National Liberty Alliance

Monday Night Conference Call

October 10, 2016

Opening Song: Lord Is It Mine

Topic: New Direction

Call-In Number: 605-562-3140 Participant Code: 385698

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

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Scripture Reading: Hebrews 12 : 1-11

(7:45)

John will read a paper that will probably go out tomorrow.

NLA was sending daily or weekly messages out to the sheriffs through e-mail and fax

Some of those messages may have been too complex for the sheriffs

We covered too much information.

We will now give them something like a daily tweet.

Sheriffs need to come to understand their power and their authority.

It starts with knowledge

With knowledge and understanding comes responsibility

Their purpose is to serve the people , not the judges, not the courts.

We have to take it back

To take it back we have to educate

When we communicate with the sheriffs, some of them want more information, most of them remain silent, and some of them are criminal minded.

NLA will keep the messages short.

They work for We the People, to protect the unalienable rights of We the People.

The first messages addresses the sheriffs concern about what they can and can’t do.

The governor has no power to remove any elected official.

No elected official has any power to remove any elected official.

Hopefully this first message will start going out tomorrow.

We will start faxing it.

We would like to send this message to every elected official in America.

If the fax doesn’t go through, we have e-mails.

Between the e-mails and the faxes we are probably hitting every single sheriff in America.

NLA did send out the hard copy paper concerning martial law.

John read the paper

(13:50)

The paper begins as follows:

“Only the People can remove the sheriff from office

An elected official cannot be removed from office by another elected official. Not even the governor can remove an elected official within their state. The National Conference of State Legislatures confirms that the only way to remove a sheriff from office is by voters’ recall, impeachment, or indictment. “

And then it ends up with a statement on the bottom

The county sheriff , America’s last line of defense.

and then we give the website: powerofthecounty sheriff.com

(17:08)

This has not been posted yet.

John intends on posting it tomorrow.

NLA will be sending out a daily or every other day message.

The next message may be concerning that whenever any kind of federal agency comes into their county, they are responsible for that federal agency’s actions.

The sheriff needs to verify that they have a signed warrant.

If they don’t have one then the sheriff needs to stop them from going forward.

The feds never have a correct signed wet ink signature from a judge warrant.

The sheriff needs to be kicking these people out. Don’t come in here without a constitutional warrant.

That will be the next thing that we are going to talk to them about.

NLA will try to write it up tomorrow and get it out the next day.

These will be posted at powerofthecountysheriff.com

The sheriff needs to understand his position

On May 28, 2016 the Federal Reserve defaulted on it’s debt.

Nothing happened on that date other than the fact that they defaulted.

September 30th was the deadline.

We don’t know what that means

We don’t understand what exactly is going to come about

Something that NLA has done recently just the week that it was happening that week papers were going out and we were warning every elected official in America every single elected official in America has received this message.

Just read the paper. Anybody can understand. We are telling you and warning you that there is subversion against the United States of America from enemies foreign and domestic within our government to destroy this nation and they want to bring martial law into this nation .

 There is no way that anybody can take over this nation without having martial law applied.

Without martial law there is no takeover of America

We have to prevent martial law from taking place.

We sent hard copies with each individual Senator , every single Congressman, the Department of Justice, we sent it to every single marshal, every single FBI special agent in charge, we sent it to every single federal judge. All with their personal names on it.

We actually opened a court case in New York.

We filed it looking for the number.

If we have to pay the $400 to get the number then we will pay the $400 and then we will argue that $400 back.

We want our money back.

We are going to put pressure on to get the number so that we can start filing other papers into this court. We have a lot of plans for this court case.

This paper was going to all legislators on a federal level, both Houses,

every legislator in every single House in every state , both Houses, across America.

They were going out by fax.

All the federal individuals got a hard copy with their personal names.

The rest of them got copies through faxes and e-mails.

Even those that we sent a hard copy , they also got through e-mail and/or fax.

They have been forewarned that We the People are resolute that we are not going to put up with martial law.

We read that paper a couple of weeks ago.

It is up at the website, you click onto “Grand Jury”

That paper may have played an important role at this point in time. They did not collapse the economy yet. They are going to collapse the economy.

Every time Alex Jones finds out that a black flag operation is going to happen he gets the information out. And then they seem to stop.

NLA put the fear of the People into the elected officials.

We told them that at the end of the day and We the People win and we accomplish our goal and take this nation back and anybody who has complied with these people and martial law, anybody who allowed martial law to come through, any of those people are as guilty as the principle and will be tried as the principle and if they are found guilty they will pay the ultimate price according to the law.

It is up to the jury that hears the case.

We need to let the sheriffs know what their power and authority is

But we need to let the feds know the power and authority of the sheriff

Everybody on the federal level needs to get this paper, to understand that only the people can remove the sheriff from office

If we can save America and take back control of our judiciary, and take back control of our political process, everything else will become fixed on it’s own almost overnight.

How much can we prepare for the disaster that is headed for America?

If they do collapse the economy, you are going to go to your ATM machine and try to get some money out and it is going to be “out of order”. And you will call the bank and you will get a recording.

Some say that there will be a bank holiday first.

And then you will find out that you can only take out $50/day or $20/day.

That will cause a rush on the bank.

John does not leave cash in the bank.

He will put it back into the bank when he needs to make payments.

He suggests to leave bare minimum in the bank, only whatever it takes to cover your checks plus $20

The people who have cash in those days will have a little extra time to hold themselves up.

At some point the dollar is going to completely fail and collapse.

And when that happens that’s when the Committees of Safety come in.

Even gold and silver will not help you very much.

Trucks won’t be moving

Electric will be a problem.

Everybody will be looking for food, looking for water, looking for safety.

It will be havoc all over this nation.

Unless We the People do something about it now.

And that is why we have been pushing to build the Committees of Safety.

Something is going to happen, the only question is when.

John’s wife was watching FOX News Sunday and nonchalantly it was mentioned that there was going to be a very serious economic collapse in America in 2017.

They always tell you what is going to happen before it happens.

If anybody else heard about the economic collapse in 2017 maybe they can be more specific about what was said.

If anybody can find the FOX News Sunday morning program with the discussion going on John would like them to get that to him. He would like to hear the exact words being said.

There is going to be a major problem coming up.

We aren’t ready yet.

People are not taking it serious enough.

Are we going to get out there and build Committees of Safety?

Are we going to educate our sheriffs?

Prepare for the upcoming collapse that is no doubt coming to America.

If we can establish Committees of Safety in three quarters and better of our counties in America then we will succeed in numerous things:

We will prevent America from being taken over

We will maintain and secure the Constitution for the United States of America

We will get through this economic collapse quicker

We need to continue to plan Committees of Safety

We also need to continue to build Grand Jury Administrations.

People need to get educated

(38:41)

ICANN was turned over to the foreign sources

President Obama made a decision to relinquish the federal control over ICANN

The federal had control over ICANN and now they have given it to the United Nations.

China is playing a big role in this

They are going to try to stop free speech.

Once ICANN is controlled by foreign entities , by the United Nations, that they’d be out of our reach.

That is not necessarily true.

At this point in time, it is still a California based nonprofit corporation

As long as it is a California based operation we can do something about whatever it is that they are going to try to do.

Once we take the courts back then it is a no brainer to deal with that problem.

That power and authority was ours, we discovered it, we initiated it, we built it up, we made it international, we made it what it was.

Why would we want to give the power and authority of that up?

We need to get back our post offices

We need to get back our electric companies

Because they are all foreign owned.

(40:49)

They destroyed our manufacturing base

They destroyed a lot of our food base

They destroyed farming

Now they are destroying mining, logging, and cattling

NLA will be making some big moves out west in the next week or so

NLA will be making huge moves in a lot of court cases across the United States in the next couple of weeks.

We may call a special meeting for Thursday night to put the call out to all those who are sitting on the grand jury , Unified United States Common Law Grand Jury, in order to come together to make decisions.

Maybe this Thursday or maybe next Tuesday.

NLA will send out numerous messages that the Grand Jury is meeting

They can’t answer us.

They used to send agents out but they just stopped.

When the FBI agent came to John’s house, John could reply,
“I didn’t say that, Thomas Jefferson said that”

“I didn’t say that, Judge Scalia said that”

“I’m just telling you what he said”

They left and said “This case is closed”.

This upcoming meeting will not be recorded.

The Grand Jury does not record it’s meetings.

We can’t control if enemies come in.

This California based nonprofit corporation that manages the date bases is still in California

NLA always needs money

NLA has more mailing we need to do

We need to get $400 to pay for the federal number

We will go after them to get it back

We are not paying them for justice

This is our courts. Justice is free to all men.

Let’s get these Committees of Safety off the ground in every county

Let’s save America for ourselves and our posterity.

We need to do it now.

John has been ill. He was probably just exhausted.

John will work to get New York done in three months.

(49:43)

QUESTIONS

Question 1: In John's e-mail letter of Monday, September 19, 2016 , the letter stated:  "On May 28th 2016, the Federal Reserve officially defaulted on the national debt ($19.5 trillion).  Wasn't Congress the debtor of the loan?

They used to speak about this on the news.

In the early 2000’s they were talking about this.

There was a deadline on the debt

Ron Paul spoke about this. Congress was threatened that if they didn’t vote to save the companies too big to fail, if they didn’t come out of there and say we are going to save these companies too big to fail then there will be martial law in America tomorrow

They were also told that they can’t discuss any of this.

A year or so later some of this stuff started to leak out.

This isn’t the first time Congress was threatened.

The elite is the master of our Congress.

John can’t give any specifics

Maybe Gerard can give some specifics.

Maybe when Gerard comes in we can get more details.

Question 2: It is about the NDAA (National Defense Authorization Act)

This is the most ungodly and repugnant threat to the American people. Why doesn’t NLA address this?

If you have I never heard of it.

It is passed yearly. If they look at you and you look like a terrorist then they can incarcerate you indefinitely as long as they like.

That is in the workings.

You need to be at the Grand Jury meeting either of Thursday or next Tuesday.

Some of this is going to be addressed.

It is going to be a major part of the NLA plan.

This is an important issue. It has not been something that we were in a position to deal with.

Now we are.

We will talk about that on Thursday

More information will open up as the weeks unfold

Question 3: Is there any video of small arms fire from American civilians during the 1941 Pearl Harbor attack?

If anybody knows of any then contact Jan and he will pass the information on.

Brent brought that up last week and the week before.

Brent may be able to comment on that.

(56:45)

Brent Winters is author of Excellence of the Common Law

His website is commonlawyer.com

Our present day committeemen are the descendants of the Committees of Safety at the beginning of our country.

Brent did not come from a political family and his father didn’t even let him go to the county fair.

They did not get out and socialize.

They did not politick

When Brent was in his late 30s he decided to run for U S Congress.

He discovered a group of folks in townships and they called themselves committeemen.

Those were the folks that carried the petitions.

Brent wanted to get on the ballot

They carried petitions and they got Brent on the ballot.

Brent found out that some of them took their positions real serious.

And if they liked you then they did all that they could to make their precinct for which they were a committeeman, they made sure that he would get the majority of their votes.

There were 27 counties in the district where Brent ran.

If the county was solid one way or the other partywise

Where there was one party like that that one party that was powerful was split in two parts

Two counties had two separate committeemen.

There were the ones that that state officially represented

and then there were the folk that formed their own committeemen in each precinct and tried to do all they could to overcome the officially recognized committeemen officially recognized by the state government

(1:00:38)

Someone mentioned the small arms fire on the island of Oahu.

That’s the island where lies Pearl Harbor where the Japanese Imperial Forces attacked

(1:01:44)

The testimony that Brent discovered did not come from any Americans.

It came from a Japanese flyer.

Brent read his testimony of the situation.

You can look it up on the internet. Type in some key words and you will discover some of those things.,

 The militia isn’t something that people join

It is something that is.

The People of the United States are the militia whether they understand it or not.

Whether the President, or Congress , or state government, or governors, recognize it or not.

What is a person’s duties

Jury duty and Armed defense

Our common law has always required that able bodied men to not only be armed but to be expert at arms.

It translates into every man obtaining at his own expense a military grade weapon

And second, obtaining at his own effort and expense proper safety and marksmanship skills.

(1:05:45)

American limited government under our Constitution is rooted in the Anglo Saxons volk reich

Volk the Germanic speech for people

Reich means duty

The people’s duty

And what is the people’s duty?

Flatly put the people’s duty is government

It is jury duty, most fundamentally

and armed defense

Jury duty and armed defense the two fundamental duties of the militia of the several states.

Those things that God delegates direct to the individual , freedom of speech, right to self defense, freedom of silence, freedom to discern when to speak and when not to speak, freedom of association, which includes freedom of disassociation, all of those are direct responsibilities to the individual.

And what God delegates direct is not redelegatable.

No man can redelegate the duty of protection.

He must do what he can to further the safety of himself and those to whom he is responsible.

(1:12:37)

In the old days of common law England before the Norman invasion over 1,000 years ago, the whitten, that means the white haired men, today we call them Senators, empowered the King, to muster the fyrd. Fyrd was their word for militia. Of able bodied men. He had the power to muster the fyrd without the whitten’s consent in the case of an emergency.

The President of the United States, and the governor of each of the states , has the same power.

Once the governor of a state musters the militia of his state or any part of the militia of his state then the President of the United States has no authority to muster that part of the militia.

The President of the United States must receive from Congress a Declaration of War before proceeding any further than Congress allows him to proceed.

(1:20:16)

The militia of the several states is something that We the People, the people means the militia, must be ready, ready at all times. Must be armed at all times.

Where there is a vacuum, a vacuum of government and power, wherever there is a vacuum, organized crime will fill it.

Wherever there is a vacuum of law , if the right law doesn’t fill that vacuum, then false law will.

It is incumbent upon us to be ready.

Ready is the idea of regular in the militia clause.

A well regulated militia means ever ready.

The Declaration of War was given from the Whitten. Those were the men with the white beards and the white hair.

And only then by the advice and consent of the whitten can the Anglo Dane king levy a Dane Gold property tax for raising the army. Dane Gold is a property tax they would levy for raising the army so they could pay the militia of the several states as they did their duty and fight.

Likewise American Presidents set before Congress their proposals for taxation to support military activity. Then Congress holding the power of advice and consent and the power of the purse , that means they are suppose to control the money, can either deny, consent , or modify the request of the President of the United States , the Commander in Chief, at Congress’s pleasure. The power of the purse doesn’t exist as a practical matter any more. Congress does not control the money. And the reason Congress does not control the money is because Congress has abdicated it’s responsibility over money . It controls nothing. It allows money to be printed or entered on computers without it’s consent or knowledge. Therefore if some sitting president wants to spend money , all he does is order more money printed and he pays more people. He pays people . People ought to be wondering, the Federal Government has no shortage of money. If it wants to spend money, it spends money. The reason is because it is printing it without the advice and consent and permission of the Congress of the United States. That is hard to remedy. But the militia of the several states is the place to start. Because an armed populace keeps government wary. Wary about their activities.

Brent concluded

(1:30:00)

John opened up for questions

CALLERS

Caller 1: Terry from Colorado

Stare Decisis ((stah-ree duh-sigh-sis) ( is a legal principle by which judges are obligated to respect the precedent  Latin for "to stand by a decision)

 verses the common law grand jury’s right to decide both the law and the facts of the case.

If we are to have stare decisis, what allows us to nullify any rule that needs to be nullified in the opinion of the jury?

By what authority does a jury have power to declare a law unconstitutional or to nullify a law or to say “no, we’re not following this law.”?

The authority to do that comes from God.

No man has jurisdiction to do wrong.

No man has a right to do wrong

Regardless of what the state legislature says.

Regardless of what any court says.

Every time you get on a jury they say you got to take an oath that you will obey the instructions of the judge. If I take the oath then I have to obey the instructions of the judge.

That’s not true

You have every right to assume and presume that the judge will give you lawful instructions.

So you have every right to take that oath in good faith.

It doesn’t matter what decision was decided before, it can give us come guidance and it gives us some order and uniformity. Courts make mistakes and juries make mistakes.

God wants us to pay attention to the past so that we can learn.

And then He wants us to turn our head to the future and do what we know to be right and what we have learned from the past.

One of the things that we learned from the past is that juries are buffaloed by prosecutors.

Stare decisis is men trying to gain uniformity

Stare decisis forces ourselves to look into our past and try to gather wisdom from what we have experienced.

(1:47:00)

Caller 2: Fred

President Clinton and Janet Reno rewrote the grand jury instructions for the federal grand jury for his administration . Is there any constitutional provision? By what constitutional authority does anyone write instructions for the grand jury, taking away their power and bridling them?

Jury instructions are guidance for the jury.

Jury instructions are not binding on the jury.

Every jury is entitled to the instructions of the judge

The jury is entitled to what the judge thinks.

They are not bound to obey an unlawful oath.

The jury has the power to say “yes” and the power to say “no”

The administration will empower the grand jury

John will send out an e-mail announcing an e-mail address for the sole purpose of ideas and it will be called ideas@nationallibertyalliance.org

We may ask you to lead the committee for your idea

(2:17:40)

Caller 3: Stephanie South Dakota

She was listening to Liberty Works Network that Brent does. And reading his books.

He mentioned something about corporations are dead and you should dissolve from them and so should the churches.

Brent said to direct her question to commonlawyer.com website the go to the “media” page

On the media page there are a couple of hundred MP3 audio clips and somewhere in there is a series of ten or eleven 7 or 8 minute clips on corporations

Brent recommends to not corporate your church

Concentrate locally on Committees of Safety

That awakens the people

As our Declaration of ‘76 says people put up with a lot until they say something.

Start by local awareness

Brent calls this the Noah Principle: You concentrate on putting another plank on the ark for you and yours, those for whom you are responsible, start with yourself and your family.

If we try to save the world we are no better than the communists.

They tried to save the world but they lost their own families.

Four of Karl Marx’s daughters committed suicide.

He didn’t save the world either.

(2:34:30)

Caller 4 Jeremiah

no response

Caller 5 David New York

If the jury has the power to stop the government then couldn’t we just in a state where we have the common law judge and a common law grand jury established and a common law sheriff if you have all those components in one state couldn’t we start placing charges against the government for certain wrongdoings?

We can bring charges against the government for wrongdoing right now.

We have the right of redress.

Robert Shultz did a redress of grievances and he took it to the Supreme Court , he took it to the federal court, and he took it up to the Supreme Court and the bottom line was you can ask for redress of grievances but they don’t have to answer. That was the answer that they gave him.

He approached that whole thing wrong.

We are going to go in with the fact that we have the right of redress of grievances.

If you want to remain silent then silence is fraud.

They go into default and whatever we write up then that is going to be the penalty.

We will be talking about these things in detail either Thursday night or next Tuesday night.

That is part of what we need to do.

We are a common law people.

We are a common law nation.

The beginning of this nation was with the Declaration of Independence

Everything is built upon it That is the foundation ultimately.

We then created a constitution and capstone Bill of Rights.

We have given certain authority to legislators to write certain law within a criteria.

They are not permitted to go outside of the jurisdiction we have given them to write within.

They are not able to change those things.

They can’t give themselves more power.

They can’t give their power away to another.

We got to turn this whole thing around

We got to talk with authority and bring up the facts and truth.

We need to reveal their darkness and demand an answer.

The success of what NLA does in the next couple months depends on the following of tens of thousands of people who visit the NLA website all day long. We need critical mass.

The people need to be behind what we are doing. We are going to need the mass.

Time is over. This is no more time. We need to go forward

To get access to the grand jury is almost impossible in most places.

We see a case, and we were involved in this case, until some rogue people took control, and they destroyed this guy who is probably going to spend the rest of his life in jail. Last time we spoke to him we told him that if he wants us to help him then we will help him. But he went down the wrong road and did the wrong thing. He played “the man on the land” stuff as a grand jurist. On top of that he started to do things in a way that he shouldn’t have done it. He was going after corruption in the government. Now he is facing years in jail and he is an elderly man. He is going to spend the rest of his life in jail.

There was another case. The guy’s name was Commander Walt and he had some evidence concerning subversion. He was trying to get to the federal grand jury. There was a guy, he was a lawyer, he called himself the foreman for the grand jury, he was the foreman for two years, he’s a lawyer, and being paid to be the foreman for the grand jury. He replaced the guy many years before him.

Commander Walt came out of the service and he had some information and he wanted to bring it before a federal grand jury. And this guy did everything he could to prevent him from seeing the grand jury. He spent month, after month, after month. And then they started going out after him. And he is in jail right now and his charges are stalking the grand jury. That’s what they got him for. Trying to talk to the grand jury to bring information that he had so that the grand jury could make a decision.

NLA is still looking for four people in every county to sign on for the administration

If you want to sign up for that sign up for the course to be an administrator in your county.

You have to get through the two courses that NLA has at the NationalLibertyAlliance website.

One is on the Constitution and the other is on Civics.

(2:54:31)

Caller 6: Allen from North Carolina

Regarding what’s going on in Oregon, what are we going to do now to change and stop the illegal activity that’s going on? We need to join forces and stop this.

Everything in due time. There is so much that we want to do.

We are no longer doing habeas corpuses, at least until further notice.

We are going to finish the ones that we started.

We don’t have the time. We don’t have the manpower.

We will stick our focus to where we really need to be.

We are right now in the perfect position to make the next move.

Everything has to be done at the right time.

We got so many things coming together.

One of the biggest problems that NLA has is the news media.

They are not doing their job

They refuse to print the stories.

Every time we do something we alert about 8,000 news media across the nation.

It turns out that we have about 5,000 that we have real actual e-mails to get the information out.

We are e-mailing to these news media. About 5,000 news media across the nation.

These people are not picking it up. They are not running with it.

We talk about subversion against the United States of America by enemies foreign and domestic.

We talked about martial law coming to America.

The news media is not running with it.

We have a major problem.

These people who have controlled the news media need to lose their licenses.

We need to take it away from them and start fresh.

A lot of them should go to trial.

People need to answer for this.

The newspaper should be what is keeping us free.

And right now they are working for the enemy.

And probably have been doing so for the last 50 years.

We will be doing as many papers as we can

And it will all spell out subversion against the United States of America.

And it is going to put out the names of who these people are.

We have lots of evidence.

We need the force of the people behind this.

We got to let them know that We the People are tired of this.

People need to run this country from the grassroots.

All politics is local.

People as committeemen get to decide who goes on the ballot.

If you don’t know the Constitution, and if you don’t say that you will be honorable and take an oath to do the right thing when you are in office then we are not going to support you.

Right now they want people who don’t know the Constitution.

They want people who are criminals already.

Who will do the wrong thing and not the right thing.

And those are the people we get stuck having to vote for over and over and over.

We have to take that control back.

The people have to do that right now through operating through Committees of Safety.

People have to get into the Committees of Safety.

Some people have to sign up to become Administrators which is a paid job. It is a career job.

People need to get involved in the committeeman process and take control of their local community.

We have to accomplish this very soon.

In three to six months we have to accomplish three quarters of the nation or more in order to be successful.

We have no time to lose.

John had been off sick for three weeks . Probably from exhaustion.

Now a lot of things have come into play and we are moving.

We are going to become very involved.

Caller 7: Tim Michigan

Is the procedure of the people rising and removing their hat when the judge enters the court is that proper?

We should be respectful of certain things

I don’t know about rising but leaving your hat on in a house may be disrespectful.

We do want to be respectful.

We don’t owe that person any real allegiance.

It is part of our common law tradition to be respectful.

The respect we have is for the principle of the court.

Standing is not a bad thing

Brent likes the idea of taking the hat off. He grew up that way.

Most people don’t now.

It is respect to the court

It is respect to the office.

Respect for what we are doing here.

Nothing wrong with it. Brent does it.

Brent encourages other people to do it.

Honor all men, love the brotherhood, fear God, and honor the king and do not speak evil of the magistrates of your people. That’s in the Bible.

It does create order.

And it’s important to do even if you think that they are all wrong.

Closing Song: Tell Me Why (In My Dreams)