National Liberty Alliance

Monday Night Conference Call

June 5, 2017

Opening Song: Hold On

Topic: Letter to U S Attorney, Jeff Sessions

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 9 : 32-38

Tonight we will look at some papers we are going to file either tomorrow or the next day

One is a letter to the U S Attorney General, Jeff Sessions. Letter Number 2. It has been over 20 days and we haven’t heard anything from his office. We’re going to send him a letter We are going to copy this letter to the President.

It has not been posted yet. Probably tomorrow or the next day.

John read the letter

(7:48)

Dear Attorney General Sessions

It has been over 20 days since notifying you of We the People’s Extraordinary Proceeding filed under case number 116CB1490 in the northern district of New York concerning subversion by enemies both foreign and domestic. Murder, torture , RICO, concealment, conspiracy to supplant the law of the land, denial of due process, nonjudicial foreclosures , kidnapping, etc.

On February 9, 2017 President Trump announced “with great pride, very great pride, your appointment in that you have devoted your life to justice and believe deeply that all people are equal in the eyes of the law and the eyes of God. A man of integrity, A man of principle, and total utter resolve “

The letter ends with the following:

We anticipated a swift written honorable response from our first letter to you your constitutional duties that you took the afore mentioned oath to support and defend. The silence emanating from your office concerning our communiqué is deafening and we would like to remind you that silence can only be equated with fraud where there is a legal or moral duty to speak or where an inquiry left unanswered would be intentionally misleading. Therefore We the People reiterate if you are unable to find and supply us with such prosecutors we know of at least one qualified common law lawyer who was once a prosecutor and still practices law that we can call upon who is able to prosecute and brief other prosecutors in the practice of common law. We await your immediate written honorable response

There can be no law unless there are those who will enforce the law.

(11:10)

We will send a copy of this to the President

Also a copy of the default and we will file the default judgment in the courts either tomorrow or the next day

We put together a default judgment

Generally when someone defaults you do an affidavit of default

We did a default under the seal Grand Jury signed by the foreman Default under Seal.

John did not read it It is only two pages

This default is a sworn affidavit under seal will accompany the default judgment that we’re expecting the magistrate to sign

We’re expecting him to do his administrative duties and sign this default. It’s required by law.

(12:50)

John read: Default Judgment Entering a Default on a Party Against Whom a Judgment for Affirmative Relief is Sought has Failed to Plead or Otherwise Defend and that failure is shown by affidavit or otherwise under Seal the clerk must enter the Party’s Default

Comes now the above entitled court of record to review the record summarily determine the facts and dispose of the matter as law and justice require. The defendants, Governor Cuomo, New York State Senate and New York State Assembly against whom a judgment for affirmative relief is sought have failed to plead or otherwise defend as provided by these rules. And that fact is made to appear by grand jury foreman sworn under seal , see attached. Now therefore this court of record issues a default judgment Coram Ipso Rege to dispose of the matter as law and justice require.

The paper ends with the following:

Conclusion of law

Further the court concludes that this above entitled court has the sovereign authority to proceed as a court of record with jurisdiction to act in the instant case and subject matter .

1. Because all the defendants were duly served and court personnel were appraised of the plantiff’s writ and because all defendants had full notice and fair opportunity to argue their case and did not so do and because none of the afore mentioned persons made a return objection or motion the above entitled court has acquired in personum jurisdiction of each of the defendants

It is ordered and adjudged that default judgment is hereby entered by this court in accordance with federal rules of civil procedures Rule Number 55 B2

Governor A Cuomo New York State Senate and New York State Assembly cease all unconstitutional actions and stop blindly approving BAR legislation into law that are repugnant to the Constitution All legislation is to state clearly by what authority they act upon. All legislative infringement upon the Second Amendment are hereby null and void in the United States including and not limited to New York State Code and of course the Safe Act. The county sheriff is hereby ordered to protect the people from the federal and state law enforcement agents who are to cease and desist all abuse against the sovereign people for the exercising of their unalienable right to keep and bear arms protected by the Second Amendment.

John concluded the reading

(23:32)

I don’t know how they are going to respond to this.

They have an obligation, there is a duty , and there is a law that requires a default judgment to be filed and executed We were very careful in our Wherefore Clause

We have not asked for anything outside of our Wherefore Clause

The Wherefore Clause is the clause that we put at the end of the paper that we filed commanding them to show cause by Writ of Mandamus and if they didn’t show cause in what we are looking for the court to give us it is pretty much written what we had written. So we are not going outside of our original Wherefore Clause

It will be interesting on how they are going to respond

We have sent in for a default against the clerk which the magistrate has not responded to that yet.

We’re going to give the judge 20 to 30 days on this to get the paper out.

We’re going to write a letter and attach it to the paperwork, to the judge, explaining what we are requiring him to do. And after about 20 day we will write him a Show Cause if he doesn’t respond. And if necessary make him a defendant. If we do a Show Cause he will become a defendant.

(27:55)

QUESTIONS

Question 1: Why did the powers that be incorporate the local police instead of simply co-opting the elected sheriff, constable, and coroner?

They probably co-opted the local police because they were politically controlled . The coroner is not politically controlled nor is the sheriff because they are elected.

But if they can control the political process and therefore for instance the governor controls the state police and if he puts out an order for something to take place then it’s going to happen.

They have to go after every sheriff individually

And they have to go after every coroner individually.

How are you going to approach them

That’s why they’re trying to get rid of sheriffs

They’ve kept them dumbed down and they don’t really know what their job is

They don’t understand the Constitution

That’s how dumbed down our sheriffs are

(30:56)

Question 2: If there is always an attack on filing pro se in the courts is filing as a natural person more appropriate to file? And/or should one file in propria persona when dealing with fictitious names in all caps? If so how does that refer to ones rights under the Constitution of America?

They don’t care what word you use.

If you think that you are going to say some magic words and click your heels and all of a sudden you will be in the land of justice and they are going to do the right thing then we’re not paying close attention.

They are not going to abide by that

They don’t care what you say They don’t care what words you use

Words will not give you any footing in the court

They are going to do what they want anyway.

Magic words don’t work.

Question 3:

 Can the Consumer Financial Protection Bureau which is a government infrastructure

implemented to help consumers from fraudulent and/or unethical business practices actually help consumers and/or people in this country?

I don’t know too much about that.

In some cases people can get justice there

In some cases not depending on who or what they’re going up against

Question 4:

We are trying to form Committees of Safety across the land In this current day it is difficult to get the people together to form a committee Assuming we form the Committee of Safety for our county how do we differentiate it from another Committee of Safety in our county but in another town?

Join forces and come together.

It should be countywide

And you should try to get people in every town and city

Question 5:

Supposing our Committee of Safety indicts a public official and a person is removed from office. And then after a suitable replacement is elected another Committee of Safety from another town decides to indict that new official for a similar offense.

Committees of Safety are there to bring the people together and make a connection to local government That’s why we have a plan on how to do this

The main plan is working to get the sheriff on board first

That’s the first order of business

You get the membership built up

NLA has a lot of paperwork written up to take to the sheriff about what their purpose is and share with the sheriff how they are going to empower the sheriff especially during an emergency.

We make it clear to the towns when we approach the towns that we are not there to interfere with their exercising any emergency service especially during a catastrophe or invasion or assault upon the people by the government We want to make sure that the Constitution is being protected during some kind of emergency

and that is the point of the whole thing to make the connection with the sheriff for him to understand his authority

It is all about making a connection with local government. It is all about befriending local government

The whole system is set up that if things break down it is the local emergency service and the sheriff that are going to keep things together and protect

The job of the sheriff is to protect the Constitution and make sure that due process continues during that time period.

Eventually the Committee of Safety wants to get a good connection and relationship with every single town and city within their county. Work with all those towns and cities and let them know we are not here to interfere we are here to share knowledge and also to let the government know that we the People are organized and able to respond to any of their needs

There are no more questions

(48:56)

(51:00)

Brent Winters

Author of Excellence of the Common Law

Brent’s website is commonlawyer.com

Reviewing the Declaration of ‘76

The Laws of Nature and the Laws of Nature’s God are our fundamental law.

These laws are mentioned in Paragraph 1

If we do not return to our fundamental law the vacuum of lawlessness will continue We have neglected our fundamental law and because we have the vacuum is now being filled with Sharia Law

Our Declaration of ’76 complains of such things from lawless people mainly the French Jesuits who laid with the red man indiscriminant murder it says of our Declaration of ’76 uses this phrase without regard to age or infirmity. Male and female children and old folk just slaughter them. You can go read about them They were often Coming from Quebec into the colonies in the winter time they would come often and the blood would stain the snow.

All over the villages of New England. That’s the kind of thing that Islam is all about.

Where there is not true law there is always false law.

There cannot be a vacuum.

The only remedy for lawlessness is true law.

We want to avoid violence, bloodshed, and killing.

The New World Order folk want bloodshed sprinkled in people’s faces so that they will cow and do what they are told. That’s been the method of the law of the city since the days of the Roman Empire. It hasn’t changed

True law is what is important

And that means the Laws of Nature and the Laws of Nature’s God.

(1:00:01)

Our Declaration of ’76 says that there are five self evident truths

Paragraph 2

We are endowed by our Creator with unalienable rights

These truths are self-evident

Two duties of God’s man in the face of the madness we now see

Number one paragraph 2 Patience

Number two Action

Action follows patience

We do not act if we are doing things according to the Laws of Nature and the Laws of Nature’s God

This is the message of our Declaration of ‘76

We do not act quickly

We wait We watch We make sure that we got it right

And then the Declaration of ’76 provides a four part test telling us when we must act

Not act to reform anything Act to replace evil with good

Evil government with good government

Result oriented government with process oriented government

The due process our common law demands

Paragraph 2 of our Declaration of ‘76 then begins to talk about and list facts proving the tyranny of Parliament

Paragraph 3 there are no local laws

Paragraph 4 Local laws are suspended

Paragraph 5 of our Declaration of ’76 Representation forbidden

Paragraph 6 Representatives abused

Paragraph 7 Representatives ousted

Paragraph 8 Election of Representatives banned

It is not going to be possible to eradicate voter fraud. Whoever controls the final arbiter of right and wrong in other words the courts that’s where the control is It always has been and always will be

Paragraph 10 of the Declaration of 76 complains that judges are made dependent upon the Crown in England

Paragraph 11

In other words no common law courts

Secondly

Bureaucrats thwart common law

Paragraph 12 of our Declaration

It means it is almost impossible to get into a real court with a real judge that wears a black robe

Part of the judicial branch

The bureaucratic state has overwhelmed us and this has only happened in the last 85 years

Try to get into a real federal court if you got a tax dispute with the IRS

You don’t go to court You go to a tax court

They call it tax court to make you think it’s court

It’s not a court And the judge wears a black robe just like in court

Makes you think it’s a court but it’s not a court

And the rules of evidence are followed when they are convenient.

There’s no jury there

How do you get down to a real court?

That’s what the Declaration of ’76 complained of

Bureaucrats twart common law

Paragraph 12

Peace time army occupies Paragraph 13

Do we have an army occupying our country ? The Posse Comitatus Act was done away with.

The government is claiming that the armed forces of the United States can be used against American citizens now.

The Posse Comitatus Act said you can’t use the armed forces of the United States within the borders of the United States but they sure did it down there in Katrina

Are we facing the same thing that our forbearers faced It looks like it

Martial Law

Paragraph 14

Our Declaration of ’76 complains of martial law in common law courts

What does that mean?

It means that there is no jury

There is no jury in a civil law court or a martial law court

Number 2 It’s the law of the city is what it is It’s result oriented not process oriented.

Due Process doesn’t matter we just have to achieve the result the statute the regulation the command

How are we going to get there?

Two lawyers get together with the judge over in France Germany South America and that is what they decide when we go to court

because they are result oriented

The ends justifies the means

Anyway you get there We don’t care how you do it.

That’s the complaint

The king

Paragraph 15

Well he wasn’t king

He was king in England but he was Emperor in America

common law applies

The king conspired with his cronies to overlook England’s constitution

Paragraph 15

England had a constitution

still does by the way

Theirs is unwritten Ours is written

That’s our common law That’s our constitution

Our Constitution is a brief of common law government according to the Supreme Court of the United States not to mention the people who wrote it.

All they wanted to do when then separated from England they didn’t want to throw England off they wanted to reach back and establish our common law courts and our common law government

Let bureaucrats legislate

That’s what the king conspired to do

Let bureaucrats legislate

Do we see that? Of course we do

That’s paragraph 15 of our Declaration

Bureaucrats legislate through their regulations

A bureaucrat is somebody who works on a bureau

Administrative law is the opposite of common law

Quartering soldiers in homes

Paragraph 15

They complained of that

The British were putting soldiers in the homes of individual colonists in the American colonies

The only reason they wanted soldiers in the homes of individuals was so that the government would have eyes and ears in the home

Post offices were established in America to spy on Americans

Read the history of it

There is no authority under the Constitution for the United States government to operate post offices. The United States government has authority to establish and make sure that there are post office buildings and to make sure there are roads so that the post can be carried but as far as running a post office administrative bureau No But they wanted to do that That’s why there are post offices in every little teeny tiny village in the country. To keep track of everybody. So that there would be a federal presence everywhere in America.

Soldiers in your home are eyes and ears in your home.

The government in your home listening and watching

Do we have that ? Of course we do

The government claims the power to spy on everyone without a warrant

They can listen to what we say through our electronic devices

There are electronic devices in our cars

They can shut our cars down if they want

Washington DC controls our radio stations

Are we facing the same things they faced back then? Yes we are

The Declaration of ’76 is applicable because true law never changes.

Never changes Only the details of what we are facing

Fundamentally the problems never change

Government never stops what it is doing it just has bigger and better methods as we learn more about our surroundings and how to make technology happen

Brent concluded

The things that Brent says may not necessarily be the views of NLA

(1:19:19)

CALLERS

Caller 1:

Caller recommends a book: Defiance of the Patriots subtitle: The Boston Tea Party and the Making of America by Benjamin L. Carp

It talks about how committees of safety were used at the time of the revolution.

2011 was the first printing in paperback

Caller 2 Pennsylvania Drew

Caller is a constable

Can NLA utilize constables that would be constitutional common law constables to help in situations when NLA needs the sheriff and help with the situation with the corruption in the court?

They want to make the sheriff the errand boy for the court

They are trying to get rid of the constables.

Or they are trying to get them to be the servant of the court.

They had to go after the constables first because they were closest to the people

Caller feels that constables may be able to help in NLA’s situation.

(1:36:24)

Caller 3 California Fred

Crystal, when we were having the Court Watchers, Crystal brought up the fact that she was going to court and she missed her court date by just minutes. And the judge took advantage of that and just deemed her guilty, her case is over. Fred told her that no matter what the judge swings his gavel on you have three days to file a Writ of Error. And he can’t rush you to justice over that. So in the interest of Crystal, could you or Brent pick up the pieces and explain the Writ of Error and how it works in a courtroom? How to reverse a judge’s bad decision?

This happened last week.

Gerard would file papers anyway.

He would give them the Writ of Error anyway.

They are trying to steal her property and they don’t have the two supporting documents.

I think she turned it into a court of record when she answered.

So therefore he has no right to even make a ruling like that.

You do it in a Writ of Error.

You cover all of that stuff in the Writ of Error.

He made a ruling when he shouldn’t have.

They should give you another judge

They’re not going to do that.

Was she disrespecting the court? This woman is in her 80s And he’s not going to give her a chance to have her day in court?

The whole idea of the court is for justice

She wasn’t doing anything malicious

And for him to deny her her day in court that’s pretty bad.

She is going to state Constitutional principles and ideas and stand on the Constitution.

She should do a Writ of Error

She should re-open the case up and see what they do.

She is being rushed to justice and that is against the law.

A Writ only issues from a greater authority to a lesser authority.

A Writ of Error would only issue from the Appellate Court down to the lower court

In Connecticut they only issue the writ in Connecticut from the appellate court to correct errors of fact. The writ may not be issued to correct errors of law.

The writ must be filed within three years of conviction.

The writ is an ancient common law remedy

This limitation period for the writ has been the law in Connecticut since the 1870s

Impossibility is always a defense

Was it impossible for her to be there?

She may be able to argue that depending on the circumstances.

She would petition the court to issue the writ commanding the lower court to do what they’re supposed to do

Type in Writ of Error Connecticut

They are violating her due process and jurisdiction by not considering something that might have made it impossible for her to get there.

(1:50:00)

Caller 4 Florida Felicia

Caller has been reading about the nonjudicial foreclosures and it’s illegal. She also read that judges were abolished in 1787. Why do we have judges in the courts?

Caller was looking on the website and it said that she can she looked at her court documents and it said that she had a zero balance They’re trying to sell her home but she can re-open the case for $50

They closed her case The bank never gave her a loan She was basically giving them free money but they closed the case and it had a zero balance on it.

But when she was on the website it said that she could re-open the case.

She can re-open the case for $50

If you have a zero balance did you pay the loan off?

Caller didn’t pay anything.

They are trying to foreclose on her home

They put a lock on her door

She filed a complaint with CFPD

They’re not doing anything as of yet

Caller cut the lock off and is still in her house

The judge closed it without due process or any hearing

Caller filed papers saying there would be an investigation for fraud

They never gave me a loan

CFPD doesn’t seem to be doing anything about it

You have to come up with a definite motion for the court

Put in for a dismissal or an extension or something because of extenuating circumstances

If they don’t have a contract with a wet ink signature then they have no cause for action

Caller filed paperwork with NLA last month

They claim that she owes them $150,000

The paperwork from the banks says this is not a loan

They tricked her

This is a Fanny Mae thing

This is the typical scam that they have been doing with the robosigning

There was a guy that was doing forensic audits for people because they said they were frauding them There is a whole process of paperwork

You’re in the Fanny Mae scam that was going on

No lawyer would take my case.

There were government agents investigating that whole thing

You need to file some kind of paperwork to extend the thing

Call:

Mortgage Defense System

Gary Michaels forensic document examiner

717 503 6903

Mechanicsburg Pennsylvania

NLA has a Show Cause ready to go

(2:10:00)

Caller 5: North Carolina Allen

Any update on Los Vegas and the Bundys and the situation out there?

They pushed this thing back

They got to keep these guys in jail while they’re waiting for the trial

They got them incarcerated illegally and they’re dragging their feet on the trial.

People should be saying How come the government doesn’t have to hold to the law? What’s going on here

They can’t just go on and not answer We the People.

The U K stopped teaching sex education and pregnancy went down 42 percent.

NLA has done 27 habeas corpuses that we’re waiting on They’re sitting there right now defaulted ready to go

We put the paperwork in and the silence is deafening

The people standing outside the jail should be waving the papers saying answer the habeas corpuses.

The people need to stand up

The mainstream media is not talking about this

You don’t hear this story on the news

Everybody is brainwashed with mainstream media

NLA aims to change that by doing our own news

We’re rolling over and allowing them to violate people’s unalienable rights

All these patriot groups that are standing there doing nothing need to pay attention to the paperwork that we’re putting in the court that they’re not answering

These guys need to be sanctioned And they need to be indicted We need enforcement

You can’t send a sheriff out there if his people are not behind him

When the first domino falls then they will all fall in unison

We’re very close to that happening

It won’t be too much longer before you see some movement and some action

It is reaching critical mass now

It is going to take the people amassing And all of the liberty groups getting together

on these issues and holding them to the Constitution

That’s all we have to do is hold them to the Constitution

We have all the evidence and all the witnesses we need to run a case that they don’t want to hear.

It’s a matter of getting that day in court

Ollie’s news service will boost us and make things move faster

We all have the same goal to bring us back to a common law constitutional government

We got to keep pushing to get critical mass

People need to go in there and demand and require that the government does what the government is supposed to do which is to follow the procedure the process and the procedure of common law that brings these things to fruition that allows justice to be done. We got judges banging their gavels and they belong to associations and those associations allow them to own the prisons that they are putting the prisoners in

These guys are banging their gavels and putting prisoners in their own prisons these privately owned prisons that they’re making money on

(2:30:15)

Caller Colorado Ollie

What happened in Las Vegas was this: They knew going into that trial they didn’t have a leg to stand on.

They ran witnesses for the prosecution for six weeks Lie after lie after lie

They shut the defense off

They suppressed all of the evidence for the defense

The jury saw through this

One of their tricks is they put two jurors in there and I don’t know if they pay them big bucks or what They’re in there to argue and come up with a hung jury

Cliven’s trial was supposed to be thirty days after this trial What they’re doing is since they didn’t get a conviction in the first trial so now they’re running them guys through in thirty days

Now they’re delaying Cliven’s trial and the third trial will be delayed all the way to 2018

Now in the process of this Jerry DeLemus he’s out in New Hampshire totally innocent he didn’t even carry weapons He went all the way across the country to stand for the Bundys.

An innocent, God-fearing , honorable man

They want a plea

They want to make an example out of anybody that resists

Out of anybody that believes in the Constitution They want to make an example out of them.

They threatened his family and promised him this and that

He wanted to change his plea to not guilty

They did not give him a hearing

His wife Susan is another God-fearing gal.

His hearing was denied He was hauled in He was sentenced and she gave him eight years.

We’re trying to get some affidavits going.

Look into the Bundy’s wives eyes and the kids eyes

Ollie bonded with them

She was able to sentence him to eight years because he took a plea

The plea means that they’re supposed to cut his sentence down

They need to do a complaint on that judge That judge needs to be sanctioned

The judge knew she was not going to get a conviction because they had a hung jury

We need to file a lot of affidavits on this stuff

It is so corrupt out there

Sunday the day before Memorial Day Gavin and Kelly Stuart were standing in the street with flags upside down There had been burning of flags to get everybody riled up. A vet came up and he had a look in his eyes a look of pain When Ollie sees that pain in anybody’s eyes, he can see their soul. He grabbed their flags and asked them to turn them right side up. Ollie could see decades of frustration and pain bubbling up to the surface Ollie got very vocal on facebook

An incident like this will unite veterans big time.

One little spark and people in this nation will be united again

We outnumber the government 800 to 1

You should respect the vets and your elders

You don’t go up to a vet and tell him he fought an unjust war.

Ollie went out with Lindsey Lindsey was driving Ollie’s car

We visited Cliven and Ryan Bundy

The next day Ollie was faced with a decision

Either go with Nolls or go with Calvin and Kelly Ollie didn’t do either one and he got screwed in the process

(2:45:00)

Kelly and Lindsey unfriended me on facebook so I got screwed.

This is evil infiltration.

You got to realize when evil is coming into your life and affecting your decisions.

We have got to repel this evil infiltration.

We’ve got to unite We are running out of time.

Human pride enters into it Losing sight of the goal

What they are doing to innocent people all over this country it is nothing but pure evil.

One other observation that I’d like to make is that the thing that this country was founded upon is common law. The difference between right and wrong . The laws of the Creator, The laws of the earth, Evil has infiltrated governments but the thing that has always held mankind together is common law. It is knowing the difference between right and wrong. It is a battle between hate and love. Common law is based upon love. Man’s statutes is based upon hate and greed. They’ve brainwashed these last generations out of common law. An incident can bring people back to common law. We are winning big time. We are going to win. It’s not going to be easy There’s no political solution. It sure gets frustrating And you wonder at times It shakes your faith We are at critical mass We are at the critical point in this nation We are at the most critical point in humanity We are at the turning point We have got to stand There’s going to be a catalyst There will be an incident that you can’t dream of It’s in the plans It’s in the works It’s going to go boom and we are going to be united Mankind will be united in common law The shift is taking place

(2:52:10)

Caller : James

In the past Newsletter it listed the video that PBS did on the Bundy Ranch standoff.

(On PBS: American Patriot: Inside the Armed Uprising Against the Federal Government: The Bundy Ranch Standoff & Malheur National Wildlife Refuge Occupation)

(http://www.pbs.org/wgbh/frontline/film/american-patriot-inside-the-armed-uprising-against-the-federal-government)

There’s a narrative in there saying government propaganda at it’s finest.

Could you elaborate on that?

If it is propaganda should we be putting it in the Newsletter?

It is implying that it is government propaganda

Caller watched the video and did not detect the propaganda

Caller thought that it was balanced maybe because of his lack of understanding of what is going on out there

The narrative says that it is government propaganda at it’s finest

Caller questions what part of the video that PBS did was propaganda

Gerard doesn’t know because he missed that video

He didn’t see that

Sometimes PBS does a good one but then they do two bad ones.

Saying that it was government propaganda may have been cut and pasted from another article

The video seemed balanced but I don’t know everything that is going on out there

Maybe there is something that I missed

I guarantee you that there is something that you missed because the government hasn’t told the whole story of how they manipulated the evidence in the whole case and they did not allow the Constitution in the court and all of this other stuff did they talk about that? No, they didn’t mention that. So it is propaganda They made it seem like it was balanced and that is 100 per cent bull crap there ain’t anything balanced out there it’s standing on it’s head They didn’t do the first part of due process and they violated those people We should write the rest of the story on that one And tell what really happened We take it for granted because we’re watching this a lot of us understand what happened there because some of us saw it firsthand Ollie went out there and sat in the court There was no balanced nothing If you got the sense that it was balanced and that the government told the truth and they didn’t talk about how they violated their constitutional rights how they gave the attorney’s for the state nine days and these guys only got one or two days to present their case They cut all their evidence out Then it wasn’t really balanced was it? They didn’t go into the court proceedings. The court proceedings were horrible. They didn’t mention those. You got PBS whitewashing it. Everybody thinks PBS it must be truth public broadcasting.

Public nothing They are giving the government’s narrative and putting it out there

They neglect to tell you all the particulars of how they got to where they are

Did they have in there about the fire that was started out there that they put the Hammonds in jail for that it was discovered later on that the BLM set that fire that they convicted them on? .

Of course that wasn’t in there.

It’s an uphill battle

East of the Mississippi they don’t know what’s going on because they are depending on the Lame Stream Media to tell them who is only giving them a partial part of the story not the full story.