National Liberty Alliance

Monday Night Conference Call

May 22, 2017

Opening Song: Amazing Grace

Topic: no topic

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

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

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Scripture Reading: Matthew 9 : 1-13

(6:20)

NLA is looking for affidavits . We’re going to start putting these into our court case. So anyone who has an affidavit , the affidavit has got to have a specific focus, it’s got to be something where someone was denied due process. Someone who has been abused by the courts. We continue to do the foreclosures. We are going to add in the habeas corpuses that we have done. Hopefully soon we will get back to the habeas corpuses. But right now we are pursuing the nonjudicial foreclosures which is lack of due process.

Any other lack of due process or violation of unalienable right.

Or people who have been abused in the prison system

These are the kind of affidavits that NLA wants.

We’re looking for serious problems, serious situations.

The e-mail address is [affidavits@nationallibertyalliance.org](mailto:affidavits@nationallibertyalliance.org)

so if anybody that has an affidavit that they would like to include in the court case

NLA sent a letter to Jeff Sessions. That’s the Attorney General. And also a copy to numerous other people Of course the President and a few others concerning the case and a copy of that letter and again the President concerning the abuse of courts that went out a week ago it was a week before They should have got that at the beginning of this past week.

We will give them a couple of weeks

We will wait til the President gets back home.

He’s going to be travelling for ten days.

When he gets back we will start to pursue what the Attorney General is doing.

Any case that we do put in the case is a complaint it’s an accusation it’s people declaring their innocence and the fact that they have been abused by the court and it is going to become part of this court case. In the long run at some point in time the case has to be heard within our case.

There are certain cases that we are doing Show Causes. The foreclosure cases we will be doing Show Causes to certain judges and pulling them into this court.

Show Cause on the justice in Oregon with the Wildlife Reserve and the justice out in Nevada with the Bundy case. We’re going to be doing Show Causes on them also.

(10:17)

And we will continue to pursue charges against these people for violating unalienable rights actually warring against the Constitution and warring against We the People.

And all of the foreclosure cases both tax foreclosure and mortgage foreclosures which are nonjudicial foreclosures we’re pursuing that and show causes and eventually criminal charges against all of those judges. We also are going forward on all of the habeas corpuses that have not been adhered to. Not even considered. They’ve been concealed or moved or whatever. There was a couple of cases where they actually mailed them back. Most of them have concealed them or removed them They have not been heard They have been ignored. The more cases we put into our case the more evidence we are producing. We’re going to show across the nation the consistency between all of these judges and all of these court cases showing the fact that there is a conspiracy. Anybody who wants to send in an affidavit into the case write it up We want your name, your phone number, your address, the name of the court, the individuals involved particularly the judge

When we get the affidavit we would call you We are working on getting someone to handle this There is an affidavit that people can look at, a guideline, at the website:

go to the “grand jury” tab and then click the “Nonjudicial foreclosure” tab and scan down a few lines and it’s right there.

That affidavit will give you the basic guidelines.

All we want is the facts

Before anybody gets anything notarized, you first want to write the affidavit put it in Microsoft word or some word program You will be contacted by somebody who will go through your affidavit and make sure that it is focused and it is something that we can work with. Once they make contact with you back to make any corrections then you get the affidavit signed and mailed into us or e-mailed into us. Keep the original and send us a copy of the affidavit by e-mail You can scan it. It must be scanned in PDF It must be a PDF

We will put it into the court case At some point in time it will be dealt with.

We are looking at all of these cases collectively and showing subversion against the United States of America war against the Constitution war against the People.

Anybody who wants to put an affidavit in can get it to us.

We’re organizing

We got over 6,000 members and climbing

We got a lot of leadership

We’ve been having meetings before the meeting to get everybody involved

We’re trying to organize all of the states.

The only way we will be able to deal with these problems is collectively.

This has always been the main focus of National Liberty Alliance

to get to this point this has always been the plan to spearhead we’ve never spoken about it how we’re going to do it but this is it if you want to know how we opened a court of record or how we opened an Article 3 court then you should be reading our memorandum that we just recently put in about two weeks ago I think that it is 1023 It’s called a brief and memorandum It explains exactly how this court case is operating and how we’re going forward which is according to the law according to the Constitution, according to the common law. We want justice in our courts

QUESTIONS

(22:22)

Question 1: Since the states created the federal government and the list of enumerated powers in the U S Constitution is sparse Does that not make the state constitutions supreme except in those above areas mentioned?

The Bill of Rights is the key to our liberty. The Bill of Rights is the key to interpretation of all law all constitutions. Anything that is repugnant to the Constitution is null and void.

Congress has been given certain authority and powers Each state has representation

The states are supposed to control the Senate

Two Senators from every state 100 Senators

The states are supposed to have control over the senators

They’re the ones that vote them into office

They can remove and replace them at their own will

because they’re suppose to be getting state representation

but they’re not.

It’s been subverted they’ve taken that away from the states and the states have no say in Congress

The People have the say in Congress through their congressmen.

(23:53)

Since both houses are totally controlled by special interest groups they just ignore the people.

They use the people to get in office, they tell them all the lies, once they get into office they do the will of the special interest groups

We did give Congress certain powers and authority

We gave the President certain authorities

We gave the federal courts certain authorities

The federal courts are there to deal with constitutional issues.

Any case that arises from constitutional violation or concern that is where federal court is supposed to be involved.

All the other situations belong to the state.

No matter what the state constitution has if it violates any unalienable right of We the People then it is null and void.

They cannot write codes and regulations for the People They can only write codes and regulations for themselves to control themselves

And that is what their codes and ordinances are supposed to be for It has nothing to do with We the People.

They should not be controlling our behavior

If we injure somebody we have to answer for that injury in a court of justice

If we injured somebody we have to restore that person or people.

A lot of people are in jail for breaking their statutes, their codes.

But they can’t put that upon people.

Does it affect or try to void out any of my unalienable rights?

Does it prevent me from exercising any of my unalienable rights?

That’s the question to any legislation out there and if it affects us in any way then it’s null and void.

Question 2: Does estoppel take away good faith action whether or not based on law?

It’s a French Norman word that means stop

It means that the other side is stopped

Stopped from doing a certain thing or pleading a certain thing

Anything used to stop my exercise of an unalienable right is null and void

Question 3: Every codified law must also be certified as constitutional by the Supreme Court of the state before it can become implemented.

If one is charged with a violation of law should he subpoena the certification of that law by that state Supreme Court and subpoena the State Attorney General of that state to testify?

Things are very clear. If there is some law out there or some court holding up some statute that violates our unalienable right it is null and void. Going after this one or that one on how it was legislated and who said what, when, where , and how it just gets lost.

If it violates me then it’s null and void.

If it violates any of the people then it is null and void.

It’s all about jurisdiction , due process, and our unalienable rights.

(30:44)

And any time they violate us you will find that one of those three things if not more are being violated.

We’re in jurisdictions unknown

You’ll find that generally speaking these courts get out of jurisdiction.

They violate your unalienable rights, take you into a jurisdiction unknown, and refuse you your due process

Question 4:

The person has apparently filed something in the Supreme Court

They found something on the web that said Rest In Peace Pro Se Litigants before the Supreme Court

It sounds like they are trying to negate any pro se litigants from filing

There has always been an attack on pro se litigants

They give you a really big problem if you go in and try to help someone and help represent or advise someone else. They give you a really hard time.

Anyone going into court without a lawyer is subject to attack

There is an assault on the pro se people.

Question 5 from a recent member

(34:05)

Does the Second Amendment apply to everyday citizens and/or only the militia?

According to a recent article an officer in the military revealed the government’s plan to disarm Americans and throw them in FEMA camps.

In the New York Constitution it says every person it doesn’t say male or female every person is responsible to defend the state.

Every able bodied man is to be part of the militia

We’re all part of the militia We need to have weapons

We have unalienable rights to defend ourselves

They do whatever they can to confuse people to wonder if they have a right to bear arms or not.

If you have to ask your government or somebody else whether you have a right to bear arms or whether or not you have the right to have a weapon then you are under a slavery mentality.

We are blinded by the slavery mentality

I have a right to defend myself.

Question 6 from a new member

If the Constitution of the United States states that all men are created equal how is it that the elite owns all of the wealth not just in America but on a global scale as the seven billion plus humans on earth remain helplessly enslaved by them? Was our American government infiltrated by them and if so that continues to be intact as the Constitution seems to be ignored by them all?

The enemies of liberty the enemies of the people have infiltrated every government on this planet. The United States very particularly we’re under very strong influence of the elite or powers that be. They control us in a couple of ways. They control us by controlling money. They control us by controlling religion They control us by controlling Congress, our laws; They control us by keeping us ignorant we don’t have the facts we don’t have the knowledge. Where do they teach the Constitution any more? Whatever is taught is distorted. There is a war If you read our papers we are talking about enemies foreign and domestic.

That’s exactly what our case is about. Those enemies are in all governments.

That’s all the questions for tonight

(41:00)

Special guest report from August Girod

August Girod is the son of the fellow that was convicted for selling milk that was not pasteurized. He faces 68 years in jail.

August is one of Samuel Girod’s sons.

Samuel Girod is sitting in jail for making natural salve

Samuel made three products and had many good reports

He was making chickweed healing salve almost 19 years.

He sold it all over America

In 2002 after being in business since ’99 the FDA showed up on the family farm about chickweed They said they didn’t like skin cancer on his father’s label. He had on the label Good for skin cancer, dry skin, cuts, burns, and poison ivy.

August’s father took it off

Everything went good for about ten years

In 2012 they got ahold of a lot that was just sold to a sales rep that was going to distribute it to the stores.

And that was in 2012

Again the label wasn’t right

So time went on Dad had all three products tested and all three came back clear.

Later we found out that the FDA did their own testing where no drugs or poison was found.

The salve they got my father had to pay to get it disposed

In 2013 they had an injunction where he couldn’t sell

In 2015 he was indicted for selling mislabeled drugs

He went pro se He’s just an Amish farmer father of 12 and 26 grandchildren.

He put a motion in to dismiss

The judge denied it He appealed the case The lower court judge ordered another hearing Dad did not think that he had to appear He didn’t appear so the federal marshals came to the farm held the kids and mom at gunpoint til they searched the farm willingly knowing because they told them that dad’s not here

They did not tell us our rights when they arrived

At prison they took his photo going against our religion

When he was arraigned in 2015 he did not let them take a photo Another hearing was scheduled and dad won that issue.

If I were on that jury I would be afraid of getting in trouble The judge gave them 40 minutes of instructions telling them that they need to find him guilty

We need dad at home

There is a petition there is close to 30,000 signatures

If you can get in contact with President Trump then drop us a card

Get the word out on radio talk shows

There was no victim

Nobody was hurt

But they’re treating him like a criminal

John requested a copy of the audio of the judge instructing the jury and also affidavits

Samuel was in trial for three days

John requested the audio for all three days or the transcript

Preferably the audio

Also get the affidavits and we will take this into our case

We will make this one of our spearhead cases

Get in touch with Jan or Gerard

We need the audio and affidavits

Once we gather all of the information then we will have a final meeting with you before we bring it into the case

He will be sentenced June 30

August uses the neighbor’s phone

August has access to a computer

NLA is in need of money

We’re filing a lot of papers and serving papers

We’re getting papers into the court

At some point you will see a tremendous amount of things going up at the NLA page.

We have a lot of stuff that we are going to file into the courts as evidence

Please give a monthly donation and help support this work that we are doing

We are moving on to Brent Winters

Brent is author of “Excellence of the Common Law”

Brent’s website is commonlawyer.com

(58:27)

The only remedy for the lawlessness we see is law, true law.

One of the volumes of the expression of law that we take as Americans as organic, organic means fundamental, is the Declaration of ’76. The Declaration of ’76 always is printed with the Constitution of the United States. It’s been that way since the very beginning. They always occur together in printing. And the reason for that is that the Constitution of the United States is a rather dry and dispirited skeleton of words without real facts. The Constitution of the United States does not give us the facts of the case. And our common law is without life without facts. We are a facts oriented people because we are a common law country . We do not seek legal theory first, we seek facts first. We ask the jury who did it? why did he do it? where did he do it? with what did he do it? We want the facts.

Frankly, they’re not interested in the details of the law . And the trouble with the jury is that they throw away their independent judgment. Men are not independent minded in our country. We do not have a critical mass of men that exercise independent judgment. There’s too much dependency on experts.

Let’s go back to the Declaration of ‘76

Paragraph 2 We left off here.

“We hold these truths to be self-evident, that all men are created equal, that they are endowed by their Creator with certain unalienable Rights, that among these are Life, Liberty and the pursuit of Happiness.”

Self evident means that they need not be proven We need no evidence.

It is so abundantly apparent that all men will take judicial notice.

He is saying that it is a self evident truth that all men are created equal

He is not saying that all men are equal

All men are not equal

Apples and orange may have equal work but they are not equal.

I do not equal Larry Bird. I cannot play basketball like Larry.

I do not equal Larry Bird.

Every person is unique.

Every member of Adam’s race is created with equal worth, equal standing before the law.

Equally important

They are endowed by their Creator with certain unalienable rights

The Creator endows men.

Endow means give

Evidence is the oldest root in our language

We can trace this one clear back to the sanskrit.

Evident means that which may be seen

I cannot separate myself from my rights and no other person can separate me from my rights either.

I can’t sell them I can’t get rid of them

Today rights are something that we tend to think that we can use selfishly

“I want my rights” Libertarianism comes in And libertarianism is lawless

The Writers of our Declaration took the position that God had given us our rights

The word rights goes back to the Germanic tongue Anglo Saxon

The word still exists in German It became popular in World War II

Reicht means duty Rights are responsibilities

What is authority ? It is rights What is rights? It is jurisdiction

Fundamentals rights include the right to life , liberty, and the pursuit of happiness.

To pursue happiness is to pursue blessedness

Blessings are the benefits of life

The curses are the burdens

The blessings are the benefits

Rights are duties

Men are created equal

Men are not equal

They have equal worth and standing before the law

Man has rights and duties that he cannot get rid of

The foregoing clause , the opening of paragraph two, forms one sentence.

It recites five self evident truths from which the colonists of America reasoned in writing to arrive at their conclusion to separate from the country called Britain and declare their dependence upon the Creator.

Each of these five self evident truths listed are so well known that they don’t need any proof

Each of the five of them is set off from the one before it by the word “that”

The secret to true happiness is liberty

If a man or woman becomes lawless then there may come a time when interference becomes a duty

You cannot redelegate your duty to educate your children

That’s a fundamental duty

Every person has jurisdiction over their home A man’s home is his castle.

And nobody has the right to bust in without authority.

Brent concluded

(1:28:08)

CALLERS

Caller 1: Jeremiah from California

Could you give me some background on alcohol prohibition in this country ?

In Islam drinking alcohol is strictly forbidden.

We need to teach our children that these things are damaging.

People are responsible for their own morality

Sometimes people can use these things responsibly and not abuse them

Prohibition is a good example of governments of men leaving the jurisdiction that God gave them going beyond the jurisdiction that God gave them of government and making unlawful things that God never made unlawful. God never ever makes alcohol unlawful. The revelation of God tells us that alcohol is dangerous Abuse is stupid. But it does not outlaw it. The whole movement of prohibition was an evil movement with a Christian cloak around it.

There are only four kinds of crimes the Constitution gives the federal government jurisdiction over. Treason against the United States, Counterfeiting the current coin, Violation of international law, and Piracy and felonies committed on the high seas.

(1:34:49)

My question is about due process. Whether or not it is more or less of a civil law feature or a common law feature because when I think process I think structure. Due process means there must be a structure to me getting my remedy in some way , shape , or form. Caller believes that due process is a civil feature

Due process is a common law feature. Process doesn’t matter. Among the chief features of difference of the law of the land and the law of the city is that law of the land, our common law, is a process oriented tradition of religion, law and government. The law of the city is a result oriented tradition of religion, law and government That means the law of the city , bureaucratic law, admiralty law, martial law, the chief idea is we’ve got to achieve a result that the powers that be say we have to achieve. We’re result oriented. The statute says this and we got to get there.

The ends justifies the means.

It doesn’t make a difference how lawless you are to get there.

Islam lives by the code that the ends justifies the means

Due process is the right to be heard in a court of justice.

Caller 2: Williams Missouri

no response

Caller 3 Eric Georgia

Announcement

Tomorrow, Tuesday, 23rd of May, 10:00 AM New Castle County in Wilmington, Delaware 19801

824 Market Street

Court observers for a woman, Dr Colahar who is having a couple of properties nonjudicially foreclosed.

If anyone could make it as a court observer it would be appreciated.

A good example of what happens when something is result oriented is what we see with this thing called the Innocence Project. There’s one in almost every state of the Union now. Attorneys go around and try to get people out of prison or off death row who weren’t guilty. They were innocent. And the facts didn’t prove that they were guilty. There’s thousands of people that they got out of jail with this Innocence Project.

If you follow due process if you have the facts in your hands the law is a foregone conclusion. It will be self evident what the law is. You don’t need any legislation for it.

A lot of people get confused because of statutes, and codes, and ordinances.

We are up against corporate America who controls our courts.

And special interest groups which control our courts also.

Caller 4 Fred California

from USA News

# (2:07:45)

# “Supreme Court Just Pissed Off Every Muslim In America With What They Did Today – It’s About Time!

The Full Panel of the U.S. Supreme Court consisted of 9 judges, met today and they finally made the fate-sealing decision of Islamic indoctrination in American public schools by the far left wing insane people that our educational system was infiltrated by after the second world war.

And now, the decision that the Supreme Court made caused the Islamic Indoctrination of the young in our nation lose their mind.

Thanks to the tie-breaking vote made by Neil Gorsuch, the newly appointed Supreme Court nominee, the U.S. Supreme Court was able to hand out a decision banning Sharia Law and Islam from being taught in classrooms. On the matter, Gorsuch stated:

“The government certainly has no business being involved in religion, but this isn’t a government issue or a religious issue. This is about the judicial branch interpreting the laws as they apply to the teaching of religion. We shouldn’t be teaching any religions in this country besides standard Judeo-Christianity, as our founders wanted, and we certainly shouldn’t be filling the children with lies about Islam being a ‘religion of peace’ when they see the carnage on the news almost every day. It is our duty as Americans first and judges second to safeguard the way our children are indoctrinated.””

Caller 5: April

Eric brought up the Innocence Project

Caller does not want people to get false hope

They only do cases that have DNA to prove their innocence

They will not do any other cases.

The Innocence Project and other places out there that say they are willing to help they have stipulations for helping people. They are not there to help the innocent

A lot of people in jail and they have gone all these routes and there’s no help out there.

NLA is the first place that the caller has found that has given a glimmer of hope to anybody that is innocent and convicted.

Based on this Innocence Project They shouldn’t even have an Innocence Project

Somebody should make a proclamation If there’s DNA evidence available that could be used in a case where somebody is convicted and it exonerates them they should automatically be released. They shouldn’t have to go through a bunch of hoops.

Here’s what it says at their website:

“The Innocence Project does NOT review claims where DNA testing cannot prove innocence. We do not handle the following types of cases:

1. Consent/Transaction: The defendant claims that there was no crime because the victim consented to the events (e.g. agreed to sex) and/or received some form of payment in exchange for the activity. (e.g. prostitution, drug transaction)
2. Self Defense/Justification: The defendant admits to causing the injury/death but believes the acts were justified because s/he acted in self defense or to protect other people.
3. Sustained Abuse – The defendant is accused of crimes against the victim(s) that happened more than once and over a period of time (e.g., allegations of long term sexual abuse of a family member).
4. Illegal Possession/Distribution of any controlled substance: The defendant is only challenging a possession or distribution charge.
5. RICO: The defendant has been charged under RICO
6. DWI or DUI: The defendant was convicted of driving while intoxicated (DWI) or driving under the influence (DUI).
7. Fraud/Identity Theft/Forgery: The defendant was only convicted of one or more of these crimes.
8. Stalking/Harassment – The primary charges against the defendant involve stalking and/or harassment.
9. Sentencing reduction/overcharged – The defendant wants to challenge the charge or length of sentence but does not claim innocence.”

If you have DNA to prove your innocence then you shouldn’t need them.

There was a federal forensic expert They put false charges on him and stuck him in jail for over a year because he refused to plant evidence.

Just because your DNA is some place doesn’t mean you committed a crime.

In Virginia they are taking cold cases and if it had DNA there then they are prosecuting these people and convicting them Just on the DNA

That’s what they did to her son.

(2:18;08)

Caller 6: Will

The judges used to have the clerks read the cases and then refer them to the judges . He did not join that group He insisted that the judges review the cases themselves to determine which ones they accepted and not the clerks.

They want to go in the back room and make a deal

Nobody wants to read anything.

97 percent of all federal cases are done by plea bargaining.

They got to stop the plea bargaining system

They’re bullying people And they are extorting them to take the plea bargain

Caller 7: Terry from New Jersey

Did you see Sixty Minutes last night?

About a Sheriff in Cook County , Illinois , Tom Dart

He’s doing things the NLA would do

He’s a former prosecutor He’s trying to get the people in jail help psychiatric and financial.

The warden of the jail actually a psychologist who makes her rounds talking to the inmates to find out what their problems are and to help them adjust

They’re going to get out eventually

He put a moratorium on evictions

They’re going to hate him because that is a big money maker for them

We should support that sheriff and try to get more like him

Did you see the video American Patriot about the Bundy trial?

Gerard did watch that.

There are so many factions out there We can get distracted by things that don’t make a difference. We should be doing more things that do make a difference.

We know that they got these guys jailed illegally.

They are marching around the jail

But they should be focusing on the constitutional issues going on.

The sheriff was nice to them in the beginning but now she is telling them that they got to go.

They should get on board with what we are doing and run those papers in there.

Get the judges and warden to pay attention to this paper work that’s filed that they’re not answering

You can stand around the jail all day but they don’t care about that now they’re going to chase them off the sidewalk.

They haven’t given them the first step of due process

That’s what they need to be chanting about due process the fact that there is no warrant

These things are not under the Constitution.

I don’t hear the Patriots yelling about that stuff.

When you sit in the courts you got to sit there as an educated people

Judges are not following the Constitution and they are committing treason and crimes up there.

If the judges know that the people know that and that they’re going to make affidavits and they’re going to bring charges on them then things would be different.

They don’t care how long you camp outside the prison.

Ammon’s got some very good words We got to get his words out there Why aren’t they doing the right thing? Who are these judges and Who are these people who are stopping due process? Everybody should be screaming about this judge

They should refocus where the problem is and the problem is with the courts and the judges and prosecutors and the due process that they are not giving them.

And that is what they should be jumping up and down with banners and screaming about is No Due Process. They should have a booth They should be educating the people

(2:30:20)

Caller 8 California Fred

Caller is angry with the Sheriff in El Paso or San Antonio

The one who wants to protect Sanctuary City

Sheriff Mack was able to challenge Bill Clinton on the Brady Bill for the assault weapons .

So that makes me think that the sheriff really does have power and now the federal government is trying to write legislation to make laws that will throw that sheriff in prison.

Just as we discover that a sheriff has power and he is using it for the wrong reason how can we capitalize on it to make that sheriff protect our rights or the sheriff goes to prison.

In the state courts of Arizona there’s a struggle going on. Has been for a long time between the Anglos and the Mexicans. And the Mexicans have gained control of the judgeships in some of those places and they’re working have been working with the drug cartels.

There are some Mexican Americans that are on the side of the Americans to try to stop the drug trade and the control of the border by the cartel. And it is clear how they control the borders. We are being overrun in our country like we have never been overrun before by Islamic law.

Islamic law, Law of the City, Roman Law, Pharisaic Law which is Babylonian Judaism are all fundamentally the same.

Things haven’t changed since ancient times.

We face the law of the city and the law of the city is what the evil empire wants in America more than anything else.

People miss the quiet infiltration of the law of the city.

It comes slow.

Our federal bench is filled with people who are committed in their heart of hearts religiously to the law of the city. The Supreme Court of the United States , the people there are committed religiously to the Law of the City.

Justice Scalia was a man that was confused.

He did a lot of right things

He wanted to do the right things

He said the right things

In his heart of hearts he had one foot in the Evil Empire

He had it in the Evil Empire since his childhood.

He had a hard time getting his foot out That eventually cost him his life

because he really sincerely tried to do right

The Evil Empire wanted him dead They had to get rid of him

They want to teach all of us that that’s what happens when you devote yourself to principles of the common law as Justice Scalia strove to do.

He had an inward internal struggle in his own life with the Law of the City.

If we get distracted by politics, and the by the way is a doctrine of the law of the city , to politicize everybody. Politics means city.

(2:39:39)

Caller 9: Felecia from Florida

She has been taking the Constitutional Course

She has read things about Thomas Jefferson

She read a lot of things about a lot of things that she was not taught.

She’s on the Civics Course now

This country was founded on the basis of natural law and God’s law how is it that the first Constitution was brushed under the door and they made a new one to enslave everybody in this country? They’re against God? Right?

Just like the devil was in the Garden of Eden There’s never a time when they’re not trying to influence things.

That powered principality runs the governments of the world.

We’re always going to have this struggle between good and evil.

The whole Civil War thing was designed to make us all slaves.

It wasn’t fought to free the slaves.

It was fought to enslave the rest of us.

This whole business of civil rights it’s all baloney

You don’t have civil rights You have God given rights. Everybody gets them

The Fourteenth Amendment gives you due process. No, we had due process before the Fourteenth Amendment. The Fourteenth Amendment turned people into United States citizens under the District of Columbia and they don’t even realize it.

There’s been a lot of fraud

The Federal Reserve System was done on a Christmas Eve on an island off the shore of North Carolina

They’re always at it They’re never going to stop It’s up to us to be diligent

Caller has been in foreclosures three times.

Brent says that the only cure for lawlessness is true law.

They know they’re breaking the law. They don’t care because there’s no consequences.

We’ve allowed them to dumb down our children

We’ve allowed them to take our morals away.

If everybody just turned their TVs off and the advertisements then we’d be a lot better off.

People are being programmed exactly the way they want them to be.

As long as they got their beer and their cigarettes and their football then they don’t care.

When the economy goes down then everybody’s going to care

War is a punishment for not paying attention.

America needs to repent

They’re going to repent one way or the other.

It’s up to us to educate them

Committees of Safety are those things where you get together with your neighbors and that’s how you save America one county at a time.

You got to have fun getting freedom or it’s not worth doing

It can be fun putting these people back in their place.

It’s not fun for the caller because she’s been through a lot of trials and tribulations.

Find the bright spots along the way They’re there.

You’ll find them.