National Liberty Alliance

Monday Night Conference Call

December 14, 2015

Topic: Contempt of Court

Song: Do You Hear What I Hear

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

Please support our business partners. Their banners are on the right hand side of the website. Proceeds benefit National Liberty Alliance’s efforts to save America.

NLA just finished a small campaign . It cost about $1,000 to get it out

The next paper is going out to Congress. We have not gotten that paper out yet.

We held the paper to Congress back so we could get another paper out. We will read that paper tonight.

 It is a short paper responding to the clerks and their lack of response to NLA

The paper to Congress will be going out and costs $2,000 - $3,000

NLA is working on a paper for the sheriffs. We have 3,134 counties. Not all counties have sheriffs.

We have a paper we want to send to them that is extremely vital.

This is a paper that they have to respond to.

All 94 district courts.

It will mention each sheriff by name according to their federal districts.

We need $6,000-$8,000 and are hoping to get this out the first week of January

3,000 papers going out

Scripture Reading: Exodus chapter 20 verses 1-17

(10 min 35 sec)

Topic: Contempt of Court

NLA sent this out to all chief clerks

One paper to every chief clerk – 94 of them singularly with one name on each paper individually

We filed that paper in their own federal district court

That went out in the morning mail

Courts will start receiving that tomorrow

This paper is available at the NLA website

Click onto news top left side

All of the papers NLA has filed in the past eight months or close to a year

The first one is Writ Quo Warranto

And the last one is Clerk Contempt with option to amend

We put another paper aside to get Clerk Contempt out first

This was filed in all federal district courts

This is one of 94 headings

NLA sent one to each clerk

NLA also filed one

A total of 188 papers went out this morning

Each chief judge for each district is named as the assigned judge

NLA also named each clerk in their own district

Each paper has its own unique name, its own unique judge, its own unique district

It starts off with a warning

John started reading the paper at 14 minutes into the audio

The paper begins:

“WARNING: BAR lawyers are conspiratorially indoctrinated to suppress or ignore Common Law; which are Acts of Treason against the Constitution and the People; therefore, resting in the advice of BAR lawyers constitutes coconspiracy. Ignorance or claiming you are “only following orders” did not work in Nuremburg; and, it will not work in America.

 CONTEMPT OF COURT Chief Clerk (94 different names), hereinafter respondent, is directed to take note that from May 13, 2015 to Date, the Grand Jury has filed thirteen (13) papers (including this one) under Case No. 1776-1789-2015; namely:

 1.) Writ Quo Warranto dated May 13, 2015

2.) Mandamus to Sheriff dated May 20, 2015

3.) Mandamus to Judges dated May 23, 2015

4.) Mandamus on Martial Law dated May 27, 2015

5.) Mandamus on 2nd Amendment dated May 29, 2015

6.) Mandamus on Terrorism dated May 29, 2015

7.) Mandamus on Subversion dated June 6, 2015

8.) Mandamus to Governors dated July 7, 2015

 9.) Mandamus to US Supreme Court dated July 20, 2015

10.) Information Concerning Judges dated October 14, 2015

11.) Information Concerning SWAT dated November 5, 2015

12.) Show Cause to Chief Clerk and Chief Judge dated November 13, 2015

 13.) Contempt of Court dated December 15, 2015

WHEREAS, respondent, by way of Grand Jury “File on Demand”, was ordered to file under penalty of law; failure of respondent to file and mail Proof of the same constitutes a Criminal Act and Contempt of Court. 18 USC §2076: Whoever, being a clerk, willfully refuses or neglects to make or forward any report, certificate, statement, or document as required by law, shall be fined under this title or imprisoned not more than one (1) year, or both. Respondent took an oath under the Law of the Land to perform his duty as Clerk…”

The paper ends with the following:

“ … We have been filing papers in all ninety-four (94) Federal District Courts in an effort to provide our servants with the needed education with respect to their duties under the Constitution; and, to provide our servants with the opportunity to obey the Law of the Land; their continued resistance is the necessary evidence of their crimes; therefore, when the time is ripe, law enforcement will act; and, opportunity to amend will no longer be available. ORDERED AND ADJUDGED that this Tribunal finds respondent in Contempt of Court. This Court is gracing respondent with Opportunity to Amend Error by providing Proof of Filing of the above said papers by timestamping the Title Page of each of the thirteen (13) Documents filed with this Court; and, mailing to the above address. Respondent has three (3) days to obey; or, face imminent, serious legal consequences.”

John concluded the reading of the paper at 23 minutes and 30 seconds into the audio

Contempt of Court opportunity to amend dated December 15, 2015 3 pages

With the intentions on alerting these individuals of the problems and educating them and preparing them for the indictments

Regarding Judge **Anna von Reitz**  of Alaska

 Judges think that they are safe because they think they are acting under law NLA have been showing them that that law is null and void No fiction has any authority We will not yield to fiction We will not give reality to fiction

Anytime anybody walks into court and tries to get standing you are acknowledging their power and you are giving reality to the fiction

There is nothing wrong with our government

The government that our Founding Fathers initiated and set forth 200 years ago is still there and still works The problem is not government The problem is the tyrants who have taken control of our government

The system is resistant because the system is ignorant

Sheriffs take an oath and they haven’t got a clue of what the Constitution says

We have been brainwashed as Americans that we ourselves have fallen prey

(30 min)

We need to re-educate our children

Getting back to Anna Von Reitz of Alaska

There is no such thing as an Article 1 court

There is no such thing as an Article 2 court

There is no such thing as an Article 4 court

NLA is using the Constitution and the Laws of the Land in order to bring forth the light and the truth of the subversion of the enemy from within.

This idea of an Article 4 is a fantasy

We have to warn people of the Pied Piper

There is a Pied Piper out there piping a message that looks real good

Piping an idea that looks real good and people are following along

It is poison

When you give fiction credibility and reality then you give them power

The things these people are doing is subversion against the United States of America

We have to win back our courts and bring to justice these people who refuse liberty in America

The enemy of liberty the enemy of justice the enemy of anything that is good and right

All of our enemies end up in this group because they are impatient

NLA started Call to Action last week NLA will pursue Call to Action every week

Highlight committees

Come down to courtroom observers highlight that

Click on call to action

Every week NLA will have two cases

Make calls just like we did last week just like we did in Long Island that was successful

Last week they put things off until the 9th of January

NLA is going to expose the crime Do the indictment Bring it to the sheriff and say now arrest them.

We the people have the power and authority to run our own affairs

We don’t elect people to rule over us We elect people to do a job

And we define that job under the Constitution for the United States of America

And they are not to come outside the boundaries of the box that we put them into

And when they do then they need to be held responsible

And the sheriff needs to understand this

The very first grand jury was brought together by the people themselves 26 men came together and decided enough is enough and we are going to suppress this subversion of this unrighteous evil king

Habeas corpuses

Anybody that has a habeas corpus and last count was 105 papers filed and we are getting a lot of new calls

If you have a habeas corpus within the system get ahold of Linda find out the day, the time, and the place of our meeting we have a meeting once a week for all people who have habeas corpuses in the system if you don’t have a habeas corpus in the system then you cannot come to that meeting This meeting is just for those people to assist them and explain things to them to help them keep the faith

 Unless you are in that group of people then you cannot come to that meeting

Isaiah 14 wisdom has seven pillars and Second Peter Chapter one also

Virtue, knowledge, temperance, patience , Godliness, brotherly kindness, and charity

Sunday at 11:00 a m is Bible Study

Please read the NLA newsletter. Everything you need to know is in the newsletter

Gerard spoke When the devil attacks you it is because he knows that God has a plan for you

The devil will do whatever he can to break you

People that are doing the will of the devil he leaves them alone

When people in law enforcement and people who are suppose to be protecting the people attack you that means that you are having an effect

Don’t give credibility to the fiction

By fearing them you empower them

They would not be threatening people if they weren’t worried

Jan announced the guest speaker , Sammy Jo , is going to talk about Common Core

Sammy Jo spoke:

Sammy Jo had a severe brain injury a couple of years ago

(56 min)

Sammy attends a non 501c3 liberty church

Her favorite Bible verse is

Now the Lord is the spirit and where the spirit of the Lord is there is liberty.

Common Core

There was a banking crisis in 2008 States were offered and accepted grant money

Common Core was part of the contract and is part of Agenda 21 and 30 and is in alignment with ObamaCare.

Common Core is a cookie cutter program that dummies down the children and appears to be aimed at homing in on and creating sheeple children that can earn the state the most dollars.

Common Core removes and usurps the responsibility of educating the children from the parents and hands it over to the oligarchy in DC

The state and local government officials are more focused on dollar signs than listening to we the people and are helping the oligarchy take away our voices

Sammy encourages everyone to take the civics course

Sammy encourages everyone to find a liberty loving non 501c3 church such as the one that she goes to in Kalispell

Sammy concluded her presentation

John made a comment: One of the things that NLA intends on doing because Common Core and Agenda 21 are repugnant to the Constitution and so it must be shut down and done away with.

Once we get into the courts Common Core and Agenda 21 will cease to exist.

(1hr)

We need to educate the people

John read a Bible verse: Isaiah 35: 4 Say to them that are of a fearful heart, Be strong, fear not: behold, your God will come with vengeance, even God with a recompense; he will come and save you.

Gerard opened the cue for questions and answers

CALLERS

Caller 1: Cheryl from Tennessee

Are you going to try to educate a sheriff who is part of the corruption and evicting people from their homes?

John replied that NLA will accept anyone with a repented heart.

If someone comes to terms with reality and realize that they are on the wrong side. We should give them all the opportunity We the people may forgive them as they work with us to restore what is right That does not mean that they are not going to pay for their sins

People who were hurt or injured in the past may bring up a case against these people and justice will be met

Someone has a complaint

The Grand Jury will do an indictment

The Unified United States Grand Jury will plead to the Grand Jury doing the indictment to pass the message along to the trial jury to consider mercy

If we are not merciful people then we ourselves will not get mercy.

God will not save us if we are not Godly

The advantage of educating a bad sheriff is the fact that he gets our stuff and maybe he responds to it We are creating a record The more we educate him

He is building a record against himself

And when the time comes for him to be indicted he can’t turn around and say that he didn’t know

When the grand jury makes him aware that there is a crime and that we have done an indictment he has an oath and he has a duty to prosecute that crime. If he gets a sworn affidavit he needs to pursue that There needs to be an arrest There needs to be a court date

And if he doesn’t do that then he gets added into the case

Caller 2: Indiana Christopher

U S Code Section 3002

Title 28 Section 3002 subsection 15

United States means a federal corporation

And it actually defines what the United States government defines as a person.

Caller thinks that this should be noted on the NLA main page

Subsection 10 states:

"Person" includes a natural person (including an individual Indian), a corporation, a partnership, an unincorporated association, a trust, or an estate, or any other public or private entity, including a State or local government or an Indian tribe.

John replied In order for them to bring America down they had to move us into corporatism in order to get us into corporatism they had to incorporate every part of government So they incorporated the United States of America They incorporated every state They incorporated every county They incorporated the cities They incorporated the towns

Once you have the corporations then they have the power to create the charter which is their codes and statutes

In order to move to corporatism which is the next step to naziism or communism the first step is corporation to incorporate

Before you destroy a nation and bring them into corporatism you must first bring them into a democracy That is what they have done in America They changed us from a republic into a democracy

Our Founding Fathers would be turning over in their graves hearing that we are a democracy They despised democracy.

They understood that democracy was the beginning of totalitarianism

Democracy is the first thing , demoralizing, de-educating and then corporatism

And then you have all of the controls and all of the laws and everything in place and we self police ourselves then we go into slavery

Caller mentioned a famous quote from Thomas Jefferson: Democracy is two wolves and a sheep voting on what to have for dinner

Our Founding Fathers negotiated this power of the Senate. It was extremely important that there be two Houses one controlled by the legislators of the state legislature so that they have pull and authority and a say and the other one controlled by the people our own elected individuals within our own election districts there is the power play between government and the people

They don’t want the real George Washington to be known

They don’t want the real Thomas Jefferson to be known

The real reason why Thomas Jefferson kept his slaves was because it was illegal for him to release them.

John spoke highly of the book The Real Thomas Jefferson

Caller 3: Andrew Millington North Carolina

Nicky told Andrew to contact John

She helped Andrew with his case and habeas corpus

Andrew needs to track his case

NLA was infiltrated by the enemy

They destroyed all of the intake

It caused a lot of problems

Since then NLA has been able to repair it

There are 105 cases

If you want to check where you are at

Go to nationallibertyalliance.org

Highlight directory

Click onto track habeas corpus petition

John checked and caller’s name was not in intake

Go to the NLA site and on the right hand side you will see the frowny face with the help sign

Click onto that

Then click onto the type of case that you have

Then follow the steps

NLA need a good affidavit

Fill out the intake form

You can then submit it

Try to get the docket

Get ahold of Linda

Keep in mind that Linda is a very busy person

Linda can let you know when the next meeting is for people who have put in habeas corpuses

Linda’s phone number is 509 592 4553

The best way to get in contact with John or Linda or Gerard, Gary, or Jan is through Skype

(1hr 30min)

John said that for $200 - $300 you can get a laptop computer through TigerDirect.com

Even if you don’t have internet you can find hot spots

There was a discussion as to whether that would be a crime

There are public hot spots

If you don’t have a warning then it is hard to prosecute

Caller 4: Connecticut Crystal

No response

Caller 5 Patrick New York

Wanted an update on Maude Pollock

Her case was put off until the 9th of January

The judge claimed that she did not read the papers from NLA

It was put off until the 9th

NLA is taking a new direction with Maude’s case

She has never had due process at all

Four people showed up to help and support Maude

Caller sent Karl forms that were posted for a little while and then taken down

John said that he took them down

It was from I am the living man

John said that that does not have purpose for anything that NLA does

NLA is very careful in the courts

We do not go into their sandbox

We were giving the fiction reality and power by acknowledging them

Justice is an unalienable right and it should not cost us a penny

In a common law court all we need to do is to walk into that court with an affidavit and file that with the clerk They will give us the paperwork and we will fill it out When they ask for money that is extortion

An affidavit stands as truth and rules the court until it is rebutted by another affidavit

The Common Law Grand Jury comes under their own authority and it is the highest authority in the land.

No other judiciary review board is higher than this judiciary review board

Judges have nothing over us

We are written up inside the Bill of Rights.

(2 hr)

Caller 6: Jan Michigan

Don Jobson Brian he presented his case before the judge very nicely

He was blown off in the sense that the judge seem to indicate I hear what you are saying but that is about it.

Do we have any feedback from court observers?

John replied that we haven’t started calls on that yet.

The two cases for this week are:

Ronald Poulson (Eviction) and Mable Marson (Eviction)

The new system in the courtroom observers just started last week with Maude’s case.

John thinks that the thing that will get NLA in the door as far as indictments are concerned is this mortgage thing because they are acting in rem (***In rem* jurisdiction**  power about or against 'the thing is a legal term describing the power a court may exercise over property either [real](https://en.wikipedia.org/wiki/Real_property) or [personal](https://en.wikipedia.org/wiki/Personal_property) or a "status" against a person over whom the court does not have [*in personam*](https://en.wikipedia.org/wiki/In_personam) jurisdiction. Jurisdiction *in rem* assumes the property or status is the primary object of the action, rather than personal liabilities not necessarily associated with the property )

What is required of them is two forms to be filled out in order to get the fiduciary authority and proof of claim. One is the form 4490 and the other is the form 56 Those are federal forms and they must be filed in a federal court within the district of where they are going to seize the piece of property from. That is the beginning.

That starts the process that they think they can come out in rem and take it. As like a pirate. The real game is this When you get a mortgage and you get the title for your property When you read through that you will find out that you are a tenant.

Why would the owner of the property be called a tenant.

In the deed they are calling them a tenant which means someone else owns it.

This is where the banks are coming in with nonjudicial foreclosure.

They file the paperwork

They go through the execution

The judge is afraid to sign the paper to give them the seizure process

When he signs that paper and passes it over to the sheriff

The sheriff now can come and seize the property

The judge bypasses it and turn the property name title it takes them two months to do it meanwhile they are sending eviction notices to the victim the go to landlord court or the town court which is for the landlord to come in and say I got a tenant and they are not paying their rent and I want to throw them out

And then they evict them

When the sheriff comes out he is going through an eviction process and not a seizure process

There is no due process

If the sheriff goes along with this then he enters into the conspiracy

If the sheriff does nothing he enters into the conspiracy

The sheriff has two choices resign his office or enforce the law

This is the leverage to make the sheriff do the right thing

Go to nationallibertyalliance.org

Highlight committees

Go to courtroom observers

Then click onto call to action

90% of the court cases going on today are done under summary judgment

Every town court is summary judgment Every city and village court is running under summary judgment Traffic court is summary judgment Even in the Supreme Court summary judgment

Caller 7: Jim Maine

Jobson case was mentioned earlier

He defended himself in court

As he was walking out the judge blew him off

The judge has a vendetta

The judge has been telling the jail to put pressure on him by keeping the air conditioner on in his cell and not give him a blanket not give him shoes for his feet

Back to the court as he is walking out with the sheriff the sheriff says In all of my years of doing this I have never seen a prisoner defend himself the way you have

The sheriff was very impressed

Brian asked the sheriff If they indict the judge will you serve the papers?

The sheriff said Yes I will

He asked for Brian’s paperwork on the power of the sheriff

Brian said I can’t give you my copy but if you go to the NLA website you can look it up and it is all there

In his conversation with the sheriff Brian asked Do you know what kind of power you have?

The sheriff said I do know that I have a lot more power than the state police but I am not aware

This sheriff is becoming aware

If he becomes aware then more sheriffs will become aware

They are trying to get Brian to break

They are trying to get his mother to break

It is all a game of how much time do I have to do this

This judge is trying to do this before he gets indicted

NLA has sent out contempt of court with opportunity to amend

NLA always gives them the opportunity to amend

The plan of NLA is to educate the sheriff

NLA is one of the largest if not the largest liberty groups in the nation

And the only one with a plan

( 2 hr 30 min)

Caller’s second point was about corporations

People are doing a UCC-1 filing naming their corporate name, their all caps name, as their property.

In the UCC filing judges can’t deny it because he is claiming that his corporate name is different than his real name. So it is a way to circumvent the court

(A **UCC-1 financing statement** is a legal form that a [creditor](https://en.wikipedia.org/wiki/Creditor) files to give notice that it has or may have an interest in the personal property of a [debtor](https://en.wikipedia.org/wiki/Debtor) (a person who owes a debt to the creditor as typically specified in the agreement creating the debt). This form is filed in order to "perfect" a creditor's [security interest](https://en.wikipedia.org/wiki/Security_interest) by giving public notice that there is a right to take possession of and sell certain assets for repayment of a specific debt with a certain priority. Such notices of sale are often found in the local newspapers.)

John responded that it worked early on and it possibly could get through in a court here or a court there but generally speaking it doesn’t get through It definitely does not get through in a federal level In order to get through the court a judge must feel intimidated You have to figure out how to intimidate that judge That is difficult to do

One of the most powerful things in the court when John was in the federal court on a case that he did was bringing up the fact that they didn’t have fiduciary authority, they also did not have a proof of claim , there was no 4490 there was no 56 form filed out and filed with the court. The judge understood that.

As far as playing the game with the caps it doesn’t work any more.

If someone wins a case by doing something unique then they tighten up and close that hole They make a strategy so it is not so easy any more

What worked back then doesn’t work any more

Caller did not rise for the judge

When judge called his name, the caller did not rise he said If I approach the bench will that be entering into a contract with this court And the judge did not answer that you approached the bench at the arraignment

 The caller responded to the judge Yes but there was no flag at the arraignment and that is an admiralty flag

John responded that by doing those things you are giving reality to fiction

When John first went to court he refused to approach the bench and that was a bad decision.

Now that means nothing to John It is irrelevant It is a fraud It is all fiction and John does not acknowledge the fiction

When you walk into the courtroom you have two things that you are interested in

1. Do they have jurisdiction?
2. Are you going to get due process?

You need to get out of that court as quick as possible because they don’t have jurisdiction

and are not going to give you due process Figure out how to get out of that court

For people who send John papers He does not have time to read all these papers and give advice

If John requests something then the safest way for him to get it is through Linda or deliver it through Skype

Caller inquired about the Jobson case

You may get a deputy on board but not the sheriff

Caller 8 Gary from Illinois

He did a search on Google for Article 1, 2, and 4 courts

They seem to be territorial courts or martial law courts

John said it is a figmentation of their imaginations and they don’t exist

Article 6 This Constitution, and the laws of the United States which shall be made in pursuance thereof; and all treaties made, or which shall be made, under the authority of the US., shall be the supreme law of the land; and the judges in every state shall be bound thereby, anything in the Constitution or laws of any State to the contrary notwithstanding.

Article 4 says they can do the needful rules and regulations

We don’t belong in these places that we take control of.

Article 3 section 2 The judicial Power shall extend to all Cases, in Law and Equity, arising under this Constitution, the Laws of the United States

Article 3 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 Judges, both of the supreme and inferior Courts, shall hold their Offices during good Behaviour, and shall, at stated Times, receive for their Services, a Compensation, which shall not be diminished during their Continuance in Office.

Article 3 courts are the only legal courts

Article 1 is legislative power

Article 2 is judicial power

Article 3 is administrative power

Article 1 section 8 To make all Laws which shall be necessary and proper for carrying into Execution the foregoing Powers and all other Powers vested by this Constitution in the Government of the United States, or in any Department or Office thereof.

To exercise exclusive Legislation in all Cases whatsoever, over such District (not exceeding ten Miles square)

Our Founding Fathers called it the Federal City

The Federal City belongs to the 50 states

as may, by Cession of particular States, and the Acceptance of Congress, become the Seat of the Government of the United States, and to exercise like Authority over all Places purchased by the Consent of the Legislature of the State in which the Same shall be, for the Erection of Forts, Magazines, Arsenals, dock-Yards and other needful Buildings;-And

To make all Laws which shall be necessary and proper for carrying into Execution the foregoing Powers, and all other Powers vested by this Constitution in the Government of the United States, or in any Department or Officer thereof.

It is all a fraud

There is no Article 1 court

There is no Article 4 court

There is only an Article 3 court

NLA is going to do an in-depth study of the Constitution

Let our founding documents interpret itself

Don’t get outside interpretation

Anything repugnant to it is null and void

Our Founding Fathers were so brilliant that when they came in with the Bill of Rights it fits on one page and yet it is so powerful The entire Constitution is understood in light of those ten amendments

Anything that violates any one of those ten amendments is not the proper interpretation

Bible Study is 11:00 AM on Sunday morning