National Liberty Alliance

Monday Night Conference Call

July 16, 2018

Lead In Song: Hold On

(4:00)

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](tel:(605)%20475-3250), enter access code 449389# PRESS \*6 TO MUTE/UNMUTE, then 1 if you want to get into the queue Playback number [605-475-3257](tel:(605)%20475-3257), access code 449389#.

Questions can be e-mailed to [questions@nationallibertyalliance.org](mailto:questions@nationallibertyalliance.org)

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Scripture Reading: John 2 : 13 – 25

(7:09)

The big thing that we’re trying to push forward today is trying to go into the courts against the judiciary There never has been a more time The timing is just perfect to do this

Money lacks We don’t need a lot of money We need a few thousand dollars

We have to sue not only the judiciary We have to sue the BAR Association They’re the ones that have committed treason subversion against the United States of America against our Constitution for teaching statutes as law We have lost our Constitution completely lost it

We’ve lost our First Amendment right to redress of grievances

They refuse to answer They will not answer

If you ask them any question they will push forward their filters to speak for them

the BAR attorneys

Any time you deal with anybody in government you will be facing a BAR attorney

43 percent of Congress are BAR attorneys

60 percent of the Senate are BAR attorneys

We lost our Second Amendment we have to get permission to carry our weapons

We lost our Second Amendment The Fifth Amendment is out the door

We have no redress of grievances We’ve been proving that for ten years now

There is no court of record available to the people They have sabotaged and destroyed our courts our courts of justice

It’s all about money It’s all about destruction

Destruction of our Constitution

They’ve taken and removed the Thirteenth Amendment which would have prevented all of this

Which would prevent any BAR attorney to hold any office of trust

They’ve destroyed the balance of power through the 17th Amendment

They have removed any authority any power any word anything from the states

The states have no say whatsoever concerning the federal government

None they have no vote in Congress

If you go any place and you start to talk about the fact that we’re sovereign and they call you a sovereign citizen a cop killer

We’ve got hundreds of papers in the one case that we’ve opened which isn’t a case at all we opened a case for the sole purpose of filing a depository a place for filing so that we would be under the auspices of the court We’ve copied Jeff Sessions We’ve copied the President We’ve copied Senator Grassley from the Judiciary Committee

We filed it in the court in the northern district of New York and we’ve filed it at our website

We’ve got hundreds of papers where they just refuse to obey the Constitution

They refuse to give us our Fifth Amendment

They refuse to give us due process

They reject and deny our habeas corpus

We must take back our courts and bring back courts of justice

You go into these courts and you file papers and everything is civil law

Their rules are civil federal rules of civil procedure all the papers that we fill out to go in civil, civil, civil Civil means statutory No common law

Their understanding of common law that they are taught in BAR school they believe that common law is the collection of decisions of these silly , ridiculous, subversive, federal judges across this nation.

The only way that we are going to be able to deal with this and bring it down is to sue against the judiciary And we got to win in the court of public opinion We must sue the judiciary and the BAR Association also

This costs money

If we were to get lawyers to do this BAR lawyers it would cost hundreds of thousands of dollars to bring this lawsuit about

We only need a few thousand

We need to cover the costs We have to do service The best way to do service is to pay the sheriff

We could do it for just a few thousand dollars

You can go and talk with your sheriff You can go and talk with your congressman You can talk to anybody in office You ask them questions on the Constitution none of them can answer You show them situations where they’re overstepping their jurisdiction they’ll get upset with you and crush you You will be met with a BAR attorney

They raise their hand They swear to protect and serve the Constitution for the United States of America and yet they go and get themselves a BAR attorney and rest in statutes

They are totally ignorant How can they protect and serve the Constitution when they raise their hand and don’t even know what it is and what it means?

How can we know if they’re outside of their jurisdiction?

How can we know if they are serving and protecting the Constitution?

How can we know if we have any of these inalienable rights if we don’t even know what they are?

How can we put up with the idea that we have to go get a permit and be licensed to exercise some of our rights ?

The court case that we got going the judge made it very clear in writing on paper you will not have your court of record you will not have your common law

People need to become educated

People need to support what we’re doing

We can’t go forward without money

You can’t buy paper you can’t buy ink you can’t serve papers you can’t do anything without having the money to do it

We’re not looking for hundreds of thousands of dollars

We’re looking for a few thousand dollars

This is a challenge to everyone listening

Where else are you going to find what’s being taught here?

Where else are you going to find a place where you can really say that we’re looking at the truth, we’re looking at the Constitution

(21:47)

ANNOUNCEMENT

John and Gerard were interviewed on You Are Free TV the first week in July

The title of the presentation or video is Stick to Your Guns National Liberty Alliance Defends the Second Amendment Sues New York State

that has been posted now by You Are Free TV

You can go to YouTube and type in You Are Free TV

There were technical difficulties generating the video

The software got messed up

It’s there and it’s ready to go

(22:33)

QUESTIONS

Question 1: Can NLA issue common law lawyer certificates for those who finish the Constitution and Civics courses and for those that are dues payers

We at NLA are a private association the same as the American BAR private association

What we have right now is not sufficient for an education of such

And what we’re trying to put together is to put up the new course that we started which will also be complimented with a book

There will be enough knowledge in that book and maybe even in the course to really be able to step up and take control

We’re not at this point able to really say that we are able to teach people to be lawyers

To be a lawyer requires ultimately understanding the court process

How things work and of course the Constitution

The Constitution itself is the law It’s the law of the land

The Constitution is to be applied against the government to prevent them from violating anything that would injure our liberties

The key to how far the court can go in their decision makings or the key to how far a government can go in their authority and power is found in the capstone Bill of Rights

Anything that violates the capstone Bill of Rights is null and void

That is the key to our law

“***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.”

We have lost control

Unless people are willing to become educated then we are not going to gain that control back at all Punishment should always be focused in on restitution

What kind of a court just puts people in jail fines them and takes their things and keeps it and doesn’t do anything for the injured party?

That’s not a court of justice

We got to get our courts of justice back before we can exercise the political authorities that we should be applying

We don’t know what a committeeman is

We don’t understand the process

We don’t understand the authority

It has been captured

Everybody needs to know the Constitution

For every injury there must be a remedy

We need to teach our children

By the time they come out of eighth grade every person going through eight years of school should be at college level no need to go any further unless they’re going to become a doctor or an engineer where a higher education is necessary

An eighth grade education should be equal to a college education

We’ve been dumbed down

There is enough information at our website and with what we are putting together in the new course specifically in the book that we’re putting together there will be enough information that people will be able to go in and exercise their unalienable rights in the courts and get justice

There is a lot of information at our website

And the cases that we are doing you can read that and learn

Everybody should be paying attention to the papers that we are putting out

You should be sharing them

If you take the jurisdictionary course and read our papers you will be able to go into court

That jurisdicitionary course will teach you when to do a motion

Every paper that we have filed that they think is a loss that has been rejected or denied is evidence

We are not going to get success in the court in most cases until we get to the big case

We sent papers to every single governor in America to advise them of the problem of the 17th Amendment To advise them that they could ignore those senators in there because there is no power and there is no authority for the 17th Amendment

It destroys the entire power structure that our Founding Fathers put up

And there are two places in the Constitution that makes it clear concerning senators and how they are to be chosen and yet the people don’t know it People ignore it

Our Constitution is a great piece of work It is a great document

The power and authority of the committeeman process can recall anybody at any given time

Nobody knows these things

They don’t understand how this is structured

We have to turn this back otherwise we will not have liberty

We’re building administrations across the nation

The courses that we’re putting together is an absolute requirement

There is going to be four course requirements

Two of them are up there One we are working on And then there will be a fourth one which really gets into the process A handbook on how to operate within the courts as far as being administrators to orientate the grand jury and the trial jury to advise them to be able to write the papers truly to the will of the grand jury

The jury can nullify anything

The grand jury can ask any question can require anything

can settle the matter and not even send it to court

They can settle the matter between the individuals and not even send it to court

There would be a lot of cases that wouldn’t even have to go to court because they could be settled between the parties

Every loss out there has become our evidence

Every paper that we filed that they ignored becomes our evidence

Every paper that we filed requiring due process and they rejected or denied becomes our evidence

We have known this for a long time

Those who don’t understand it OK fine

Maybe they’re not paying attention

So they may think that we’re not getting anywhere

No one has gotten to where we are at

No one has filed what we got

We have laid the ground work

One of the big cases that is really going to make our case is the New York Safe Act lawsuit

They still haven’t answered

They were supposed to have answered on the nineteenth the 19th of June

We are at the 16th of July

The judge has not made a decision

He was supposed to have made a decision on the 19th

We’re going to appeal it We are going to take all these people down

They have subverted the Constitution if they throw this case out

We will make sure that we bring this to the grand jury and ask for an indictment

John is confident that the grand jury will give us an indictment against these individuals for denying us due process for denying us our unalienable rights for denying us a court of record for denying us a court of justice

We have lots of evidence in this

(58:22)

Question 2 No legislative act exists for the creation of the American BAR

Would it not be better to call yourself a common law lawyer?

Also NLA could make tee shirts that say I’m a common law lawyer with the NLA website on it Could be great advertising

I don’t know if you have to identify yourself

Everyone who goes to school from first grade through 8th grade and comes out should be college level

We could train our children up and give them all the knowledge that they need

We should give them the knowledge of how our government works

We need to teach the children what the process is

How the court works

And basic simple forms

You can take these forms and create your own forms

The form is a framework

You can take it in different directions and do what you want

The only thing necessary for a prima fascia case is an affidavit a sworn statement

You don’t need years and years of education

We need to train up our children

Every grade should be looking at civics

Every grade should be looking at the Constitution

Every grade should be looking at American History

Every grade should be looking at the process of our judicial system

We’re going to cover all of this in the book

And a good deal of it we’re going to cover in our course

Once we get three or four chapters up there then we can keep on adding and adding

We’ll just keep adding to it

We don’t need statutes to tell us right from wrong

We don’t need statutes to tell us what to do

We don’t need statutes to tell us if a person needs to go to jail or not

We don’t need statutes to tell us how to restore an individual

For every injury there must be a remedy

We need more people involved

We have to deprogram ourselves step up and learn

(1:06:24)

Question 3 Oregon, California, common law, sovereign, minded people, looking for Alexander Then there is a phone number and an address

Whoever sent that in could you kindly send an explanation

Question 4: Was there a reason DCSO Shane Nelson or supervisor Travis Holloway

were not specifically named in the LaVoy Finicum Grand Jury indictment?

Can you put me in touch with common law Judge Darby or other common law court related people of nonBAR associated sovereign minded Oregon or California people?

These people like Darby are doing things totally different than what we are doing

We are not compatible with them

We’re compatible with the Founding Fathers, the Constitution, and American History

Anybody outside of that is not compatible with us

John is not sure who Shane and Holloway are

We got a lot of John Does in there

Once we can get U S Attorneys involved in that case at some point there are plenty of avenues that we opened up in that case and if you read through it carefully it allows for addition of charges and an addition of people

They got to come to the grand jury if they want to add charges or if they want to add people

NLA needs help with research

If this guy knows something instead of just giving us their names he could give us more information He could give a little summary of who they are and what they did

It would make our job a lot easier

Let them do a little of the research for us and save us some time

At some point we may add them

This is an investigation by the grand jury themselves

(1:12:21)

Question 5: Did John say it would be nice to have more affidavits for the Albany papers

For example 2010 through 2013 can I submit an affidavit that is related to the older complex case but an incident two and a half years later

Probably intimidation involved because I am still trying to find out what happened

I don’t want to make a problem for NLA either that would hurt their reputation\

John needs more details before making a decision on that

The case that we have and I think that we are talking about the New York Case

They are possibly talking about a CPS case

We don’t have enough people working on that kind of a case

We don’t have people who understand enough on how it works

We have all the paperwork It’s all forms

We need somebody who can exercise those forms who has the ability they have to have some kind of a background

It could be advantageous to have court knowledge

Someone that has worked in the courts and knows how the process works

We have a form We just have to take the form and put the details and the problems of the individual into that form and then file it

Each habeas corpus it’s about six papers that need to be filed

We need people who can work that paperwork

Take the facts and put it into the form

John does not have the time to make sure that every single case is put together properly

We have to have people who can work the paperwork with us

This is not a difficult task

But someone should have some experience even experience in management in working with paperwork might be enough

And then we could do these cases

We stopped doing it only because we don’t have the manpower

Anybody that has a paralegal background a court clerk background a court secretary background that kind of a background could easily take the forms that we have put together and apply the proper verbiage

We got a lot of cases that they have ignored

We are still doing NonJudicial Foreclosures because it is easy to do these

A tax foreclosure or a mortgage foreclosure

And put it into our case means eventually it’s going to be addressed

Most cases they ignored us

As long as it’s in the case at some point justice must be served

For every injury there must be a remedy

All of these affidavits as far as habeas corpuses NonJudicial Foreclosures all of these have to be addressed at some point All of that becomes the ammunition

Every loss becomes evidence for us

(1:19:10)

Question 6: This concerns Freedom Watch are you aware of Larry He is aware of US v Williams and supports NLA work and he’s claiming he’s going to start a common law grand jury

John had contact with him a long time ago John has been to his website

It is not compatible with us

It’s too focused on an individual

National Liberty Alliance wants to focus on the people

We have a leadership

We have founders We have leadership structure

That’s just to get things in order

We’ve structured ourselves together collectively for the sole purpose of going up against those people in government who are not doing their job and have overstepped their jurisdiction

and are committing subversion

So collectively we are coming together as We the People from every state in the Union from all the counties collectively to deal with subversion

Our intent is to get the structure on every single county level to deal with the federal court system and the county court system and the state court system for the people to step up and become educated enough to be able to do this in every county

and to deal with whatever problems are brought to them to deal with

National Liberty Alliance will always remain as a place for people to become educated to become qualified to become an administrator to get their basic education and a higher education and further education to organize work within every county from county to county and state to state collectively to make that organization for communication and growth to share successes and inform about what doesn’t work out so well

communication and organization and education

And that’s what we’re about

We’ll always be here for that purpose

Once they get the grand jury administrations going and they start to exercise their power and their authority within the counties then we will be here as advisors

The difficult part is to make sure that the administrators don’t write beyond the will of the grand jury

Back to the question We are not compatible at all with the way that they are going

He’s a statutory guy He’s a lawyer

He has become the foreman of a grand jury and has done so for many years

You can’t be a foreman on a grand jury on a continuous basis

We’re getting ready to change the foreman on our grand jury

We are a long term sitting grand jury for the sole purpose of dealing with subversion

We’ve been sitting for a couple of years

There really should be no such thing as a Unified United States Common Law Grand Jury

but there must be a Unified United States Common Law Grand Jury to deal with subversion on the federal level

That needs to be dismantled once the power is given back to the people

We are not compatible for a lot of reasons the main reason is statutory vs common law

Anybody as a BAR attorney should not be sitting on administrative power structure of the process

He calls them citizen grand juries not common law grand juries

He goes to the civil side of things

We are not compatible with him

Contact was made early on by him to us

It was not compatible

(1:26:55)

Question 7: I am one of your members and was wondering if there was any progress with the CPS case?

Whatever CPS cases that we have filed sits in our case and eventually will be dealt with

It’s not going to be successful without the people’s education

Question 8: On last week’s show you said that you trusted Q because he’s military intelligence How is that any more credible than the judges that you have been encountering in the courtrooms? The alternative media tells us that these good guy insiders but is there any reason to think Babylon is just incapable setting up blogs and defrauding the people with yet another layer of public fraud through the alternative media just as they have through the corporate media a lot of people aren’t buying it and now when I try to direct them to NLA they turn off to it because of it’s new affiliation with Q

There’s a lot of garbage out there

When John first heard about Q he listened to different people

Q has identified themselves as military intelligence

Clearly they have identified themselves as that

They have proven by many things that they have said that they do have this intel and things do come to pass what they say

We know that the President will come out and fortify what they say and that there is a connection

You have to do your own research on this stuff

You can’t just believe things verbatim

It requires research

There are guys out here that have done the research for you

When you look at it and see the proof that they have put forward you’re going to be convinced or you’re not

It looks credible

Q Plus could possibly be the President of the United States

X22 Report is a very intelligent well put together report

He does two or three reports a day

Very in-depth very intellectual very well done very believable very consistent

We also have You Are Free TV consistent focused and giving good intel

We got Quinverse

We got Truth and Art TV SGT Report is great even if you just listen to him once a week. Screen Hoopla has been pretty consistent Greg Hunter is another one that is very consistent all these people are on the page under Q

This is where you can get your daily news if you want

You can click on to these links and see the latest report that they have

We got David Zublick channel that’s pretty good

We can’t ignore Q because that’s the revolution

That’s the news coming out on what we’re doing and where we’re going

what’s happening what we’re accomplishing We wouldn’t know about the 45,000 plus indictments

There is a civil war going on and nobody is reporting on it we have no access to the information as to what’s going on but through Q It’s been very consistent

If people don’t connect with us because they think that Q is a problem then they haven’t considered their homework well enough look at our page and check these things out

We’re more than about Q We’re just offering that information

We’re more about giving free courses

We’re more about giving an education

We need to become educated and become administrators for the grand jury and committeemen and getting involved and taking control and becoming educated

(1:38:30)

Question 9

We talked about democracy earlier this week would you like to say a few words about that?

It’s nothing that we would be involved with

We did look into it We researched a little bit It’s nothing that has anything to do with anything that we’re doing

It was about 277 pages

(1:44:29)

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

Brent’s website is commonlawyer.com

His comments may or may not agree with the leadership of National Liberty Alliance they are his and his alone

Brent has been reading about jury nullification He discovered that there was a case in California that said that a judge can dismiss a juror if he discovers if somebody tells the judge that the juror expressly refuses to follow the judge’s instructions on the law

The courts in the United States take the view of Justice Mansfield and the famous case of over 200 years ago and what he said was this:

He said that the jury doesn’t have the authority to disregard the law

but he said they have the power to do it and when they do it there’s nothing anybody can do about it.

And that has been the position that the United States courts have taken and the state and federal courts ever since that time.

If you are a juror in a criminal case and you think that the judge gave you the wrong instructions on the law then you have a duty if in your heart of hearts you have a duty to disregard your oath.

If you take an oath to do something that is not lawful and you don’t know it at the time when you discover it the law requires you to disregard your oath

If you take an oath to commit a crime and then you feel like you better not do that later on you have a duty to disregard your oath.

And the judge in this case that went up before the California Supreme Court the trial judge got a note from the jurors that said that one of the jury members said that he was not going to follow the instructions of the judge And the judge brought him out and asked him a few questions and asked , “You’re not willing to follow my instructions?” He said, “no”

He said, “You know you took an oath to follow my instructions?” He said, “yes”

He said, “You’re going to disregard your oath?” He said “yes”

He removed him from the jury and replaced him with someone who would follow his instructions.

If you’re on a jury and you feel in your heart of hearts that the instructions that you have been given are not lawful as applied in the particular case that you are deciding you have a duty to disregard the law And if you don’t do that you’re violating your responsibility to do right If you believe your oath is an oath to be lawless then you have a duty to disregard your oath and do what’s right

The judge didn’t say that in this case

But the key to this case is this:

If you’re a juror and you feel that way that the law is not lawful just keep your mouth shut

Because this case did a good job of going through the history of such cases in the federal and state courts and making the point that if a juror just does his job and doesn’t say anything there’s nothing anybody can do about it

They’re trying every angle they can the Powers That Be in the courts to try to bind you in to try to intimidate you

Courts have always even in our common law tradition going clear back to the continent of Europe there was always the effort to present the court in a dignified way to people so that people would not disrespect the court

Even in early England over 1,000 years ago 1200 years ago it was a custom and this was a custom for hundreds of years it was a custom that on every bench would set three people the judge a local elder from the local church and the sheriff.

And all three positions were there to lend dignity to the court

The jury doesn’t have to do what the judge tells them

The jury is bound to do what each juror believes is right lawful in his heart of hearts.

Let’s get to the Constitution of the United States

We went through 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 ”

There is a difference here between providing and promoting

Promoting is not providing

Providing is not promoting

The government has jurisdiction to provide common defense

Our Constitution provides for common defense

The general welfare is not to be provided for

It is to be promoted

General means that it applies to everybody without exception

A general officer means that when he gives an order it applies to everybody

That’s why we call him a general

General welfare is welfare that is promoted for the good of everybody

And the federal government the general government as our founders called the government

of Washington DC They didn’t call it the federal government as much as they called it the general government

The common defense is a provision that is a responsibility of the general government in Washington DC

It says common defense that means common to everybody

Other defense was left to the states

“Bloody Williamson” was the name of a book that a fellow wrote It’s about a place in Williamson County He was an historian

“Bloody Williamson” is about the violent existence of Williamson County in southern Illinois.

Williamson County is a coal mining county

With all of that there’s a lot of workers

They had to ship them in

With all of that came illegal liquor during the days of prohibition and prostitution and opium.

Certain people moved in and controlled the area entirely

There was a lot of murder The unions were trying to organize

As things got worse they got so violent there was organized crime there were two groups One was the set of five brothers from Wayne County and a Jewish fellow from St. Louis His name was Charlie Birger and he used to work for these five brothers that had migrated across the river from Kentucky

The brothers name was Shelton And their mother they called her Ma Shelton she ran the gang Five boys They were brutal people Murderers

Things got so bad that the people down there petitioned the governor up in the state capital to send the militia to put down the violence

That was back in the 1920s

It was popular opinion then that the governor did not have the power to do that as long as there was a sheriff down there The sheriff was working for the organized crime

The governor never would interfere Never did

We had a different attitude back then about who should interfere and who shouldn’t

Eventually it did happen and peace was brought back to that part of the world in the 1940s

But it wasn’t because of the local sheriff He was part of the problem

So there is such thing as common defense

The militia according to our Constitution of the United States is musterable The governor may muster it to put down that kind of violence

That’s what he’s supposed to do

And if it gets bad enough the President can do it if he wants

We’re talking in the Preamble about a common defense

And it is the duty of those in the central government the general government of Washington DC to provide for the common defense and to promote the general welfare

not provide for it

And that’s what we see happening now the provision of general welfare

The same thing happened in Rome

Rome went down for a lot of reasons

One of the biggest reasons was their tradition of religion law and government to the law of the city but with that in Rome everybody was entitled to a loaf of bread everyday

And if you came from any place in the empire to Rome you got a loaf of bread then you got wine everyday The welfare system grew and grew and grew and as political clout grew more and more things were given away And the government took it upon itself to provide what they said general welfare If you want it all you got to do is come and get it

If you’re down and out we’ll feed you

Sooner or later you run out of other people’s money And they ran out of other people’s money Just like California has run out of other people’s money

Illinois has run out of other people’s money That’s because they are not adhering to the simple principle which is part of our common law general welfare general means that it has to apply to everybody If welfare is not general to everybody from the general government in Washington DC then it’s not lawful it’s not constitutional

“The people” we talked about that last time It’s often mistaken as a synonym for democracy

“The people” here doesn’t refer to democracy

“The people” here signifies the ones bearing the common law duties of the militia

which are grand jury petit jury or if able bodied to carry arms to execute the laws of the union to suppress insurrections repel invasions that’s the duty of the militia

That is “the people” “The people” are those able bodied men able bodied to carry weapons in battle and perform those duties serve on the jury and to execute the laws of the union to suppress insurrections repel invasions That’s from Article 1 Section 8 Clause 15

This document our Constitution of the United States does not limit Americans in general it limits Americans holding office in government

The one part of our Constitution that limits the people of the United States is an exception to that general principle It was added to the Constitution much later out of a terrible confusing ugly bloody war and that’s the amendment that says that slavery and involuntary servitude are unlawful

That particular provision as an amendment limits the American that is not part of government

The people of the United States grant authority to government

This government governs only by their consent

The most fundamental expression of the people is the jury

There is no appeal as long as due process is followed

Although many people liken our Declaration of ’76 to Articles Incorporation and our Constitution to corporation bylaws the better view is that in fact our Declaration of ’76 is a common law complaint to be decided if necessary in trial by battle and our Constitution settles a common law trust

(2:21:50)

CALLERS

Caller 1: Crystal

She went to court They had her in court on last Thursday

They had her there for 11 o’clock sharp in a courtroom by herself with the judge and the attorney She brought her witnesses

She swore herself in

I swear to tell the truth the whole truth and nothing but the truth so help me Jehovah God, Jesus Christ, Holy Spirit and then she stated her name

The attorney spoke first what she said was:

She said she’s tired of me playing games She said she wants a quick foreclosure no more amendment She said that I filed for bankruptcy She’s not playing games and she wants to put a stop to this She wants it foreclosed immediately

The judge said I agree

Then he called Crystal and that’s when she swore herself in

Crystal said First of all I said you are violating my constitutional rights stating that I can never appeal or make a motion or what have you and I said certainly I said I asked you this has been going on for almost four years I said it’s almost four years I asked you Who signed my name ? Who changed my mortgage? Show me proof of claim. Show me the contract. I said you put my name on the property three years after it was paid for I said that’s fraud that’s mortgage fraud

As a matter of fact I was harassed tormented for the past almost four years time in the courtroom illegal foreclosure on my property I said I have my warrantee deed I have my quick claim deed I have life use and I said Who in the world is going to sign my name and change the mortgage I said I gave the executive order from December 21, 2017 that Trump put into place about the properties and the corruption and all of that and also there was another law that was signed off on June 18, 2018 the Supreme Court stated that if any papers filed in the court it has to be signed otherwise it has to be dismissed and discharged. I said I’ve asked three people to discharge and dismiss my case and then I said and by the way Who is the injured party in this case?

I don’t know you from the man on the moon until I started receiving these letters How are you the injured party and stating that you want my property to be foreclosed on and I have never filed anything with G E Credit Union? I said I would like proof of claim or I would like this case to be dismissed and discharged and I said this is RICO what is being done to me

I said I have never ever signed anything How are you the injured party?

You will not be left homeless I said Look what is happening throughout the state now throughout the country I said By the way the (inaudible) is on the attorney who is yourself and it’s going to be divvied up (2:26:37) and I said if it’s about my home it’s like they’re talking everybody else’s home You’re the ones receiving the money benefit and you’re not the injured party. And then a lot of families are ending up in shelters and then the DCS is going and taking the kids from the parents and they’re putting them in foster care

They’re being paid $4,000 So who’s the injured party? You are literally destroying lives People are having heart attacks and strokes and dying behind this foolishness I said and then you said I cannot extend for this appellate court and I said again you are violating my constitutional rights and I demand I’m asking for an extension until the 24th

which I filed all my paperwork and I got all my deeds and everything else

So they want to play their games and everything they send me good I just got another letter which I was extended and I will send you a copy of everything that I have put into place and I think this will be very helpful because I’ve been filing all along all the affidavits everything And I got all the pages I even got my land patent in my own name and I just put that on there last week

She got her extension the 24th that’s next Monday which they gave everybody else 45 days 60 days but this is the Superior Court which they will the appellate court which they are working together

This judge he’s retired They’re all working hand to hand

Everybody said We’ve never seen this happen on a Thursday nobody was there

When the other people came on my behalf I’m getting affidavits from all of them they were shocked at the people who were there because some of the people that were in there were some of the same old thing try to mess with Ofra and his eyes got real big

You never want to go in there without witnesses

And they like to put you on a day when they know that nobody else is going to be there

because you’re a bad influence you’re teaching people to resist

They’ll try to give you a secret date and a secret place

Another thing Crystal did also she wrote up the chief clerk and Crystal said Oh by the way are you an attorney? I don’t have to answer that. Yes, you do have to answer it. I said Are you an attorney? Yes he is an attorney I said can I please have your … I’m not giving you nothing I’m not giving you nothing

because I went to file my paperwork and they stamp it in and they’re taking things out of my file and sending it back

But it’s already stamped in

They’re making their laws as they go along

She got all that stuff together This is what’s going on

She has to go again August 2nd

She is in the appellate court in Connecticut

She has a case pending in the New York appellate court

She filed the federal case the federal court told her in this thing we’re working together that I can never I am prohibited to file in the federal court

They said that she was a serial bankruptcy fraud

They sanctioned you

They’re telling you you can’t file in the federal court

There’s something in January

They said Your Honor she’s just stalling time because she can refile in January again

First of all I said under what constitutional law is that?

And I said that’s my civil rights I can file How can you tell me I can never file when it’s my God’given civil rights to file and argue for my rights for my property

I can’t understand that Can you please give me

I said I’ve been asking you for a common law grand jury and I also found out that anything over $20 I can have a common law jury and you said that you are the judge and the jury which is committing a treason you’re making law and breaking law but I can’t have when I’ve been coming to court it’s been just judge and attorneys

They have you in a civil court and they have you under contract law and so they don’t believe that you need to have a jury because that judge is like a chancellor he’s going to make the decision because even in contract law you can decide to let the bench hear it

but you waive your right to jury trial

What they did is they waived it for you

People say to Crystal How come you’re the only one you’re still fighting and we lost our property and we had attorneys?

Crystal replies Well congratulations it was your crazy attorneys that stole your property

Not only did you pay them all this money and sign those papers that I told you not to sign I said but he walked off with everything that you had

They have been changing the transcripts

Quite a few people have been saying my transcript has been changed too

Crystal has about 40 or 50 people

You have to have your witnesses

We all got a piece of the pie because we’re knowledgeable

It’s starting to come together

Possibly send some of this to Jeff Sessions

Maybe they’re under investigation

The squeaky wheel gets greased

(2:42:36)

Caller 2: Georgia Marva

We had a wrongful foreclosure where secret hearings were held

We were forced out of our home by local police who had no jurisdiction or authority which the local police chief and mayor acknowledge

They had no authority or jurisdiction

It seems recently that they had a secret auction which we were not made aware of

A special warrantee deed had been done

We actually have the warrantee deed

They have gutted out the inside of our home

This couple has done various transactions with Nation Star before

It looks like a scheme

This couple was the only party participating in the secret auction

It’s in North Carolina

They figured out how to steal people’s homes

Caller had previously filed bankruptcy

It was on appeal

The bankruptcy was still active when they allegedly had the sale

She had appealed that

She has a corrupt judge and a corrupt clerk involved

Another question is regarding traffic tickets

She was being stopped given a traffic ticket called to court and then they would make a move on the house

She has these traffic tickets that are false claims

She has been brought into court multiple times

She has been falsely imprisoned

There is no injured party

She already put it in the federal court

See if they will write you an injunction

(3:00:00)

Caller 3: Brad from PA

Quick question regarding Larry Klayman

from Judicial Watch

We were contacted by him and he was not compatible with us

He’s an attorney and he’s using citizen grand juries

We don’t do that It’s something outside the court

He is a BAR attorney and he’s using citizen grand juries

It’s not something that we want to get involved with

We’re trying to work within the auspices of the court

That’s where the grand jury is supposed to operate

We’re trying to resurrect the Article 3 court

We can’t go outside the court

They’ll call that subversion

We see people being put in jail for that very reason

Because they were trying to set something up outside the court

They were claiming to be judges and marshals

They locked them up

He represented the Bundys and the Hammonds out in Vegas

Is there a chance that there is a miscommunication on the words as far as what he’s talking about?

Are you familiar with Crowd Source the Truth with J C Goodman?

He’s very good

That’s one that people should watch

We were also watching George Webb

There was a little falling out between those two

Take it all in but use that spirit of discernment

Do you believe that Sessions is trustworthy?

The Q movement there is the possibility that it might be a psy op

There is that spirit of discernment once again

I’m not saying don’t follow Q but we have to be very careful

Our adversary is strong, well funded , and he’s not stupid

He’s very intelligent

If Q is a psyop then Trump is in on it

Donald Trump definitely knows who Q is

And he’s definitely feeding in to it

He’s definitely recognizing the people who wear Q shirts

Donald Trump gives the thumbs up to people with the Q shirts

You always have to have discernment

Gerard used to follow Glenn Beck but then he went off the rail

Glenn Beck introduced us to the book “The 5000 Year Leap”

Glenn did a lot of good work

He got compromised

He got sick

He got attacked

Gerard was able to leave him once he went off the rails

He did a lot of good work before he went off the rails

Ron Paul was doing good and then his wife got sick and then you saw a whole change

Last thing I want to bring a big hat tip out to the President for standing up for the people and mentioning on national TV about the Awan brothers the server that’s missing from the DNC This president that we have elected is for the people

It’s the American people’s responsibility to get informed

I cannot stress the Civics Course at National Liberty Alliance and the Constitutional Course

You got to get it done