse about NLA

Once people hear this stuff they usually don’t turn sour

We’ve come up with some new forms for writing affidavits that are short and sweet and right to the point and a default affidavit for our habeas corpus and our nonjudicial foreclosures so Jim will be inquiring to those people in the coming days and weeks to have an affidavit filed for that so we can move forward on them and see if we can find some closure on some of these nonjudicial foreclosures and habeas corpuses

(1:05:22)

CALLERS

Caller 1: No Response

Caller 2: Crystal

John did receive the envelope

She has been getting parents and children and been recruiting

She just got back from a board meeting

She got four more parents

working on afterschool program for the kids

They are working on raising money

We’re going to see if we can get donations for the kids so we can get things going and donate it for National Liberty Alliance

And teach kids leadership

This will be work experience program for them which they’re excited about it

John had mentioned about two weeks ago about “Do no harm”

Crystal has been explaining that to the parents at the board meeting

They’re all picking up “Do no harm”

If anybody does anything intentionally, knowingly, and it does harm then that’s a crime.

Now they’re thinking about it “Do no harm”

Also the executive order Crystal got the copies of that that President Trump did December 21st John also got a copy of it Crystal said to make ten to twenty copies and get it out there

 Crystal got another paper from the court

Last week when she had to go to court the judge said that he was going to recuse himself from her case The attorney wanted to speak on behalf of Crystal Crystal said, “Why do I want you to speak on behalf of me when you’re the one causing me all of this trouble?”

Crystal said, “I can speak for myself. Thank you”

The judge said “I’m not going to speak to you. So I don’t know what you’re doing here.”
Crystal went downstairs She had her witnesses there

She said “We were here and he said that he’s not going to look at my case”

He turned around and said he went along with the attorneys to take $4,000 and put it on Crystal’s property The grantee and everything is in Crystal’s name

Last Monday there were five judges that did not show up for court

They didn’t have no judges again in the court today

When Crystal went back down there Crystal brought the paper and she said

no contract no proof of claim and then she said “I want this stamped”

She brought the executive order She said “I want this amended with my case”

She also put a counterclaim in

They never do their homework They never read much of anything

Not just lawyers but judges too

Crystal has been helping other people She saved 8 people’s homes

We filed everything for them and they got the grantee back back in their own name

We’re all helping each other It’s all starting to come together

When we go and file these papers and affidavits concerning our property they didn’t even know what to do with it

The head clerks none of them knew of this paperwork

They asked “What does this mean?”

Crystal said “That’s for me to know and for you to find out”

They scrambled and disappeared and started calling the attorneys

They told them that they have to take it

Crystal asked, “Oh, by the way, can I have three certified copies of that?”

And the original one they got to send it back to you in the mail

Crystal said that everyone who is doing this make sure you get the three certified copies and they stamp it that day

Another person had gone into the town hall and filed the papers and they told her “We’re not accepting this We’re not taking this” Crystal told her to get right back into that clerk’s office and have her stamp it and get her name These are all legitimate notarized documents It’s an affidavit And you just want it stamped

Get File on Demand even if you have to read it to them make them read it

It is against the law for you to refuse any paperwork

You can’t You got to take it

Another thing that they’ve been doing Crystal had been faxing things over Crystal put a package together for them She had it all stamped They turned around and sent it back in the mail saying “We’re not accepting this” Crystal went right back down there

There is no legal way to remove the paperwork out of the file

They wanted to put one of those toxic air raid phone towers on top of the school

Crystal gave them that paper What do we say? Do no harm

At the meeting tonight Crystal said “Do no harm”

She said “If you are going along with this knowing that it’s deadly it’s contamination and it’s on the news and you sign off on this you are putting the children the teachers and everybody at risk knowingly Do no harm and you will be accountable and held liable for it” And then she said “Here’s the paperwork here this is the paper that President Trump signed off on the executive order on December 21st”

So all the parents wanted a copy of it

Crystal gave them a copy and told them to make about twenty copies for the next meeting

Tonight there were about 200 people at the meeting

Get these people into a Committee of Safety

Crystal will be meeting with the parents

Crystal has some pretty sharp concerned parents

John talked about Do no harm about two weeks ago

Crystal kept on playing that back So when she went to the board meeting two weeks ago she put everything “Do no harm” People came up to her and asked “What did you mean when you were saying ‘Do no harm’?” Crystal replied that if anybody is doing anything willingly knowing that it’s going to harm people that’s illegal. They are supposed to be making wise decisions that are not going to harm us.

They have to have proof of claim when they take people’s homes

“Where is the contract?”

Everybody needs to get involved locally

Get partnership with other people

The common council subpoenaed all the city attorneys to the court

The fire is under them at this point

(1:24:26)

Caller 2: Terry in Colorado

When I mentioned I’ve been keeping up with the que stuff and there are several discord chat discord is the program that runs and they use that it’s a gamer thing but it’s great for a crowd sourcing thing and when I mentioned about the NLA they said that they already looked into that and their case is dismissed And Terry said that NLA is still filing papers and they’re not sending them back And so they took another look

This is an extraordinary case We are not in there just as a lawsuit

We are in there as We the People dealing with subversion

And we’re in there with the intention of not only filing papers and putting everybody on notice that means all of our elected officials which we’ve done that we started off with a Quo Warranto which really puts us into a position of really shutting them down legally speaking if they don’t answer And they didn’t answer so we really are in a position when things get to the end of things we can go after the Kaffir accounts

and give it back to the People.

We’re using this ultimately as a depository

A place where we can put all of our paperwork file it in the court so that we are under the auspices of the court and that’s what we’re using this case for

We’re not using this case to directly go out and sue anyone.

We did use it in the beginning for them to give us answers

When they don’t respond and when they don’t do what needs to be done then we go through a potential indictment we ask for an indictment

We did a lot of habeas corpuses We really got to buckle down to get an indictment against all of these judges and all these U S Attorneys that participated in the quashing of those papers which were the habeas corpuses

We also want to move the same situation with what’s going on with the foreclosures

We are going to work on some paperwork and do the final paperwork and then move towards asking for an indictment on these individuals

We’re going to file it in our court we’re under the auspices of the court this is proving subversion At some point in time we will get movement on this

We send it to Chuck Grassley of the Judiciary Committee we send it to Jeff Sessions, the Attorney General, and we send a copy to President Trump

and we file it in the court

These are filed indictments in the court

We have a filing number they will google up to Pacer they can download it off of Pacer

You can go to our website and download it

They were thrilled that the latest paper had been filed on the 28th of February

Terry created a NLA Workroom Discord Chat

They are currently working on an internet bill of rights

They’re writing it right now

They’ve got up to version 1.4

This is a way that you can get involved if you want to get involved

Go find Discord That’s the name of it

Go to a room called NLA Workroom

Terry will try to be there as much as she can

If you need an invite her e-mail address is at the National Liberty Alliance website

tmoore@1791.org Terry would be happy to help

(1:31:13)

Caller 3: Martin from Arizona

Martin has been swimming around in this movement since he went through family court

It’s been about four years

Then he stumbled upon NLA by accident about a month ago

He is fishing around trying to find out who is accomplishing what

There are a bunch of groups all over the place

He can tell by the website that NLA has a big history and has been active in a lot of different areas

A jury in family court or any of these so called courts of equity

In the family courts it’s very clear at least in New York State it is referred to as a court of record Court of record that’s jury

Caller has been down at the Arizona State Legislature and said “How come we can’t have juries?” “Why is it that lawyers are regulated by lawyers?”

The answer is for juries they say It’s a court of equity which means it’s a court of chancery Lord Chancery way back in the sixteen something or others said that we have to do it because it’s British common law We were under common law as it was in England at the time of the Constitution which is not British common law but it is common law

Common law goes all the way back in the Bible

The Seventh Amendment is pretty clear It says that your right to a jury is preserved

In Arizona your right to a jury in Superior Court is inviolate it may not be violated.

It doesn’t say anything about courts of equity courts of chancery or any of this nonsense

This is all a creation of judges making rulings

What do we do when they impose absolute despotism on us?

That’s in our Founding Documents

What we have a right and duty to do

In this nation there are only two lawful courts

Administrative courts are OK but you sign up for that

Anybody can create an administrative court

But the people have to agree to it they can’t do criminal actions they’re called nisi prius courts You don’t have to involve unless you first accept

Your right to a jury is preserved or inviolate

Where does it say that the jury has to be furnished by the state?

The people became too complacent

They dumbed us down

Then it got to the point where nobody is calling for the jury

The states took that up the federal level they didn’t make a law they didn’t have any process although they were doing it they were calling the juries collecting together orientating them and doing the cases and that’s when they snuck in the law at the federal level it was 1970 when they snuck in the law the process the procedures that a United States Attorney could call the jury and pull together a jury

and they were doing that before because nobody else was doing it the sheriff wasn’t doing his job because he forgot purposely didn’t get his education

We are in a battle to actually deal with that problem right now

The first grand jury that was ever called was called by the people

It was recorded in what we know as Magna Carta

That’s the first one known in the Western world.

We have our Constitution

There are two legal courts in our Constitution

Equity court and a court of law

A court of equity ultimately deals with issues between two people

It deals with contracts which are usually issues between two people

Any equity court the Constitution tells us that any issue that you bring into the court over $20

you have a right to call for a jury

If they were operating under American Jurisprudence and really being just they would make good decisions

There’s a movement going on right now where people are setting up jury panels and when people come out of these courts of equity with a decision that they think is unjust or unlawful they can take it to the jury panel and get the jury to rule either to confirm or declare void and unenforceable the orders of the judge and tell them what it should be and tell them to start over again

Are they operating under the auspices of the court?

Or are they in the back room of Dennys?

They are operating from some place other than the court

We got to be careful here

They function mechanically as a grand jury

It’s a trial jury but mechanically they function as a grand jury because they only review individual orders

There is no where in history that this thing exists that you are talking about

There are only two different jury involvements

One is the grand jury and the other is the petit jury which is the trial jury

The grand jury looks at and deals with criminal actions

They will indict

If there is injury then there could be indictment

For every injury there needs to be a remedy

The other side deals with the equity

Once you get into court you have a trial jury and the trial jury makes a decision

It’s an uphill battle but it could be achieved.

If you get pulled into family court John would only go one time you go there the first time and you go there by special appearance they probably won’t understand what that means you’re listening to what they want to do you can object to everything

then you move it to the federal court for cause

NLA is under the auspices of the court because we opened a case particularly for a depository and to put all elected officials both on the judicial and political realms on notice

We’re still filing papers They’re receiving our papers

We file with Jeff Sessions We’ve sent letters to him we need prosecutors some U S Attorneys

Caller just wants to let John know that there is something else out there that John hasn’t heard of yet

They’ve taken the jury out of the court and the judge can do anything that he wants

Judges can do anything they want without oversight or accountability

You got to pull the jury into the courtroom You can force that

One of two things will happen

If they come and take my children or they threaten to take my children

I go down by special appearance

I disagree with everything that they have to say

I object to it all

And I don’t get nasty

Then they’ll give me another date and I will object to that

They will say that I better show up and I walk out the door

You go home and you write your papers

You can even put a Writ of Error in that court if you want

I would first go and file it with the federal court

And you file it in the federal court for this court violating your right of due process

So you go to the federal court and you file the papers for due process that’s the cause

They’re not giving you due process

They got to answer that paper

And if you write that paper focusing on just the fact that they do not have the authority, the jurisdiction to operate that way and they cannot give you due process

They’re going to lose that

Caller has been in federal court three times

All he gets is dismissed

The judge gets to say whatever he wants

When he says dismissed then we’re back to square one

The reason why you went three times to a federal court and three times they dismissed it is because you gave the judge a place to hang his hat

Federal judges are not like state judges

They’re more savvy they’re more educated they understand exactly what they’re doing

They’re upholding the status quo

How you’re going to win in that court is usually behind the scenes

You’re not going to be called into this meeting because you’re not a lawyer

They’re going to have a meeting They’re going to tell the other side the judge is going to say, “I want this case out of my court and I want it out now”

They will drop the case

Caller is just giving John a heads up that there are other things out there that are not on the radar

There is something else coming up pretty soon

Caller does not know if John has read Trump’s executive order on martial law

John read through half of a paper Executive Order Blocking the Property of Persons Involved in Serious Human Rights Abuse or Corruption

There is another one

The other one that came out recently basically what it does the military courts have jurisdiction over U S civilians when martial law has been declared

That is the tool that it looks like that is about to be used at some point against the Deep State people.

That would probably include Hillary and Obama

That is a dangerous thing to happen

If anybody else did it I would be alarmed

I understand why Trump is moving in that direction

What he is really trying to do is to really focus in on a particular group particularly this executive order He wants to chase these people internationally

He wants to try these people outside of the courts of law

They would bog down the courts and we’d never get anywhere

This could go on for years and years and years

It has to be a different kind of a tribunal trial

He’s going after them for subversion so that makes it a situation where you can get into martial law

We’re using what they put out there against them now

It’s very dangerous

If it were anyone else doing this then John would be concerned

Are you familiar with an organization called Indivisible

Google Indivisible

This is a practical guide for resisting the Trump agenda

That’s what they will send you if you want to buy their book

They are the one organizing these rallies at schools against guns

George Soros is a huge contributor

There is another one called Media Matters

People who are parents People who are grandparents They should be flooding their schools

The liberty groups should be involved

(1:55:07)

Caller 4: Fred California

In our election system we elect judges

I know you refer to the committeeman process but these judges signed an oath of office when they swear on the Bible but when they’re running for office when you have to walk their paper as a committeeman is your opportunity to require them to read something and stand behind it maybe through some kind of a verbal or written contract

Anybody who is an elected individual judges are elected individuals they’re elected maybe to become a town judge they could be elected to state they could be elected to different levels that affect you in your election district

It is the committeemen who walk their papers to get signatures to get them on to the ballot

for the election for the primary

Once they’re in then they’re in and if they win the primary then they move on to the next level

If nobody runs against them then they move right from the primary into the election

They can’t get into that position without the committeemen

That’s why we have to take the committeeman process back

And that’s what Committees of Safety is all about

We need to create Committees of Safety and at some point when we succeed in the courts we’re going to start pushing for the law to be applied concerning the committeemen and these people will get in to take power and authority over Then they will decide

It should be a constitutional question to these judges

I’d like to know are you going to uphold the Constitution?

We need knowledgeable people

We need people to know what kind of questions to ask them

Town, village, and city judges are a problem because they’re unconstitutional

It’s a nisi prius court they don’t have the power to fine or incarcerate

If the committeemen refused to walk any of the papers for any of the judges by saying that this is unconstitutional and that they have no power and authority to do any of the things that they are doing The best way to deal with this is to cut off their purse

We can do that from the Grand Jury’s perspective

We could do that from the trial jury’s perspective

Here’s how we shut them down We make notice when we are in power and when we are in authority we go talk to the sheriff and we let him know anybody that comes to this jail of yours can be put in jail any town cop that brings in a prisoner you want to see the papers You want to see that first of all that there was an indictment or they’re being held for the call of the grand jury Number one no indictment get them out of here

Number two you want to see the trial by jury no got it get them out of here don’t accept the prisoner That shuts everybody down

It shuts the town courts it shuts the village courts it shuts the city courts it shuts down the local police They’re going to fall out of business because there’s no revenue

This is all a money making thing Without that court open you have no town police you have no city police you have no village police

The sheriffs program is going to have to grow

Reality is the way one perceives it If you believe that it’s a law then you will be upheld to that law

John is in the process of working on text books

We could offer a really good education in civics

and the Constitution at different levels

In the Library of Congress there are School Primers

We want to make sure we get a good education

We want to get an early start on that and start getting something together

(2:23:23)

Caller 5 no response

Caller 6: Linda Virginia

The government is a corporation If you don’t believe it then look at the kaffirs

The whole thing is a fraud Everything that they do is unlawful In order for them to get to the point to where they are able to do what they are doing they move little by little

They change They make statutes They get people to believe those statutes

This whole process since the 1800s since 1871 which is when most of it began There were problems in the first decision of the Supreme Court 1789 in the court case called the Judiciary Act not a court case it was a legislative act the Judiciary Act of 1789

It was one of the first things that Congress did

In 1871 they had what is called the Organic Act

It’s the Organic Act of 1871 and that’s when they formed a state inside of a city inside of a city

That’s Washington DC

In that process they created the corporate structure

Then they worked over the years very slowly

All of this stuff since 1871 was already being worked on they already knew exactly what they wanted to put in place

They knew it had to take time

This is a conspiracy

They were building a statutory prison for us

The whole thing is a fraud It’s against nature It’s against the People It’s against the Constitution

When this nation was created we are a very unique creation

John read the Preamble

“We the People of the United States, in Order to form a more perfect Union, establish Justice, insure domestic Tranquility, provide for the common defence, promote the general Welfare, and secure the Blessings of Liberty to ourselves and our Posterity, do ordain and establish this Constitution for the United States of America”

It was very important that we got the Bill of Rights

The Bill of Rights was done in 1791

Most of the states would not sign in unless a Bill of Rights was added.

There is going to be a judgment of nations before there is a judgment of people.

What Trump is doing is going to bring these people under judgment

This is international This is going to free the whole world

We’re all under the stranglehold of these 200 or so families that think that they own the world

All the wars that we fought they started

The whole purpose of World War I was to change the way that people’s lifestyles work and to change things politically

World War II was the same way

And in all these other little wars since

Nothing but political wars

They make changes in the people

What they’ve done is subversion, it’s illegal it’s fraud

Linda has a code enforcement case She has done research

She wanted to bring up that the U N giving money to the local governments for sustainable development and basically rendering the local governments powerless

Once they accepted the money from the United Nations they were then mandated

Null and void only the federal government has the power and authority to negotiate those kinds of things

It’s still happening

It’s going to be defeated

It’s Agenda 21

What you have to realize is this You have to look at the nation as a speeding locomotive and all of a sudden something is on the tracks up ahead You hit the brakes It depends on how much is behind you

NLA has two judges in our case One is silent The other just walked in and took the hammer to close our case down and tried to tell us to stop sending papers And we ignored him We indicted him We gave enough information to the clerks to make them know that they better file it They are filing our papers We are continuing business as usual

They’re not going to be able to protect each other no more

Sustainable development is changing government processes

The courts are caught between the Constitution and the global agenda thing

Reality is the way one perceives it and perception is changing

We’re going back to common law

If America finally gets free from the tentacles of this evil body that has seized hold over it and it started even when the Constitution was being debated The enemy was already in the camp and working If we can finally get rid of this creature the beast in the swamp

It’s not just here Trump knows and we all know we have to defeat it around the world and when we defeat that it’s going to release all of these nations that have been under the thumb of these people

Our Founding Fathers laid it out Don’t get involved in foreign entanglements Stay away Be friends with everyone That’s what draws others close to you

It is ultimately about peace and do no harm

God is not going to bless a demoralized nation

The key thing is this: Educating the children

If we could educate our children Bring morality into the schools

Bring the right curriculum into the schools

We wouldn’t need more than 8 or 9 grades

(2:52:34)

Caller 7: Eric Georgia

Article I Section 8 Clause 9 “To constitute Tribunals inferior to the supreme Court”

Article III Section 1 “The judicial power of the United States, shall be vested in one supreme Court, and in such inferior Courts as the Congress may from time to time ordain and establish.”

The Federalist Papers deal with every single point inside the Constitution

It’s the actual debate of the Constitution

The AntiFederalist Papers came out later

The AntiFederalist Papers was strong encouragement for the Bill of Rights

The conversation of the Bill of Rights did surface inside the debates in the Federalist Papers

They talked about it but it seemed to be ignored

The Constitution must be read in light of the Bill of Rights

When you go into the federal courts it’s very difficult to navigate around the federal courts because you can be in a court in a court case and jurisdictions can move and change right in front of you and you’re in a different jurisdiction and you need to be dealing with that and focusing and arguing those points They change very quickly

If you’re in a court there’s nothing to do with any else but a court of law and you’ve established that’s what that court is all about so therefore it’s a court of law under the common law they can’t move from that that’s where you got to keep your jurisdiction

And you got to be able to realize that when one side moves something and says something and moves over to another jurisdiction and you don’t object to that for instance bringing in statutes and you don’t object to statutes OK you just allowed the jurisdiction to change and you could lose your case And that’s when people get hurt in the federal courts

Get involved everybody needs to get involved

Get into one of the committees Help to create a committee

We need investigation committees

It all requires education