National Liberty Alliance

Monday Night Conference Call

February 18, 2019

Lead-In Song: Amazing Grace

( 3:18)

Welcome to National Liberty Alliance's Weekly Conference Call 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 queue Playback number 605-475-3257, access code 449389#.

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

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( 4:24)

Scripture Reading John 12 : 34 -50

( 8:17)

I want to look a little bit at the Thirteenth Amendment

I’ve been working quite a bit over the past week doing a lot of writing and putting things together We’ve got about seven memorandums written that we’re going to be using to file into federal court when we file against the judiciary at the federal level

I’ve combined a couple of older memorandums that we have written before and put them together for the purpose of making one making full information on what the Thirteenth Amendment is about and how they went about hiding it

It’s about 15 pages

I want to read a few pages of this

(9:45)

John began to read the paper

A Memorandum of Law Concerning the Thirteenth Amendment

A Memorandum of Law In Support Title of Nobility and Honor Thirteenth Amendment

(16:11)

Recapping that count

Titles of Nobility Thirteenth Amendment was published as ratified in 24 states in 78 official government publications

So there’s plenty of evidence that this was passed

In this paper that we wrote I think we have a copy up here this is a more in depth memorandum than the first one that we had before

I’m going to repost this

We’ll find a place on the website probably underneath maybe under Grand Jury

that’s where we’ll post it We’ll create a page and we’ll call it Memorandums

We have about seven memorandums completed and we’ll post all these memorandums up there once we get them perfected

I’ll try to get this one posted maybe tomorrow

Let me read on a little bit more here

(17:28)

John continued reading

(47:31)

Self government is not possible unless the citizens are educated sufficiently to enable them to exercise oversight It is therefore imperative that the nation see to it that a suitable education be provided for it’s citizens As long as government controls our children’s curriculum we will never have that suitable education

That is the purpose of National Liberty Alliance to offer that suitable education and provide it to everyone

That’s why we try to do everything for free here so that everyone can get educated

We really need people to assist us into being interviewed on different programs

A lot of these YouTube channels I’ve seen some of these channels where twenty or thirty thousand people following along are now in hundreds of thousands

They’re becoming very popular

Things like X22 Report We need to get on to that

That’s one of the places that we do definitely need to get on

There’s quite a few of them

The exposure will build our membership

People will become educated and will be able to fill the positions that will need to be fulfilled soon once the void the vacuum takes place when the swamp is drained

We need to get out there and get the word out

Anybody who is not contributing $5/month or more by donating Please seriously consider

Go to our website NationalLibertyAlliance.org

on the top right side you will see a donation tab

You will spend $5/week just on a coffee and a donut or a roll and butter

Just give up one coffee and a donut and a roll

Put that $5 into something that is going to help educate the people

The more money we get the more we can do

We got seven memorandums completed for our filing for the case against the judiciary

At the same time we’re focusing in on finishing up the course Government by Consent course

Everyone should be taking

In the Government By Consent Course I think we are on Chapter 7

At the same time we are working on the judiciary lawsuit

We’re working on three chapters at the same time

We have different memorandums

These particular memorandums are probably put in the law area

when we teach people in our course and in our book on how to access the courts

We have nine memorandums There’s going to be at least one more

Memorandum on Amendment Thirteen

Memorandum on Article III Courts

Memorandum on Founding Documents

Memorandum on Jurisdiction

Memorandum on Jury Nullification

Memorandum on Jury Tampering and Stacking

Memorandum on the Second Amendment

Memorandum on Law on Title 18

Memorandum on Tax Courts

We got ten memorandums We will post them up as soon as we get them perfected

They will be used in the court case against the judiciary

We’re writing a lot of stuff We’re working on four different things at the same time

There are 34 positive law titles

They have the authority to do that

If it is offensive in any way shape or form to any of our unalienable rights if it’s offensive in any way if it’s repugnant in any way

then whatever it is that they’re writing even though we gave them the authority it’s null and void any area that offends our rights our unalienable rights

I’m working on four chapters at the same time

It’s good to go back and listen to the debates to read the debates

The courses that we’re writing is the foundation the book that we’re writing is the foundation of what is required which is the bare minimum of your understanding of our Founding Fathers of the history of our nation

1:22:30

ANNOUNCEMENTS

Robert Overheul would like to talk a little bit about his meeting over the weekend with the sheriff

Natural Healing Calls will restart on March 14 We have about six or seven sessions lined up

We are going to restart them on the 14th of March

We still need grand jury administrators

Robert was not available

QUESTIONS

Question 1: Please explain that BAR lawyers are not allowed to have positions of trust but all of the legislative body have law degrees Specifically Schumer

When it comes to BAR lawyers the big problem when lawyers are BAR taught

there are places when people learn to become a lawyer and it’s not necessarily a BAR schooling

The BAR lawyers that we have a problem with are the ones that become the minions of the New World Order They have no knowledge of common law natural law They think common law is a collection of court rulings

We do need people that are heavily trained

The other problem is every lawyer has to take the BAR exam

They have to be taught certain things

They have to take the exam pass the BAR

Then they have to have the BAR card which many call a license

People should have an education to practice law

They could be self taught

You can take tests and prove your competency

People need to be educated if you’re going to be a counselor

(1:35:36)

Question 2: When signing tax returns drivers licenses or anything that we must sign against our will or under duress how should our signature appear? Our signature with all rights reserved without prejudice following our name ? Also if this is the case what is the proper pronunciation and proper letter case for each word?

When it comes to Social Security Number I got mine when I was very young

Now they give it to you at birth

So you have no control over your birth certificate

no control over your social security card

You have no knowledge no agreement no meeting of the minds

Anything they try to apply there is null and void

When it comes to a drivers license it’s all just a game that they play

They try to make idiots out of us

They have us chasing our tails

John recently got a speeding ticket and they called him a client

They say client’s ID number where they put your drivers license number

Nothing wrong with having a drivers license

I might want to drive commercial some day

The police officer asked me for my drivers license I presumed that he wanted to see some form of ID So I gave it to him Why give him a hard time?

You don’t have to worry about putting down without prejudice or quote one of their statutes

You’re quoting them in order to keep your rights

You don’t have to do that

It’s all a game Ignore it all Focus in on the true law

Call a fraud a fraud Move on

I will share some paperwork at another time

 (1:40:00)

Question 3: What happened to the NonJudicial Foreclosure cases that were filed in New York Federal Court can we get an update of our legal standing?

On the NonJudicial Foreclosure cases we came together not long ago for a decision by the grand jury and it was unanimous that we are going to indict all of those people that continue to pursue the foreclosure under the NonJudicial Foreclosure process.

It was agreed upon that if after we give them warning that they are involving themselves in a criminal activity by participating with a criminal activity if they continue to go forward with it then we’re going to indict them too

We had filed all of the NonJudicial Foreclosure papers in our case that we had opened up in order to be under the auspice of the court We also filed habeas corpuses up there We also filed indictments there Information papers to various government officials and so on

We haven’t filed the indictment yet

That’s just a matter of not being able to get around to doing it yet

We will be filing that in

Our new paperwork does make the point that if they pursue this criminal activity and don’t cease and desist and give people due process then if they continue down that process that the grand jury has decided to indict any and all individuals that continue down that criminal activity

We haven’t gotten those papers into the court yet

The decision of the grand jury has been made

We have standing We have status We also asked for our money back

They refuse to give it to us

I created new boxes inside their forms and checked court of record under the common law and so on

We did properly file the papers under natural law

We did get that through

They did get the money The money is a problem

We are using that court case for the sole purpose of being under the auspice of the court

We filed papers not long ago recently

We filed papers recently and they did not send them back

They’re not sending any of our papers back

The last time the judge made a statement and we indicted him filed indictments on him and that was taken into the court

It sits in the court as we speak

Our papers are recorded with the justice department

to the attorney general

we’ve also been getting a copy to the President

and we’ve also been getting it to Senator Grassley and the judiciary committee

We were sending it to the judicial committee the judiciary committee in Congress

The important one was the Senate the attorney general the President and the filing in the court to be under the auspice of the court

All of that is done

They are taking our papers and they are not sending them back

(1:45:28)

Brent Winters is author of Excellence of the Common Law

Brent’s website is commonlawyer.com

Common law defies definition because it is not a list of laws

Our common law is the laws of nature

The common law is the laws of nature and the laws of Nature’s God

The laws of nature means the way things are in nature they won’t change

The BAR refers to that rail in the courtroom

Those that are licensed have permission from the court to represent the lives liberties properties of other people before the court can enter the gate and go before the BAR through the BAR and be at the BAR of the court

Clients and lawyers and anybody else that the judge says can come up there

If the judge says it’s OK then they have permission to be on the other side of the BAR

That’s what the BAR is

The idea of certain people having permission to represent other people comes down to many things but one of the things that it comes down to is the court wants to be educated when a case comes before it and they want somebody who has shown that they know something about the law and can articulate it with their mouth and can tell them instruct them advise them what the law is because the judges have to make a lot of decisions

(2:01:00)

And that’s why it’s been traditionally said also that men are called to the BAR

That means that they’re invited invited to the BAR

Anybody can study the law and anybody can be proficient in it

A lot of people know more about the law than lawyers

Any lawyer any judge will try to learn whatever they can

Historically in the Western World especially in Britain where the common law prevailed there were only three professions and they called them professions because those three activities were activities that the people that were in those activities governed themselves

They governed themselves Traditionally those three activities were medicine military service and the representation of other people before the courts

the legal profession

The legal profession the military profession and the medical profession

the reason they were called professions because historically those three professions governed themselves

Lawyers are governed in one of two ways depending upon the state

Lawyers are either governed by the highest court of the state which is called usually the Supreme Court of the State

The highest court of the state the judges that set on that bench which are lawyers govern the practice of law in that state

It’s not a BAR association

In such a state where the highest court has governance of the practice of law in that state then lawyers don’t have to belong to any BAR Association if they don’t want to

They don’t have to belong to the state BAR

They don’t have to belong to the national BAR

They can if they want

In other states where the highest court in the state does not govern the practice of law and lawyers in those states the BAR Association of the state governs the practice of law is in charge of drawing up a BAR exam decides who gets admitted as having a license to represent other people before the court

You don’t need a license to represent yourself before the court

You can stand up on the other side of the BAR You’re your own lawyer

But a license licenses you to represent the life the liberty or the property of another.

before the court

And the reason they say that we want to do that only by permission because the court whatever court it is wants to be assured that you have shown some measure of ability in understanding the law and articulate it before the court

That’s why the license permission is given

Permission can be given on the spot

There are only two options in America

Either the highest court of the state governs the practice of law and in such a jurisdiction no lawyer has to belong to a BAR Association

in the states where the BAR Association governs the practice of law you have to if you’re going to have a license you have to belong to the BAR Association and the people who are allowed to belong are the ones who are licensed to practice law

Those are the two ways that people are licensed in America to practice law

The American BAR Association has become very powerful

It’s a little over a hundred years old

It has become very powerful

And it’s influence and sway is very powerful

American BAR Association accredits law schools

If they don’t put their stamp on a law school then that law school will not qualify a person to take the BAR exam in a lot of jurisdictions

(2:08:37)

So the American BAR Association swings all the influence it can

The danger with any institution any organization in time it will grow utterly corrupt and contrary to it’s original purpose

History tells that no organization whether it be a college or a university a religious denomination a BAR Association any institution never lasts much over a hundred years

Those organizations are hijacked and they begin to promote the exact opposite of what they were formed to promote

The money keeps flowing in because they keep up a charade

That’s the nature of evil It will always steal an organization

We need to recognize that and be always willing to start new ones.

It’s been that way since the dawn of history

The American BAR Association has gone south

It’s a dangerous conspiracy at this point

Men agreeing together to do wrong

Let me read one clause of the Constitution of the United States

(2:10:11)

Article 1 Section 8 Clause 10

Congress shall have the power to define and punish Piracies and Felonies committed on the high Seas, and Offences against the Law of Nations

Do piracies and felonies occur on the high seas today? Yes very much

I used to be a sailor

The last battle of the Vietnam War was called Mayaguez Incident It was an incident of piracy

on the high seas and President Ford ordered the recapture of the USS Mayaguez

right after the Embassy in Saigon, South Vietnam fell

not more than a day or two It was on the 15th of May

The Cambodians thought that the Americans looked weak

American flagship was steaming near Cambodia on it’s regular run going to India

and the Cambodian pirates in two little tiny gunboats fired across it’s bow stopped it

boarded it took the thirty some member crew hostage and Gerald Ford was President

he responded swiftly and dismantled he dismantled all the military installations in Cambodia He delivered two immediate alpha strikes and blew up the entire military industrial complex of Cambodia at the same time they immediately wanted to talk

They released the prisoners and the U S Marines boarded the ship and landed on an island near Cambodia and crushed the whole piracy conspiracy

Several Marines were killed in that action

But it established that America wasn’t going to tolerate piracies and felonies committed on the high seas

Congress shall have the power to define and punish Piracies and Felonies committed on the high Seas, and Offences against the Law of Nations

International law

Congress rather than the states of the United States has jurisdiction over crimes committed on the high seas for two reasons

First ships on the high seas concern commerce with foreign nations

and our Constitution empowers Congress to regulate to keep flowing international commerce

That’s Article 1 Section 8 Clause 3

The second the reason Congress has this exclusive jurisdiction over piracies and felonies committed on the high seas is because according to common law principles the high seas are not within the police powers of any of the several states

That’s admiralty jurisdiction

Admiralty jurisdiction is commercial law jurisdiction

and our federal courts have admiralty jurisdiction martial law jurisdiction

It’s an exclusive jurisdiction in the federal courts

The state courts don’t have that

If there’s a problem on the Mississippi River the federal courts have jurisdiction

along the Mississippi River over problems on the Mississippi River

All the rivers that have navigatable waters and anything that happens on the high seas is the business of the federal court So when you walk into a federal court and it makes you nervous because you see an admiralty flag don’t let it shake you too much

Because that court has federal admiralty maritime jurisdiction

and we should expect so

That’s the way our Constitution set it up

During war this clause that delegates to Congress power to define and punish piracies and felonies on the high seas this clause never bars any of the states from defining and punishing piracies and felonies done on the high seas unless it states doing so clashes with an act of congress

The Occupation of the Field Doctrine is a doctrine that says Congress has jurisdiction over something because the Constitution has delegated that jurisdiction and if it acts in furtherance of that jurisdiction passes legislation

and if any state law conflicts with that legislation the state law must yield

if the Constitution has delegated that power

My opinions are my own They may or may not be the opinion of National Liberty Alliance

CALLERS

Caller 1: Daniel from Utah

(2:21:00)

I haven’t looked at the new education Government By Consent thing yet

In the Declaration the power of government is given by the consent of the governed

The primary principle of government is natural law

it’s not about consent it’s about obedience to the law in order to have rights

The right of consent is very secondary to natural rights if you are acting within natural rights and you do have the right to consent within that jurisdiction

It leads people to think that sovereignty means that they can do whatever they want

Under common law for every injury there must be a remedy

If anybody injures anybody in any way shape or form that person that they injured can go and open a case they can file a complaint

If it is a criminal matter then they can go and file a police report

They could and should do their own affidavit

That goes through the process of filing in the courts

and then the case could be heard and so on and so forth

Maybe the person needs to be arrested Maybe they don’t

Bail could be considered and so on and so forth

The crime becomes a crime when someone injures another individual with a certain intent

Without a sworn affidavit there can be no court process

If there is no injured party there is no crime

With consent of government it is our duty to become the depository of the ultimate powers If we allow these people that we have put into power to hold and be the depository of the ultimate powers then we have given up our sovereignty

We now become subjects to those individuals who become the depository of the ultimate powers

We all have the duty to be that depository

When we become that depository we become the consenters

We have government by consent

We read about that in the Declaration of Independence

That is the foundation of our founding

Knowledge is being deposited

Get your education and you step up and you do your duty

People should get educated in these areas so we don’t lose what we have

The problem is people don’t know what we have

You go into the patriot movement you go into the liberty groups talk to these people they have a lot of activity going on all those people few to none understand what liberty is.

They do not know the Constitution

They do not have the education required in order to be consenters of government

We talked about the Thirteenth Amendment

There was a conspiracy

They removed that Thirteenth Amendment

The Thirteenth Amendment that should be there has been removed and hidden from sight

This was the whole conspiracy

If you want to make people a slave you got to make them ignorant

(3:05:00)

Caller 2: Barbara

Are there positions for the grand jury administrator ?

We need to fill 15,000 positions approximately

We only have about a thousand people that have signed up already

You do not have to work in the county that you live in

It’s a paying job

Once we get this established it will become a paying job

You don’t have to live in the county that you work in

Whoever signs up and gets their courses completed or further on in the course

once we get this motion and this is what we’re struggling to do is to get this process where people take control of the orientation of the juries in every single court county court or state court

You can work in any county

It’s a paying job

The position is filled by the person who has advanced the most at the time we potentially get into the system

If six people were trying to fill a position in one county it would be credited to the person who is more advanced in their studies in the courses that we’re providing

The Consent of Government course is an absolute requirement

Inside that we will probably cover the handbook for the administrator

It’s definitely inside the book that we cover that

We will probably cover part of it inside this course

The book that I’m writing right now that will cover everything in the course and then some stuff and it will be a complete handbook and probably break away a handbook from the book so that that can be downloaded for free so people have access to that information

We have a book out there for Jurists and Sheriffs and Judges and it’s one handbook that covers the whole thing We also did a Sheriffs Handbook Since then there’s going to be some changes The main book that I’m writing along with the course that are being done at the same time once that book is out then we will be in the position where we can pull certain things out Information for the sheriff will be inside that book We have in there a section for the sheriff their powers their authority and their duties and so on

There will be information specifically for the administrators handbook

Jurist Administrators Handbook

The book becomes a reference book

(3:21:00)

Caller 3: Linda

In pursuit of justice and restoration in my code enforcement case I became obsessed in

How do I fix this? I’ve had the benefit of becoming knowledgeable

Code enforcement came out

I put an addition on to my house and they came after me No due process

If you get yourself an architect or an engineer to come out and inspect all the things and do the necessary forms then file it with the town and tell them to leave you alone

And if they still pursue you then what you want to do is move it into federal court for cause

lack of due process

I’m about to have my final inspection

I’m not worried about the job itself

What I’m worried about is the damage they filed criminal charges against me

In Virginia it’s a misdemeanor criminal charge and it stays on your record forever

I’ve become knowledgeable about hundreds of cases in my research of abuse of power

The people do not have a voice in government, in the courtroom, in the media

We’ve been edited by codes and statutory laws

You get into court and you can’t even speak hardly

No matter who is elected they get into office and soon become detached

Caller listens to STG and X 22 Q Q Anon and she finds herself getting frustrated

John remarked that those are the places that we need to be interviewed

Caller continued They all say This is going to happen It’s any day now It’s coming Get ready This has gone on for years

You have all these people hanging on every word

As long as we entertain all this rhetoric I don’t want them to tell me anything unless they can tell me how it benefits me or the people

Next Monday we will pick back up on the Thirteenth Amendment and continue our reading on that particular paper It’s The Systematic Destruction of America

I did a lot of research to put all of this together

It’s very interesting to reveal exactly how they did what they did and they did it systematically This was done by enemies both foreign and domestic