National Liberty Alliance

Monday Night Conference Call

April 3, 2017

Opening Song: Days are Numbers (The Traveler)

Topic: untitled

Call-In Number: 605-475-3250 Participant Code: 449389

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

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Scripture Reading: Matthew 6 : 1-18

NLA is working on foreclosures for tax and mortgages

Anybody who has a tax foreclosure or a mortgage foreclosure problem can fill out the paperwork and NLA will do what we can through Show Causes to these courts that are performing nonjudicial foreclosures.

They can’t produce the papers. They can’t produce the affidavit. They can’t prove anything.

The way they are going about it is unconstitutional and therefore unlawful and therefore illegal.

The more cases we can gather together then we can show conspiracy

It’s a nationwide problem.

We will eventually start doing indictments

If these people don’t obey even through the Show Cause then we will do a default on that.

The court should adhere to that and enforce it.

Indictments will be forthcoming.

NLA is working on sending some paperwork up to the United States attorney general requesting a prosecutor, a U S attorney because we are going to start doing indictments inside our court case. We’re going to copy the President on this.

We are going to try to re-educate the attorney general. It is hard to re-educate someone who has gone through BAR school.

We are working on organizing for those people who are not volunteering any time.

Get ahold of Jan and put some time in.

NLA is also looking for organizers. County organizers, state organizers. A state co- ordinator gets together the county organizers , making sure that every county within their state, and you will be working with other state co-ordinators, you won’t be alone, to try to get people to step up and be county organizers.

It is all about building up jury administrators in each county.

That’s what Liberty Alliance is all about.

There are also Committees of Safety.

Get involved.

We want to take back the judicial process and we want to take back the political process.

The administrator is the investigative body. We need four people in every county.

Those are the only paid positions.

They are going to eventually take over what the courts are doing.

Get involved Step up

We need four grand jury administrators in every single county.

This whole process of organizing is for the sole purpose of building first and foremost jury administrators. Four in each county. The second part of this program is building the Committees of Safety. Once we get into the courts we will force the law upon the committeeman process and the people in the Committees of Safety will morph into the committeeman process and they will seize control of the political process.

The requirements for an individual to get into office should be their understanding and knowledge of the Constitution.

If they are going to run for office they need to understand the Constitution and they need to exercise the Constitution in their daily practice.

It’s all about organizing. We have national co-ordinators, we have district leaders, we have state co-ordinators, and we have county organizers. We need to build up county organizers in every county.

It requires the involvement of everybody in order to accomplish these goals.

Get involved.

National Liberty Alliance will always be here to continue to organize to continue to educate we facilitate education and organization and communications

We will be here as advisors.

All administrators need to be reading court cases. This is your education

There is no greater education than self-education

Eighth grade was the furtherest level John ever got He never graduated He got his GED and went to college for a year or so

He found it more exciting to study on his own.

NLA offers all of the tools and all of the material

You move at your own speed and your own interests

NLA started a collection of all of the state constitutions

If your state constitution is missing then try to get NLA a PDF copy. Get a copy to Karl or Jan.

We would like to get them all up there.

If you state is not up there then look it up and get a PDF and get it to Jan or Karl.

We read a paper last week on standing. We are still perfecting it.

We are cleaning it up. It will be posted soon.

It will be in the document area under “dockets”

NationalLibertyAlliance.org/dockets

You can also find it in the dropdown box Highlight “grand jury” and then click “dockets”

The new ones will be one on law and one on standing

No QUESTIONS this week.

Robert has a report on the Western results from Nevada today

Before Robert gives his report there was a reminder that we meet on Mondays at 8:00, an hour before we start our program, it is a board meeting for organizing. It starts at 8:00 and it is about 45 minutes long. And then we have the 9:00 meeting.

 Robert gave his report:

Today was an interesting day in the courts in Nevada

The courts are preparing for the defense side of the trial.

They are trying very hard for the defense not to have any witnesses.

A lot of the witnesses that were called to testify were deemed by the courts to be third party witnesses. Even though they were there and they have first hand information the courts deemed them to be third party and therefore could not testify. They also decided that there would be no testimony about the cows being killed, there would be no testimony about Ammon being tased, there would be no testimony about Ammon’s aunt being thrown to the ground by the BLM . The reasoning that the judge gave for this is that she did not want the jury to have to worry about whether the BLM did wrong or right . Just that the Patriots did wrong. And so they only have about four witnesses. And then the four witnesses that were approved, the judge informed them that they better be careful about what they say because it is an ongoing investigation and therefore they could be arrested and thrown in jail and brought to court along with the rest of the Patriots. In other words, a threat, you testify and we got you.

Maybe we all know about Gary Hunt. Gary Hunt is a journalist. He has been a journalist all of his life. He has a long and good career. He is very much for the Constitution. He lives by the Constitution. He’s for the Constitution. During these trials he has been doing a lot of investigating, writing blogs on what’s going on . He outted a lot of different informants. Even one of our exNLA members turned out to be an informant that he outted. The judge, Anna Brown in Portland, decided that she didn’t like the fact that he was outing informants and she ordered him to cease and desist. Being a journalist, he knows his rights and he refused her order. He lives in California Judge Anna Brown lives in Portland She has no jurisdiction over anybody in California However she ordered his arrest. In California they arrested Gary Hunt. He is now in Sacramento in jail awaiting transport to Portland to face charges. They are civil charges not criminal. They have him in jail. He’s figuring that they are going to do the diesel treatment. He’s an old man. He’s 70 years old. The FBI is looking into FaceBook and all the different media where he posted his blogs They are looking for his friends. They are looking for anybody who liked what he said. They want to arrest his friends.

The lead agent on this case was Daniel Love.

They will not allow any talk about him in the court

Make a note concerning his name, the judge’s name, the prosecutor and also the marshal and NLA can pull them all in. As long as we can get the affidavits.

Daniel Love was the special agent in charge at the Bundy standoff

He was also the special agent in charge at Malheur County in Oregon.

(39:48)

They refused to let the jury hear any information about him

The defense tried to call him as a hostile witness

The judge refused it

They don’t want the jury to know anything about what he did

Hopefully tomorrow we will have the transcript

Get that to Jan

They are trying to deny everybody’s rights

Robert is listed as a friend He could be arrested next.

They wouldn’t let the defendants use any FaceBook stuff

And they wouldn’t let them use anything before a certain date

They won’t let them talk about anything before the date of the alleged crime

But yet the FBI is using FaceBook

They allowed everything that the prosecutors threw out as a witness

They didn’t deny any of them

They are denying everything that the defense wants.

All of the witnesses for the prosecution sat in the court while everybody was testifying

Witnesses for the defense, they held them outside.

Those witnesses for the prosecution heard everybody else’s testimony to taint them and clue them into what was being said.

The prosecutor sat in court today shaking her head and using body language to tell the judge how to answer things.

The judge told the jury there is no Constitution I make the law in this court and you will rule on the law as I give it to you.

There was a live video of 7 of them being interviewed giving a blow by blow description of everything the judge said in court. It’s on FaceBook.

It’s on FaceBook right now.

It’s happening live right now.

Let’s get that transcribed also

The grand jury will certify that particular one themselves.

The video is on facebook.

The video is called The Bundy Ranch Live Video right now.

This should be on our NLA Facebook website.

You can share it

The judge said You might as well not object because I am not going to sustain it, I’m going to deny it. I’m going to overrule it. You might as well sit down because you don’t get any objections. That’s what she told the defendants.

No additional announcements or statements.

(50:30)

Brent Winters is author of Excellence of the Common Law

Brent’s website is commonlawyer.com

The Constitution of the United States is not a document about grievances

It is a document about the limits of government

It just draws the boundaries

(52:14)

It says government can do this and no more

Blackstone, in the year 1765 by his commentaries and lectures on the common law he said this:

In our American plantations the common law has no authority.

Now if you don’t start with that understanding of what the British jurists , the Parliamentarians, what they thought about the American colonies it’s impossible to have a clue why the Americans took up rifles and started shooting at the British.

It was not fundamentally over taxes.

Taxes were a problem but it wasn’t the amount of the tax.

It was the principle of the thing.

That was not the fundamental problem

It was not that they the Parliament demanded the American colonies only trade with the British East India Company. The monopoly of the Bank of London. That was a problem.

But that was the symptom of the problem.

As was the tax situation.

That was a symptom of a greater problem that was causing the real problem.

The real problem was that Parliament which was by that time after their civil war they called it in England in the 1600s Parliament became supreme in England as opposed to the King.

The British said that the common law does not to apply in the American colonies called the early American plantations where they had planted colonists. The emperial law lie in the colonies. The empirial law fundamentally called the Roman law. The Code of Justinian Admiralty law.

The Law of the Legions of Rome is a military law it doesn’t tolerate disobedience to orders It requires instant obedience to order or pain of death.

Blackstone said the law of the land does not apply in the American colonies

That explains why we picked up our arms and that is why our country is here.

As you go through the Declaration of ’76 that becomes more and more clear.

This quote is from the First Continental Congress the first time they met on the 14th of October in the year 17 and 74

They wrote a resolution for Parliament to read

It said this:

Resolved that the respective colonies are entitled to the common law of England. and more especially to the great and inestimable privilege of being tried by their peers of the vicarage according to the course of that law.

The common law is not a list of laws. It is a course It is a way

It’s something that has to do with process

Not what you do but how you go about doing it.

If you read the Constitution of the United States you’ll discover it’s a document about how things are to be done it stresses that more than what is to be done.

You don’t see the words “Declaration of Independence” because they aren’t there.

It is not a declaration of independence

It is a declaration of shifting dependence

Shifting dependence from for protection from the king and parliament in England

to the Laws of Nature and Nature’s God

“When in the course of human events” it begins

“it becomes necessary for one People to dissolve the political bands which have connected them with another, and to assume among the powers of the earth, the separate and equal station to which the Laws of Nature and of Nature’s God entitle them, a decent respect to the opinions of mankind requires that they should declare the causes which impel them to the separation.”

He’s saying we are not doing this in the dark. We’re declaring it to the world We’re not hiding what we’re doing. We’re doing this up front.

(1:12:00)

The first sentence of our Declaration of ’76 relies for authority upon the God of Nature’s Laws

and the necessary separation of people from control of far off rulers while acknowledging that the grounds for such separation must be in facts. Reasonable , open to the world , and explained.

If there is anything that ticks God off it is subversion of what is right in the courts, subversion in the law of the land. Manipulation, manipulation of witnesses. Withholding of evidence. Threatening witnesses. Thou shalt not lie.

Everyone in the courtroom will answer to the Maker of Heaven and Earth

Our Declaration opens with a reliance on God and a decent respect for men.

The Laws of Nature and the Laws of Nature’s God is fundamental to our identity as Americans.

To not know that these are the Laws of Nature unwritten in creation and the Laws of Nature’s God written in the Bible is to not have a clue who we are as Americans. Most people that claim to be Patriots don’t know that. I don’t blame them because no one is telling them.

We are afraid to acknowledge the God that made us and to admit that we are not Him.

We live by His graces and we live by His provision

He provides all We have nothing that we have not received from Him

And it is that acknowledgment among the male of our species according to Second Chronicles in the Bible that will deliver us.

The Laws of Nature and the Laws of Nature’s God , these two volumes and no other , these two volumes and no more constitute our law, our fundamental laws.

The only hope we have is to make ourselves a student of God’s revelation and His will for man which is His law, the Laws of Nature and the Laws of Nature’s God.

It has always been the Law of the Land versus the Law of the City since the days of Babylon, since the founding of the city of Babylon Genesis Chapter 11 that has been the struggle of mankind that tells the history of mankind the conflict of the Law of the Land and the Law of the City

The first the Law of the City dominant by sheer numbers almost every country in the world is under the Code of Justinian

And the Law of the Land our common law is forceful it’s equal not by numbers because there are only about five common law countries in the world but by the power of following that law the power the benefit the productivity that enables a people to have.

Brent concluded

(1:30:00)

Reminder Ollie has a NLA news channel

Caller 1: South Dakota Stephanie

We’ve been working on the Research Committee a little bit

Regarding Gary Hunt Started the Patriot website and also involved in the Waco massacre in 1993. Gary Hunt is a suspected informer for the BATF Hunt was in Oklahoma City on the day of the bombing He is believed by some to be Jewish

Gary Hunt informed everyone where LaVoy Finicum was going to be. That’s why he was assassinated.

Was Gary Hunt there at the time?

Robert knows Gary Hunt.

Gary Hunt is the one who came up with the COS website and gave it to Robert.

Oklahoma City bombing could have been a false flag in order to demilitarize the militia.

Just like 9 11 which was a false flag

If the government is saying that about Gary Hunt then I would be careful about listening to anything that the government says.

Usually when they point their finger at somebody then it is the exact opposite.

If it is FBI information well we know what the FBI is today. They’re lying.

You have to be careful when you’re getting information.

If they are saying he’s a suspected this or a suspected that number one they didn’t like the fact that he turned in their informants They had 10 informants in the Malheur Refuge I don’t think that Gary Hunt was in on any of that. We have the names of those informants. So who put that information out and where did it come from?

There may be a discrepancy there.

That was a judicial archive blogspot.

The other was time.com

I would be very suspect of that

If they are saying that he was part of Waco and he was part of the Oklahoma City bombings and that he was the informant that got LaVoy killed, Gerard knows for a fact who was around LaVoy. I don’t believe that Gary Hunt had anything to do with that. I do believe that the FBI had informants in there We have their names and we have their stories We know who it was who got LaVoy to ride in that truck We also know that they were supposed to be riding in separate vehicles and keep the militia around them And we know the informants who broke that safety net down so that they could kill LaVoy They wanted LaVoy out because LaVoy was the brains of the operation and he was preaching the COS with the body politics that was dangerous as far as they were concerned.

And so he was the target all along and they accomplished their mission by assassinating him.

How Gary Hunt fits into that? I don’t understand?

I know what Gary Hunt is doing and so I would give you the same answer that Christ gave to the Pharisees when He said: “A house divided can’t stand. “ Why would Gary Hunt be doing what he is doing and educating the way he is educating because it’s divisive it doesn’t serve their purposes How can you serve two masters ? How can a house divide and stand?

And that’s what I see with Gary I don’t see that he could play both sides of that doing what he is doing.

If it looks like a duck and quacks like a duck then it’s usually a duck.

We just have to look at these things and discern them.

I can’t believe that they would let someone get in there and do the things that he is doing and start the things that he is starting and claim that he is a plant because I think he has done a lot of damage to them by educating people.

Right now I wouldn’t hold too much credibility to that.

They better come up with more evidence than that.

And if it is on a judicial site well that gives me pause to reflect right there. Because we have a judicial dictatorship in the country right now.

(1:43:15)

Caller 2 Ollie

Gary Hunt is not an informant. Out comes the propaganda. People have got to realize some things. There are some of us who got hurt and we have carried scars for years. We have said things. We have made many mistakes over the decades. And to judge somebody for one thing they said or one thing they do is totally ridiculous. Saying that Gary Hunt is an informant is totally ridiculous. He’s been in this battle like the rest of us for decades. Yes, he does things that we don’t agree with however he’s on our side. They spread this propaganda. They divide and conquer , divide and conquer, divide and conquer.

We’ve got to stay focused. We’re on the right track. NLA is on the right track.

Stay focused Stay on course.

(1:46:17)

Jan ran across an ANNOUNCEMENT

Reminder to Oregon court observers that Marcus Mumford's trial is Thursday, April 13th as noted in a February 16th article of the Oregonian.  Marcus Mumford is the Ammon Bundy lawyer.  "Mumford's lawyer, Michael Levine, has argued that the deputy U S Marshals engaged in 'outrageous' government misconduct and lacked authority to wrestle Mumford to the ground and stun him with a taser gun while he was arguing on behalf of Bundy in a federal courtroom last fall."    Also, as noted in the Oregonian article:  "A federal judge Thursday dropped one of three criminal charges against Marcus Mumford,   Ammon Bundy's lawyer, and ruled he'll issue a verdict on the other two charges, not a jury."

You get an attorney that does his job and they tase him.

Caller 3 California Fred

It seems to me that this judge that would not allow the Constitution in her courtroom

on all the coins even the Federal Reserve garbage it says “In God We Trust”

That says common law Not only that but it’s misappropriation of funds of public money to represent a courtroom of We the People It’s only one court that we authorized

So how can they get by with it?

Why can’t they write a Writ of Error and get her oath of office and kick her off the bench for bad behavior?

I don’t think most Americans appreciate the extent to which the Evil Empire has extended it’s tentacles into our machinery of government.

It’s not just a matter of this person doing that or this It’s an orchestrated effort beyond what any man could put together. The intricacy of it is unfathomable. It’s organized into training institutions for judges Judges don’t have a clue what they’re doing when they get appointed. Most people on the bench have never practiced law. They’ve only worked for the government. They get put on the bench. They’re scared. They don’t want to look like fools. People that want to control judges, they jump up, they form an institution that says We’ll show you what to do. Nobody else is doing that for them. And it is called the Judicial Council. And they provide it free. And you can go there and learn how to do it the way the folks that are part of the Evil Empire the useful idiots they get to train the judges what to do. There are no schools to train the judges what to do. We don’t want schools to train judges what to do.

Why don’t we file a Writ of Error ? Why don’t we kick her out? Why don’t we demand the oath? It doesn’t work and the reason it doesn’t work is because it is a matter of power.

What is to be our response? The only response that is effective to lawlessness is to practice true law. Every person must practice true law.

Imagine that I go to court and I put in a Memorandum of Law pointing out that these judges are jury tampering when they instruct the jury and that the jury can decide the matter and the law and it is their duty to do it under the common law that is the only court that We the People have established.

(2:03:10)

It is shocking that Mumford, the lawyer, was tased that many times

That’s what happens when lawyers stand up, they will be thrown in jail, they will be prosecuted falsely That’s what happened to Mumford

If we don’t have lawyers that have freedom of speech in defending their clients simply by saying: Have you got a warrant or piece of paper to arrest my client? The marshal should say: Here’s the warrant, I will give you a minute to examine it. If we don’t have that kind of decent respect to the opinions of mankind then we’re done. The Declaration of ’76 says we’re to have that kind of respect for men. Why are U S marshals tasing lawyers who have shown no violence? History is revealing about that. In England the lawyers that went against control of lawyers were often jailed. We’re coming around to what England experienced back then during the days of their civil war.

There’s only one thing left to do. Do right. Do not do wrong. Do not give in and say “No, I’m not going to obey the government and lie on the stand or I’m going to be scared and confine my testimony to what somebody tells me to confine it to.” We have the case study in the Book of Acts, Peter said, Are we to obey you Mr Supreme Court guy, Mr Sanhedrin , Mr Court Last Resort Judge, are we to obey you or are we to obey the True Law Giver? God’s telling me to speak. The judge might say I’m God in this courtroom. Judges have said things almost that strong. That should be a wake up call of what’s going on here. If what we are hearing about the Mumford case is really happening then this is really bad. A man ought to have defense in court a man ought to have due process. They’re not getting that.

We must have freedom of speech. We must continue to speak. The example ultimately comes out in our Christian culture in the Bible and what men did in the Bible all it came down to was the judicial part of evidence and that is what Peter was saying there in Acts. He said I’m the witness Am I to obey God or men? Am I to testify the truth or do what you say and lie? He was in court when he said it. These are case studies written for our learning so that we can maintain our liberty. If we ignore them then we are going to lose our liberties.

The Bible is the most significant, true, ordered, perfected law book that has ever been written. Everything in it pertains to law.

What is going on in our courts is what will bring us down because that is the only place that justice can be vindicated Justice can only be vindicated one person at a time , one case at a time, one set of facts at a time. It cannot be vindicated in a legislative body.

The Supreme Court of the United States is not going to vindicate our liberties. Our liberties will be vindicated in the trial of facts, the federal courts the federal trial courts and the state trial courts. That’s where liberties can be vindicated. But where they have gone South completely

Paul says establish your own courts and get going.

God’s people establish true justice. They are the only one’s empowered to do it.

People like Bill Clinton are not going to do justice in the court. And they don’t

“You mess with me and I’ll have you put in jail”

Caller suggests that Mr Winters go to a website.

The website is licensed to lie It’s about a prosecutor in the federal court system she is an appellate court prosecutor. She follows up on some of the cases that were screwed up by a lower prosecutor. She says, she’s reporting to Congress, she’s telling about how the over zealous prosecutors hung out people to dry. And they got raises. Prosecutors are supposed to weigh whether the person is innocent or guilty before they press the charges. And when the grand jury comes in with information that clears them then they’re not supposed to prosecute.

The Evil Empire, the Law of the City, always operates on numbers. Whenever you see people doing body counts you know that the Evil Empire is in control. In Vietnam we did not try to take territory no we delivered body counts. Promotions in the army counted on body counts. How many dead enemy are there? That’s not the way we fought wars in the past.

In the past we fought wars and promotions were given when men conquered dirt. That’s the common law. That’s the Law of the Land.

We have prosecutors that count bodies. And they boast , we win 90 percent of our cases of our prosecutions, 92 percent, 96 percent. All of that is how they gauge whether or not you get a promotion – body counts . That’s the Evil Empire. They shouldn’t even be keeping track of things like that. It’s wrong to say that we win 90 percent of our cases. Because once you start to do that then people start to think in those terms then they start justifying that the ends justify the means. Common law is just the opposite. The means, the way, the process follow the course that justifies the result . The other way around.

The grand jury like jurymen don’t know their duty and they are the rubber stamp of the federal prosecutor The prosecutor takes control and manipulates The prosecutors lie

Brent hasn’t been involved in a case where the prosecutors didn’t lie.

That goes on in all federal prosecutions.

If you exercise your right to trial by jury and lose then you go to jail for more time because you put the government to the test and the judges are now in our courts it is said it is lawful to do that it’s the custom now if you lose

The fundamental right of trial by jury if you exercise it you will be penalized and that’s against the law but that is what we are doing.

(2:16:00)

Caller 4 Harley

I’ve been following this guy from New Hampshire State of Corruption is his facebook

And his name is Mike Gill And he did a video today a string of these things where he’s been dropping off with the FBI this really critical evidence on crooked heroine runners and stuff. Caller recommends that everyone go first to that. Go see State of Corruption, New Hampshire on facebook. He is on YouTube too.

Caller is glad that NLA covered the Mike Hunt thing and that someone with the NLA was accused of being an informant

Brendon O Connell has a huge case for assaulting someone in Australia

He served three years was attacked had his arm broken and this is just for insulting somebody by saying they worked for the Israeli Mossad who’s busy hijacking all of the world’s tech

Another one to look at, he’s been banned from facebook, he got a million hits, they’re going after the offshore fake mining accounts in Britain, and they got him in check mate too just like Mike Gill has him here. His name is John Patterson Put that into Google.

The only other one is the CIA guy David Steele He is giving talks in Norway

Jan has one more very important ANNOUNCEMENT
(2:18:47)

There has been information circulating around NLA for the last couple days that it’s your birthday. We all want to wish you (Gerard) HAPPY BIRTHDAY!

I work even on my birthday.

Caller 5: Ollie No response

Caller 6 Jeremiah California

(2:25:00)

Jeremiah has a question about the effect of lawlessness.

Lawlessness is bad. We don’t want that. If I don’t have an oath to the laws then if I am just claiming to be a citizen with no oath then I have no loyalty and technically speaking I am lawless. But I am making an oath through my conduct. There is no real written oath. Technically speaking then I am lawless. Is a member of the body politic free from lawlessness?

The oath is not necessary for anybody to be bound to the law and to be bound to loyalty. The oath does not create any new duty for anybody. That is not what an oath does. The oath does not create a new duty The oath binds you to a duty you already have. Every American who benefits from living on this land has a duty to support and defend the Constitution of the United States by virtue of being here. It is not the oath that creates the duty. On oath is always a solemn ceremony even if ever so small. Every ceremony men engage in constitutes an oath. The Lord’s Supper is an oath. It binds him to a duty he already has just like the oath of loyalty we take to our Constitution.

If you don’t take the oath it doesn’t make it so that you don’t have the duty.

They have the duty already

And when they enter the office they have the duty

When you accept a responsibility then you have that duty.

The Evil Empire has done a great job of orchestrating our stupidity , our ignorance.

And developing educational institutions that propagate our ignorance

We are ignorant of what an oath is

Most people that take an oath never stop and consider what they are doing.

It is one of the most important activities that we can engage in, taking an oath

The oath does not create a duty it additionally binds one to a duty one already has.

Caller 7: North Carolina Allan

(2:33:33)

We’re running out of time We need to gather all the people who are in different groups so that we can make a solidary stand We got the OathKeepers and Sheriff Mack and the Constitutional Sheriffs Why are we not coming together as one?

We talk about the Bundys what about the Hammonds who they directly had a violation of the Constitution when they were tried twice and found guilty twice? And they are in prison again for a second time.

They are at the head of the NLA court case.

We may not spend a lot of time talking about them but they are in that case.

We have not forgotten about them.

They should be released.

It’s time to find some constitutional sheriffs or marshals and put a stop to this

We need to go after this judge for treason

Caller is a retired marine veteran

It is in the process of being taken down now

These things have to be done carefully

You can’t go in pulling guns out thinking that you are going to start a war against the United States government and you are going to win it. It’s not going to happen.

We are going to get a prosecutor and we are going to get it through the President’s office and we are going to put in indictments in the case that we got.

We just took a number this year and we just filed the paper

All the stuff that you said is in the case They got to answer it.

We are on this

All these liberty groups out there They need to get behind us.

They need to read our paperwork. They are educational.

You find the law in our paperwork.

They can’t answer us

They are going to default.

There is a due process conveyor belt and we are on it.

Once it starts happening it is going to happen very fast

The dominoes are all lined up

Give it time Pay attention Read the paperwork

It’s a numbers game When you get critical mass then they will behave

Keep it simple Stick to the Constitution

Stay tuned and see what happens

Go to NationalLibertyAllince.org click on grand jury then click onto docket

read: New York Governor Response by Letter and then read Grand Jury response to letter