National Liberty Alliance

Monday Night Conference Call

August 21, 2017

Call-In Number: [515-604-9386](tel:(515)%20604-9386), access code 419303#

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

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Scripture Reading: Matthew 15: 1-11

(3:00)

We put more papers up at the website

Go to NationalLibertyAlliance.org and highlight the “Grand Jury” tab

Then click on “Docket”

or NationalLibertyAlliance.org/docket

A couple of weeks ago we put up an Evidence Report on 9 11

it is called the Grand Jury Report Regarding the Criminal Investigation of 9 11

Take a look at these reports because in the near future we are going to be making some decisions on indictments.

Last week we put up the Grand Jury Investigation of LaVoy Finicum’s Homicide

right underneath the Grand Jury Report for 9 11

It is down toward the bottom of the list

It is called Evidence Reports there are two reports up there

We will be putting more up there pretty soon.

There’s quite a bit of evidence quite a bit of information

We are not mentioning the individuals considered for indictment at this point.

Everybody should be reading these two reports

We should consider indictment for the judge in Nevada.

Some of the people involved have been convicted

Justice has not prevailed but injustice has prevailed

We need to do a Show Cause for these people

We need to collect and gather information for potential indictments.

It is going to require people to give us affidavits

It would also require transcripts of the court

We can’t do anything without the paperwork

We have nothing to show the grand jury to consider anything.

We also can’t do a Show Cause

We have nothing to show for

We need this information.

Hopefully we will be able to do something for these people

There’s quite a bit of stuff for the Bundy case as a whole.

Go to the website go to the “Docket” page then go to the “Evidence Reports”

Start looking at the evidence

We have not filed with the court yet the LaVoy Finicum homicide case yet.

We will be doing that this week

We will send a copy to the court of record

We will be sending a copy to the Judicial Committee Chairman

We will be sending a copy to the President and Jeff Sessions, the Attorney General

We will also be sending a paper concerning the lack of response to us

We are still taking affidavits If anyone has affidavits concerning abuse concerning being imprisoned unjustly or anybody that lost a house something where the government has violated people

We’re not talking about traffic violations.

We’re talking about serious abuse

If someone is in jail for a traffic violation then we will take that case as far as an affidavit to put it into paperwork

The purpose of the affidavits is to show that this is a problem nationwide.

The key thing is that it starts a process with the grand jury for those affidavits

at some point in time once we get moving and can get that credibility together and get the necessary assistance from someone in government someone at some point will break that may require critical mass in order for that to happen

Once we get moving and our indictments are taken serious and we move for more indictments and we start getting cases open and going then we’ll start working with people in local areas to bring together grand juries for potential indictments They’ll be able to bring their story to the people locally We will have to call together grand juries locally

So we’ll be working with our members working as administrators

Those affidavits at some time we will try to act upon them

The things that we are acting upon right now are judicial foreclosures

Anybody who is in danger of losing a home or has lost a home can file a paper and we will pursue that for them.

We’ve done quite a few habeas corpuses

We’d like to get back to that

We’re putting together a team of people

We might get back to that soon.

We’re still organizing for administrators across the nation

We’re organizing grassroots for Committees of Safety on the local level to take control

and to work with the individuals who are pursuing the administrative part of working with the juries and grand juries in order to bring these people together call for them and start hearing cases Getting grand juries to hear cases And trial juries to hear cases That’s going to require us moving through the court at that point in order to get that going

But we’re still organizing for that purpose

(16:00)

QUESTIONS

Question 1: Who actually initiates an action on traffic offenses?

On an Operating While Intoxicated charge in Wisconsin initiated from a speeding charge the DV immediately revokes the drivers license on the third offense.

Violator is jailed and then released on bond

The officer writes the summons The D A prosecutes The judge has a presentenced judgment resulting in continuous crimes no injury, intent, or accuser

The violator is facing thousands of dollars years of interlock on all vehicles owned probation dummie classes until they decide to graduate the violator

The DMV charges separate requirements from the judge’s sentence but the judge includes it in the sentence

Subjects lose jobs due to missed work court appointments dummie classes no way to get there without a license

Still they require rent for jail time

Thousands are being punished for these illegal charges

People are losing their homes becoming suicidal and suffering from anxiety and stress for years as a result

Can’t there be an immediate stay to this nonsense?

A robber, murderer, criminal is not presentenced has no continual increases in fines and outcome Maybe it’s read into consider in sentencing.

That’s quite a long question. People should not get so involved in such a long question.

The whole system that we are living in right now is put together to cause chaos. division, anger, threats, just keeping us busy. Fighting against each other.

We can’t change the existing system because we have to have authority in the courts before we can do anything about it.

Once we have authority in the courts then we can move very quickly and correct this problem.

We are not condoning anyone driving under any influence of anything That’s very dangerous

It’s not being responsible.

You can’t put people at risk

One of the key things, if someone is weaving back and forth on the road it’s the duty of the police officer to stop that person.

It is the duty of any law enforcement out there to pull that individual over and make sure that everything is OK

If that person is impaired in some way then it is the duty of that officer to not permit that person to continue driving.

They can’t allow that person to put other people at risk.

The best thing to do is to have the vehicle towed.

Drop the keys at the courthouse to be given to the grand jury

These people can make an appointment with the grand jury to get their keys back.

But as far as the rest of the situation all of it is illegal unconstitutional and as far as going through a court system prosecuting and all that stuff without an indictment it can’t stand because anyone who is facing a potential jail sentence they must be indicted first. People have to approve that People cannot just be arrested

The key to all of these is education and it starts with our children proper education.

Note:

The dialer on the front of our site is not working and people can’t get in

Numerous people have said that they can’t get a valid number when they hit that dialer.

It gives you a list of numbers that you are supposed to click on to

The dialer is confusing people

That is a different room for a different thing

We are using the old system for our regular meetings

We are using the new system for the Monday Night Call

This is a case of people not reading

This is a common problem People don’t read

Go to the Weekly Call page

#### “****Monday Weekly Conference Call****

**- 9 PM-Midnight EDT -**Join National Liberty Alliance's Open Forum and weekly news and updates on NLA's advancements in the courts every Monday night. **Call-in number (515) 604-9386 access code 419303#**, PRESS \*6 TO MUTE/UNMUTE, then 1 to get into the que. If your cell provider blocks or charges for the call you can call our **back-up number (781) 838-3728.**

##### [**Download the Free Conference Call App and go to bottom of the page for Desktop App**](https://www.freeconferencecall.com/apps)**”**

Those are the only two ways that you can get into the Monday Night Call.

People are not reading

(37:00)

Question 2: Can you go over the lawful and legal details of the form 4490, form 56 , and the affidavit? What is the law as it pertains to the origination and enforcement of the three?

This is very important

This is one of the most important things that any of us can come to an understanding of if you’re trying to get out of the grips of the government chasing you for money.

And even chasing you to try to take your property for taxes.

Extremely important that people understand this

This is extremely simple.

Here’s the key:

Whenever the government comes to take something away from you without going to the court, IRS, coming out after you for taxes for your property, or any other reason, even state tax, anything, they love to create these bills and send them to you and they can’t even prove them and they don’t. You can argue that penalty. That’s called usury. It’s vicious, it’s destructive, it’s evil, it’s a crime , it’s fraud. You don’t have to put your battle there on that. It’s a very simple process. And you need to understand this. They’re taking your money. They’re seizing your property in these areas for taxes and maybe IRS and maybe other places

They’re seizing it in a process called in REM

In REM is the right to seize property from a pirate.

That’s the law of the sea

You capture a pirate ship You bring it back to port You file the fiduciary authority over it. You file the proof of claim over it You take ownership and it’s done.

You don’t have to go out chasing the person to give them due process

That’s the law of the sea

That law has snuck on land

You’ll find it weaved throughout the federal rules.

You’ll find it in state laws.

They will come out and seize your property in REM

What you need to understand is that for them to seize anything in REM they still have to file a Proof of Claim and Fiduciary Authority.

It’s two forms You go out to the web and google 4490 and you will get the form

An IRS form 4490

or put in Form 56 and you will get Form 56

One is a Proof of Claim The other one is Fiduciary Authority.

They must fill that out and file it in the federal court in the district that they’re chasing you in.

Go down to the federal court Go down to the records And you ask for any filings on you.

You will find that it will come up empty.

These people don’t even know that they have to do that

You will find that it is not there

You can now walk into the court armed.

You’ll have to open up a court of record at the federal level.

Because this is a federal offense.

This is for Cause Coming in for Cause What’s the cause?

Government violating your due process rights That’s your cause

Now you have a cause to go into the federal court

You lay out a paper very simple you’re there to stop them

And you make the case very clearly you can do it on two or three pages

They don’t have the Fiduciary Authority They don’t have the Proof of Claim

The federal judge understands what you’re talking about

You can search the NLA website and find some examples

Keep it short

You got to do an affidavit and you file it Make sure that your Wherefore Clause is very precise.

I would go out after them for what they are coming out after me for.

They’re going to default Once they default now you go and you get your judgment

The clerk has to sign

Once you get that you can take it to the sheriff and have it executed

You could try using the marshal

The sheriff has to execute the law of the land

That’s the key thing

This is all about fiduciary authority over you

The other thing is Proof of Claim They got to show Proof of Claim

Once you understand that they’re operating in REM and the court is violating your right to due process directly make a federal offense out of it

Make a federal case out of it and get into the federal courts.

It doesn’t get more difficult than that That’s the whole thing.

(45:33)

Question 3: On the Monday Night Call in the past I heard a speaker talk about IRS forms that state that one does not wish to participate in paying taxes since it is a voluntary system. If this is true is there an IRS form that I can obtain to take with me to close on a house in another state that would make my intentions clear from the beginning?

These forms exist You can go out and do it But you’re putting yourself in harm’s way

They are going to steamroll you in court It is not advisable to address that problem in that way.

They want to get your bank accounts, your money, your house, your car.

They want to take your things away from you.

It always gets down to the very same thing.

They operate this in REM

They can’t come after you any other way.

So they come after you in REM

The answer to that and the solution is exactly what I just said minutes ago.

Same answer Do the same thing That’s the only way you’re going to beat these people and get them off your case.

It is too dangerous to do what Peter Hendrickson did in “Cracking the Code”

They are going to fill that court with smoke so that the judge can hide behind the smoke and mirrors and go against you.

People think that they can go in because they think that they have enough knowledge to deal with it.

You got to be able to respond to the court simply and directly to whatever is required

It’s a chess game It someone is really bright and they can do it and get away with it fine.

But most people are not capable of doing it

Most people are not capable of writing the necessary paperwork just to open a court case.

We give all of that education right here at National Liberty Alliance.

We give two courses One on the Constitution and one on Civics And we offer a course through Jurisdictionary for anybody who wants to learn how the paperwork works.

Once you participate and now you don’t want to pay Now it’s too late

You need to find a way to get out of their system

The only way to get out of their system once you’re locked into it is to find another job , or first of all you’re going to have to work for yourself. You’re not going to be able to find an employer that’s going to not play ball. The other way is to become self employed and don’t report on yourself. But you got to get away from the process that you were using and disappear. If you were a business you got to go out of business and come back in business some place else under another name. People are stuck

The solution is very simple The solution is National Liberty Alliance

We opened a court of record in an Article 3 court

We created the grand juries for dealing with subversion

We’re creating administrations for the grand jury

Get online with us and let’s beat them

Prevent them from taking us into courts and fearing jail.

You got to be educated to deal with everything else that they’re going to try to throw at you.

You got to understand the repercussions of whatever it is that you do do.

When they came after John for $130,000

That’s just a number on a check

That money was to rebuild something for a client

There are expenses to rebuild

That whole check is not profit

Go get me a Proof of Claim and that Proof of Claim must be notarized

It’s a notarized form they cannot file it without notarizing

They cannot do it They will not do it They don’t know how to do it.

They also have to have fiduciary authority over you

Which means that someone has to take control of your property

That person has to be an appointed trustee

Someone who is dealing with your issues as a trustee.

Who gave the authority of my being to someone else.

They can’t do those two things

It’s an unalienable right issue

The right of due process

You need to get educated to do this

Take our Civics Course totally free

Take our Constitutional Course

Take our courses and then take Jurisdictionary

If you want to write papers and you want to understand the process and the paperwork and how things work in the courts

The only thing you need to open a court case is a sworn statement

You just need an affidavit That’s all you need.

They’re not going to adhere to that

There’s nothing wrong with going along with the rules of the court as long as they’re constitutional.

They have trained us to believe that we can’t do it That we’re not smart enough

They have trained us to believe that we need to have a PhD

You can learn all of this stuff in ninety days

We all need to educate ourselves to be able to defend ourselves in the courts and be able to defend our liberties

(1:03:20)

Question 4: What else should you do when you’ve entered the grand jury documents received to the courts and to the sheriff’s office?

You have to hope that they’ve got the guts to do the right things.

We’ve had a sheriff say “That may be the law but I’m doing what the courts tell me”

Hopefully the sheriff is going to do the right thing

You can try to educate him

We haven’t got to the point where we can force the magistrate to sign the paper yet

This magistrate has not moved to close this case down

He will be considered for an indictment next

Maybe that will be what it takes to get him to do what he needs to do

He hasn’t signed the papers He has just remained silent

We continue to file

We continue to go forward

We’ll do a lot of researching preparing for indictments

Like these two reports that we put up online One on 9 11 and one on LaVoy Finicum

We’re going to do some others.

How long are we willing to wait?

We’ve had lots of members over the years that have come and gone

A lot of members are still with us

We got a lot of members constantly joining us

People give up because it takes time

It took us five years to get where we are at.

We have put pressure on Jeff Sessions

We have put huge huge pressure on that man

He is guilty of subversion because of the knowledge that we have given him and he has failed to act.

We’ve copied the President

Trump has to make sure that he is not being stabbed in the back by his enemy that he thinks is his friend.

There’s a lot of big moves that he needs to make

It could take a long time to do it

Same thing here at NLA with the grand jury we have to have patience and endurance.

If you don’t have the endurance to continue to race all the way to the end when you know what we are doing is the right thing and you walk away from doing the right thing woe is you.

Natural law will put woe upon you.

Because you knew what to do and you didn’t do it.

We have to help people and save people the best we can

And we do that by just doing the right thing

There are a lot of people doing the wrong thing because they are being more pressured by the wrong side than by our side.

Question 5:

The person who put the letter on my door was a broker who purchased my home

Now he’s trying to evict me as a tenant and to pay him money for my stay

Is this legal? I’m not a renter I’m the original owner.

The only person that can throw you out of that house is the sheriff

That town court is not due process not a court of record doesn’t have power to fine or incarcerate or take your things Does not have that power Yet because people believe that they have the power they get away with it.

When the people stop believing in the masses then they lose their power they fall away and they’re gone.

But until then ignorance prevails.

The sheriff should know that’s not a court of record they don’t have that power to take away your things

Nonjudicial foreclosure is an in REM process

Take it into federal court

Just don’t think that because you know a few things that you can go in and do it

Take the course

(1:19:30)

There is a statement that goes with those two questions

U S Bank stated the grand jury document isn’t a legal document and will not respond.

The sheriff’s office stated that there’s nothing they can do and that the documents were legal documents. He even stated that he went on Pacer.com and that my case number is not there

Therefore it’s not a legal case He went on to say that the only way an eviction can be stopped is if the grand jury communicated with the courthouse and/or judge or there is nothing that they could do and eviction would proceed. He stated that if my case was under another case number they needed to know otherwise there’s nothing they can do.

Advised me to contact the judge which is the same judge that is on the documents

He said a lot

He also stated that the grand jury sovereigns of the court We the People has no judicial standing in the court

Nothing more dangerous than ignorance in action

You’re seeing it right here Ignorance in action

And that’s what we’re up against

There’s more pressure on them to break the law than there is on them to obey the law

We have to make our pressure greater than their pressure so that they obey the law out of the fear of the law.

(1:27:00)

No more questions

Robert has Western Report

The jury in Nevada is back in deliberation

They have been out since Thursday

They had a couple of questions

One of the questions came up Thursday

And then one this morning

The judge would not read the questions so that anybody could hear them

So nobody knows for sure what the questions were

The jury foreman reported that two of the jurists number 6 and number 9 were refusing to participate in the deliberations They were not truthful on the questionnaire for jury members

One of them she claimed that she misunderstood the question As it turns out she had been an officer of the court for 18 years She lied about that. And the other one as a youngster had had a gun held to her head and she lied about that.

It was her brother that had held the gun to her head.

That came out in a fit of anger

These two people could be indicted and should be indicted and we can indict them

if we had people that would do affidavits

If we could get the transcripts of the court

Do the people out west want to work with us to get justice?

The defense asked for a mistrial

It was denied.

The judge made the decision that none of this really had any bearing on their ability to be unbiased so she sent them back into deliberation.

We’re trying to get Andrea to start coming into the meeting on the Monday Night Call and hopefully get some affidavits out of her

There are two people that can do us a world of good with affidavits if we could just get them to do it

Andrea, Mrs Parker, she takes detailed notes from court each and every day

She could write a zillion affidavits if we could just get her to do it.

Also Redoubt News Shari is there everyday

They’re writing stories for the Redoubt News and keeping everybody updated

We can use news stories as proof

Shari’s in court everyday She’s writing the story everyday and keeping everybody updated through her newspaper.

We need transcripts We need any news stories that are telling the truth and we need affidavits

One of the most important parts of the process is endurance

Robert concluded

(1:39:00)

Brent Winters is author of “Excellence of the Common Law”

Brent’s website is commonlawyer.com

Brent was unavailable

(1:43:30)

CALLERS

Caller 1: Ollie

If you remember the same thing that is happening to that jury is the same thing that happened to the jury in Portland

The jury is assuming authority

A lot of the questions from that jury has been about court procedure

Not about evidence but about court procedure

They may have found the plants and they are trying to weed them out

Ollie has been trying to get affidavits

Here’s the problem:

When you got somebody emotionally involved in a trial they got an emotional stake in it it is very easy for somebody to whisper in their ear “The People’s Grand Jury, they’re illegal. They have no teeth. Affidavits are a waste of time”

These kids they’re like farmers at the carnival they’re in that fight fight fight. That’s all that they’re concentrating on. In Portland we found Tom Asule He didn’t have an emotional stake in the trial He was operating out of logic

Another disadvantage about that if people are not emotional about the trial they could care less about what goes on in there

Finding a court observer that puts out affidavits on a regular basis are few and far between

Andrea and two other gals down there got an emotional stake in that trial and they are making very good documents of that emotion and of that drive. However getting an affidavit out of them it’s impossible. I have cried I have begged I have pleaded

I have pleaded with John Lamb

Me and Robert we have done everything that we can

Getting affidavits out of people deeply entrenched emotionally in the trial is nearly impossible.

Try to get them to listen to tonight’s program

Maybe they will realize that we are different than the Anna Reitz thing

We are not coming with anger and hatred

We are coming with a sense of honor With a sense of justice And with a sense of mercy

We have a duty to consider mercy

Hopefully they will be able to see that we are different

We are operating within the law

There are only two ways for these people to be brought out of jail

What we are doing

And the second one is a Presidential pardon

We need transcripts Dan Bailey was logged on facebook he does have the transcripts

If all of this is in the transcripts then we can work off the transcripts

John and Gerard have been approached about doing a another TV program on a weekly basis.

Actually from two different places

One place particularly is the Liberty Beacon

Ollie concluded

(1:54:35)

Caller 2: Terry in New Jersey

The breathalyzer is conclusive

But everything else that they do these field sobriety tests are hocus pocus and voodoo

It’s designed to ruin people’s lives

That stuff is all subjective It doesn’t mean that you are under the influence

(1:59:45)

Caller 3: Cindy from New York

Why do we have to go to the federal level for rights for traffic court?

The state can uphold the Constitution if they want to

In order to get redress you have to go to the federal because it’s a violation of your unalienable right The state is not going to hold up because they’re the ones that got you there.

You have to go to federal because they can’t give you redress

When you go up to the federal you’re taking it out of the state’s control and you’re bringing it up to a federal judge who really has a say over the federal constitution. The state constitution has to mirror the federal.

When they violate your unalienable rights technically that is a federal issue

Traffic court is an unconstitutional court They have no power or authority

The only way that that court can legally stay open only one way first of all it’s illegal to bring people into that court so that’s another problem Cops stopping people on the road and giving them tickets to make them come into that court to begin with is a violation of your rights but once you’re in that court in order for that court to remain in any legal way which they broke the law to get you in there to begin with so that’s a problem

Once you are in that court it is incumbent upon the judge to let the people understand this is an administrative court and the decisions in this court if you don’t want to abide by them this court and you don’t want to participate in this court you can walk out that door right now And the people could turn around and walk out and they can’t touch them But that would be if they were operating lawfully They got to let them know that you have to agree to participate That’s the fraud

This is not part of our system this is not part of the judicial process It’s not constitutional

It violates our unalienable right of due process

They have no power They have no authority

The U S Supreme Court has ruled on this they don’t have the power to fine or incarcerate or take away your things.

The only way they have that power is if you agree to their decision making process.

They’re not obeying the Constitution

They’re evil and they’re out of control It’s a conspiracy across this entire nation

The minions of the New World Order are the BAR attorneys who are enforcing and making everybody believe Reality is what one perceives it

The only way we can defeat them is to put everything in one court case

We need critical mass

We need Jeff Sessions to step up and do the right thing

We have to endure We cannot give up

(2:30:00)

Caller 4 Rhonda from Washington State

If you go to Twister Radio in Gordon , Nebraska that was involved in the Malheur fiasco you can listen to the DJ talking to Briana Bundy after she goes to court. And there is a half a dozen times where he is interviewing her as to what happened in court that day.

We have that recording and we have used that on the Finicum case.

It’s dealing with Las Vegas

Go to the Twister site They’re all listed under Free Speech

Twister Radio is the name of the station

This is an audio interview

We can take it and transcribe it

[www.ksdz](http://www.ksdz) and kdjl

on the left side click on “Free Speech”

Caller 5: Felicia from Florida

I received a letter in the mail saying that I was the tenant and I had to send money to somebody that bought my house It was actually the same guy that put a letter on my house saying that my house was sold on 8/7 and he had an attorney and the letter said that I was a tenant

Caller went to the sheriff’s office and spoke with him and they told her that basically there was nothing that they could do and that the grand jury that they looked into documents that it was not on Pacer.com and it was not an official document. And that the grand jury needed to communicate with the judge or the courthouse so that I am not evicted . These people filed these papers for me to be evicted. Caller asked them if they were constitutional officers and they said yes but the common law jury is not he was like sovereign people he was like what is this? The same guy that actually put the letter on my door on 8/7 is the same guy that is the broker that actually bought my house.

Eventually they are going to use the sheriff to take your house

Actually they’re not going to use the sheriff to take your house they’re going to use the sheriff to evict you.

The sheriff thinks that he’s got to comply

This is going to be done through a town court which is not a constitutional court and has no power or no authority to do these things

Ignorance in action is a dangerous thing

The sheriff believes that they do have the power and authority and that he has to obey them so he is going to do this and he is going to throw you out at some point

People often give up and leave when they don’t really have to leave

Caller said that he told her that the Grand Jury Sovereign of the People We the People had no standing in judicial court

He’s the enemy and he is going to say a lie and deceive and maybe he does believe this himself.

I would send him to U S versus Williams

But he doesn’t want to understand

We will win for one reason and for one reason only standing up for what is right and expecting God to win the war

We can do the right thing and continue with endurance

The guy said that he looked it up on Pacer and it’s not there

He said it’s not a legal document

He asked who is the sovereign people of the grand jury?

It has no jurisdiction It has no standing in judicial court

He said there is nothing he can do unless the grand jury contacts the courthouse directly about it because he didn’t find that it was a legal document on Pacer or in the judicial system.

NLA has already served him

They’re looking for an individual to pounce on That’s why the grand jury has always remained anonymous They meet in secret and they decide in secret

The accusation and the laws they’ve broken is done openly and clearly

There’s affidavits of support and plenty of evidence

The investigation needs to continue through the prosecutor

And then it is handed over to a trial jury

Everything is done in the open but they have to protect the jury and they have to protect the grand jury

People are not to have the names and information of the people on the grand jury otherwise they would not be able to operate

They’re looking for a face And they want to do something with that.

Most of us realize that we are in the End Times

Why would he tell Felicia that he couldn’t find it?

John will look tomorrow and see if it is up there.

Caller thinks that John should be a Pastor

John used to be a Bible teacher

Endurance is the key

John has already fixed the Monday Night Call Page

He removed the committee calls and you have to click join our committee meetings and go to another page to get that information so people don’t confuse what is here

This is forcing the people to read the first paragraph

People were being confused by the instructions to get into the old room

They weren’t reading the first paragraph

That will be corrected for next week