National Liberty Alliance

Monday Night Conference Call

February 12, 2018

Call-In Number: 515-604-9386, access code 419303#

**- 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.**

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

Please support our business partners. You can find their banners on the right hand side of the website. Proceeds support National Liberty Alliance’s effort to save America.

Please support NLA

Scripture Reading: Matthew 23 : 17 – 39

(6:07)

Tonight I am going to read the indictment

We came together a few weeks ago and we indicted quite a few people

We were going to stay away from big names but there was no way to stay away from the big names. We had to bring the big names in So we did

We have a plan should they ignore this indictment

We have other indictments in the court right now and they have been ignoring it

We’re going to give them time to do what needs to be done

We’re going to be sending a copy of this to Senator Grassley he’s on the Judiciary Committee

We’re also going to be sending a copy to Jeff Sessions

We’re also going to be sending a copy to President Trump

We’re planning on filing this tomorrow

It’s 22 pages

I’m not going to read it all

We are filing this with the United States District Court for the Northern District of New York

up in Albany, New York

We have a case number that we’ve been filing

We’ve had problems with a chief judge who has walked into the court and picked up the hammer of his and slammed it and dismissed the case. We ignored that. We’ve overruled him.

We did a Writ of Error and he continued to press the issue and so we indicted him.

He’s been silent for awhile now We are still filing papers They are still accepting them.

So we’re going to file this paper. This is dated February 9, 2018

We will be filing it February 13

A copy is not at the website yet

(10:00)

John read the indictment

(45:00)

The grand jury that we come together to be the Unified United States Common Law Grand Jury, is kind of acting in a tent outside the courthouse because we are being prevented access in.

But we are under the auspice of the courthouse because we’re filing all of our papers with them and we’re expecting them to prosecute

And we do have a plan if they don’t go forward with this prosecution.

It’s up to this membership, it’s up to We the People, it’s up to National Liberty Alliance’s members. We have over 6500 members It’s up to everyone of you to make sure that this information gets out there and that people see this indictment and read through it and understand what’s going on here.

It’s also up to all of us to get the word out We’ve got the Power of the County Sheriff website that we’ve put up and it’s embarrassing to say that we’ve only collected a couple hundred bucks out of that and we’ve been running for a month

The only way that that’s ever going to get anywhere is if everybody gets together and throws $5 in and tells other people about that site. We must get our sheriffs educated.

We all agree that President Trump is doing a great job

He’s going to save America No, one man cannot save America That’s a lie

That’s impossible.

Anybody that thinks that that is possible is only fooling themselves.

He cannot save America

Only the People can save America

He’s a very special individual He understands a lot about business and government

He’s been dealing with foreign governments for a long time

He’s the perfect guy for the job

No doubt he’s created for this job

He’s being successful He’s got the enemy on the run

He looks like he’s going to get a lot of people in jail who belong in jail

Unless We the People step up and take control and consent of our government through the grand jury through the trial juries and through the political process

We have a plan to take that back so that we have the consent we decide who is going to run for office and who is not going to run for office.

We decide to not allow anyone to run for office if they don’t have understanding and knowledge of the Constitution

How can they raise their hand and swear to protect and serve that Constitution if they don’t know what the Constitution says And not one of them ever do

If everybody thinks that they can sit back and they don’t have to put out a few dollars to help the movement and they don’t have to put their time in because President Trump’s got it all under control then I got a bridge in Brooklyn to sell you Please give me a call.

That’s not going to happen President Trump cannot save America

He can put it into position but it’s up to the people to fill the void, the vacuum, of that void that’s going to be created, the vacuum that’s going to be created when the Deep State is removed. Because We the People are the ones to consent to government It’s in our Declaration of Independence We have government by consent

How do you consent to your government?

You consent by being a jurist You consent by being a grand jurist You consent by being an administrator of the juries

We need four people in every county to take that job on

You consent by becoming part of the Committees of Safety and to morph back into committeemen to take control of the political process and to be the deciders of who we want to run for office in this particular position or that particular position

All of this requires an education

And all of this requires money

We have filed more papers in the courts than any other movement out there

We have filed more papers than any of these groups collectively

We don’t have lawyers We’re the People We study the Constitution We study the law We write these papers And we file them but it still cost money

Paper and toner cost money Website cost money We want to get 20 sheriff handbooks into the hands of each sheriff in America That project is estimated between $40,000 to $60,000 We started that project two months ago We’ve collected a couple hundred dollars

Support the sheriffs website It’s a place for education

How can we have sheriffs to protect our rights and the Constitution if they don’t know it? If they don’t understand it?

We got to get these handbooks into the hands of sheriffs That will empower them

We’re also trying to get these sheriffs to work together so that when some out of control federal agency comes into their district or even a state agency comes into their county to give them a hard time that they’re not standing alone

That they can call the sheriff over in this county and a sheriff over in that county and maybe sheriffs from other states to come in and stand in unity against these terrorists

They need to be educated We the People need to be educated

A donation button is at the top of the website at NationalLibertyAlliance.org

(56:00)

QUESTIONS

Question 1: Does anyone know how to change the card info at the NLA website to pay for the monthly subscription ? I had to change my card because thieves working for the bank stole Mom’s money so we have a new card. And it would seem that if she has a new card and she had the bank cancel the old card then all she has to do is resign up.

At the Sheriff website you can click onto your information at “My Account” then you click onto “Subscriptions” and then you can make adjustments.

Hopefully NLA will be moving over to that soon.

You can go to PayPal and you can cancel it or change what card or bank it is charged to

You don’t even have to go to the NLA site.

We have posted information on the donation page

It says how to cancel a PayPal subscription

Cancelling a subscription cancels all future payments

There are six steps to do that

You have to sign into PayPal and then follow the six steps

Sign into PayPal account click onto “Business Profile”

Select “My Money” there are six steps

And then you can cancel it

The way to update your payment is that you actually have to cancel your old subscription

and then go through the process again by resubscribing with the new subscription

There is no way to change an existing subscription

We are going to be moving over to a more reliable subscription manager

It will be easier to edit information

Question 2: Would it be practical for NLA   to forward NLA papers  to  State Agencies and Departments  so that these government bodies  would also be  put on notice?      In particular, the State Department of Elections in Pennsylvania  govern by the Constitution for the Commonwealth of Pennsylvania for the Republicans and Democrats only and  by  the whims of men for third party and Independent voters and candidates.

(1:02:15)

Our plan is to shut that whole illegal mechanism down

It’s all illegal they’re acting unlawfully and we have to shut it down

The only way to shut that down is for We the People to get involved in our own counties

Get into Committees of Safety Work with the sheriffs on local elections and at some point in time when membership is at a point and you connected with all your local governments then you morph into the Committeeman process

We have not found a state yet, the people in Pennsylvania say “We elect our people”, they don’t, they do not elect their committeemen. They think they elect the committeemen.

In New York they think they elect their committeemen. They do not elect their committeemen

We are teaching people, we do have the information at our website, we have every intention, once we take control of the courts and get consent of our government through the grand juries and the trial juries, the grand jury can remove people from office, just by indicting them, we also intend on teaching people how to become truly elected committeemen.

A lot of these people in there may be good people, and you can draw them into the system and train them into the proper way to deal with the committeeman process

And one of the key things is a true vote within each committee for each election district that control whatever election’s going on within their districts

That they have total control on who those people want to really run for office and not a top down thing where they’re told who is going to run for office

And also the ability to require knowledge of the Constitution

Remember these people come to the committeemen to get on to the ticket

That’s how if you don’t know how people get onto the election ticket they come to the committeemen within their counties and they ask for their support and walking of the papers

And that’s how they get them on to the ballot

If the committeemen don’t walk their papers then they don’t get on to the ballot

They could walk their own In the smaller offices it might be able to walk your own but clearly for the larger offices it’s not that easy

If you’re going to run for a county seat or anything on any state level it’s going to require quite a few signatures You need your committeemen to walk them

They need a lot of signatures so they need the support of the committeemen

So when someone comes in to run for office and they want the support of the committeemen, the committeemen should immediately start asking them questions about the Constitution

And if they can’t answer the questions then they need to tell them “How are you going to raise your hand and swear to support and defend the Constitution if you don’t know what it is? You can go to National Liberty Alliance and take the courses there and learn about the Constitution, read it and then come back here and we will talk again ”

That’s what we need to do We want statesmen

Then we need to let them know that when you’re in office if you start breaking the laws or take funny money in Washington then we’re going to go after you and we’re going to pass you over to the grand jury locally and we’ll let them indict you . You’ll get an indictment for taking funny money. It’s called a bribe. “We the People sent you to Washington or the state capital to represent us. We didn’t send you up there to see who you could get the most money from and then represent them. We sent you to represent us Don’t take that funny money. You’re going to be out of office and in jail” And that’s the attitude We the People have to get

And that’s the way we take control of our political process Now we have government by consent.

The committeemen can remove anyone from office just through recall

90 days they can remove someone from office and run a special election 90 days

Why aren’t we doing that?

We have so many people in government that are so evil and prosecutors are not prosecuting

They know who they are

The prosecutors are as guilty as they are

They’re not going to prosecute

They’re not going to bring them before the grand jury

That’s why we need to take control ourselves We the People

Not politically motivated Not politically controlled Not controlled by money

With a heartfelt desire to get justice and have a good government so that our children can grow up in a land that is truly free that has liberty

(1:09:12)

Question 3 My mother wants to have my brother and I co-power of attorneys on her 401K and other investments through her financial money manager They will not allow this to happen unless my brother and I provide our social security numbers

Currently we are listed as beneficiaries and when we declined to provide the social security numbers on the power of attorney form the financial firm indicated that they could not honor my mother’s request If we provide the financial manager with notarized durable power of attorney forms will that be sufficient? No where on the PA forms does it require a social security number

(1:09:55)

You can take that into court if you want.

You want to go in without a lawyer

It’s a hard case to beat You need to know how to run your court case You need to know how to get into the court You need to know how to position yourself

That’s one way to go The other way is to comply for awhile until we make a change

You think Trump can make all these changes?

Absolutely not We the People got to make these changes

We need to get grand juries and trial juries that are of the People

Truly understanding the power of nullification

People got to control the grand jury

We need to be the administrators for the grand and trial jury

We must get involved in our local counties

We need four people in every county

We have 1,010 administrators We need a lot more than that

When we hit critical mass people are going to flood into those positions

It’s a paid position

You get to orientate the jury give them an education unalienable rights, power of nullification, the authority by which they act, also to come with a sense of honor , justice, and mercy. We have all that information put together in order to train a jury

They’re going to abuse us and continue to abuse us. Trump can’t save you on that level

You need to take control of that

We the People need to get involved on the grassroots level

Question 4: Can you speak on what forces brought slavery back into the US and why?

We know that it’s mutually exclusive with the common law system and nearly broke our country apart My readings suggests that it was the Jesuits particularly with the unconscionable treatment of the Irish by the English troops and their subsequent enslavement over here

The whole thing was set up to destroy us from within

England brought a lot of slaves over here yet they didn’t have slaves over there

(1:17:00)

It was to destroy us

They destroyed China by sending dope over there

They destroyed the United States by sending us slaves and that caused a rift

The Deep State is constantly creating enmity between white and black

They’ve been doing this for 200 years

This is a fight between good and evil

It’s not grey any more It’s black and white

It’s a fight of good against evil

Donald Trump has the evil that they’ve done documented

You can’t watch the regular news Just turn it off It’s brainwashing

You have to use alternative news sources

Ben on the Right Media is a good source

This is a fight of powers and principalities

They are literally Satan worshipers

They sacrifice children

It’s so much worse than anyone could ever imagine

Get on to some alternative medias like the Right Media with Ben

All they have is fear

That’s how they play us with fear

Between the food we eat and the medicines they give us and the radio waves and the EMF that they bombard us with it’s a wonder we can even think straight

It’s all part of their evil plan

This is a fight between good and evil

You have to be ready for when the time comes

And it’s coming whether you’re ready or not

If you’re not prepared not only with products and things but also your mentality your attitude

Go to the true news places Don’t even listen to the mainstream media

The mainstream media is nothing but lies

The time is going to come and it’s going to be here whether you’re ready or not

If your lamp is empty you can’t go out looking for the oil after the fact

We should have 1,000 people on this call every Monday night.

When we get to critical mass we want to have as many people as we can that are prepared for this

There is an accounting for all of this

It’s not time to be asleep any more It’s time to be awake

Get activated

The French philosopher Tocqueville said that the thing that made America powerful wasn’t it’s ports and it’s amber waves of grain He said it was the fact that it’s pulpits were on fire with one nation under God. That’s what made us powerful

There’s no pulpits on fire any more

Churches are controlled by the government by 501c3

The devil took Christ up to the mountain and he showed Him all the kingdoms of the world

The devil said “Bow down and worship me and I will give you all of these”

How could he give Him those? Because that is who controls them

The devil He’s here

Pride, money, and power That’s their weakness

The church used to be the place to keep us and preach to us and give us the Word of God

Every act that we do is an act of religion whether you know it or not

There’s good forces and there’s evil forces

There is no more grey

Television has ruined us

You got filth pumping into your living room

You watch television and your mind goes into a semi hypnotic state

It puts suggestions into your subconscious mind

They planted their agenda into your brain and you don’t even know it.

Turn that stuff off

They wanted to make Washington king and he refused

If you really think that they were out for themselves and their own prosperity and that’s what you believe what this nation was founded on then you are believing a lie What you’re believing is something that Lucifer has put out there It’s a lie The Father of Lies is telling you that these men who it was a miracle that they were alive and active all at the same time

This is the only nation founded under God other than the Israelites

Turn the TV off and get activated

As you get activated you will become stronger

Otherwise you will be a hollow thing walking around with no purpose

And that is what the devil wants

(1:45:50)

ANNOUNCEMENTS

Rich Merritt has been producing a weekly public TV program for the last two years

It’s called “Inform New Hampshire”

The link for these “Inform New Hampshire” programs Jan has been putting it in the weekly Newsletter

The last two Episode 94 and 95 They got over 5,000 hits on these

We put on the website It’s under “Grand Jury” tab under “Docket” all the 9 11 Information Evidence for the indictments that we’re planning to file

We put it up two months ago

It’s time to get onto the website and read them most of them are videos Listen to the videos.

Study them carefully because that’s what we’re going to do next

We’re going to do the 9 11 indictments

Please get on to the website and check that information out

(1:49:00)

CALLERS

Caller 1 Kim from Ohio

This is not Kim This is Linda from Virginia

She had called a couple of weeks ago regarding a code enforcement case

She was told to look up the Virginia Constitution for the penalties because the judge was suggesting jail

She found the statute for the penalties It’s Virginia code 36 106

It says that the first offense is a fine

Initially she got a code violation

She thought that she was complying

They filed a criminal charge against her

It’s an administrative court Only administrative courts can deal with a code violation

That’s why they call it a nisi prius court Which means unless first

If you don’t reject that court but continue in that court and continue to go forward and make your argument then you’re acknowledging that court and giving them the authority to that court. That’s still a fraud because that is not lawful

That’s the game they play

You’re in an administrative court that is exercising codes upon you to make money and possibly put you in jail if you don’t want to comply and then they’ll make money off of you in jail.

Nisi prius courts do not have the power to fine or incarcerate yet they do

These courts are supposed to be acting as courts of record yet they aren’t

Null and void not the truth not the law of the land

The Bill of Rights tells us that we have to be indicted

The government can’t accuse us and bring us to court

They got to get the People to accuse us

If they can’t then they can’t get you into court

Federal courts are not courts of record You have to turn them into a court of record

It’s an uphill battle

Any court that operates anything that’s going to take your things away from you, take your money, take your house , take your property, or if they’re going to put you in jail, you’re in jeopardy of jail any court that does that must be a court of record

There is a court of law and it requires first of all if it’s a criminal action it requires that the grand jury indict

Without a grand jury indictment and we are not talking about a stacked grand jury or a controlled grand jury we’re talking about the People

We’re trying to educate the People

We’re trying to get four administrators per county to teach the People what is expected of them

Come with a sense of honor a sense of justice a sense of mercy

They have the power of nullification

They need to understand what a crime is

They need to understand that they get to judge not only the facts but also the law

They get to decide restitution

None of these courts give restitution

They just put people in jail and make money off of it

If they fine them then the state takes the money

The person that has been violated gets thrown into the street

Why are they getting away with this?

Because we’re too stupid we know nothing about these things

We’re not interested in these things

We have no real knowledge

And that’s why we have to get educated

That’s why National Liberty Alliance is here to bring that message constantly to the people.

At National Liberty Alliance we have numerous indictments in the court

They haven’t been thrown out

They’re sitting there waiting for Jeff Sessions to send prosecutors

We just did this big indictment on Hillary Clinton and all these other monsters that need to go to jail We’re going to file that

We are thinking about something There is a possibility that we will do this

If we put our papers into the court and they don’t act upon it we’ve asked numerous times for U S Attorneys be sent to New York so that they can prosecute these cases and deal with all these crimes and criminal activity and deal with subversion against We the People

So the next indictment that we put in which is a big indictment

We’re sending it to Jeff Sessions we’re going to give him time

If they don’t give us prosecutors we need to write a paper an extraordinary paper laying out a process of what we’re doing and how we’re doing it and why we’re doing it

And that is to prosecute this case ourselves

The Grand Jury comes in as the prosecutor

And we lay out the case before a trial jury

And in our Wherefore Clause we lay out that we are asking for the death penalty , life imprisonment, or whatever but this is a trial case

And we’re doing it this way because the judiciary is corrupt they refuse to bring justice back into that court

All these other people, these U S Attorneys again they just don’t want to prosecute these cases because maybe they’re guilty of something too

We’re going to take it into the court and do it in the court

That’s the way we’re going to head if we don’t get this movement going.

We got to be patient too

We got to give them time

Things take time We have to have patience

Regarding her case She just received a Show Cause to show why I didn’t get the work done in the time they gave me

The reason for that is because she has hit an impass in being able to do one of the items

It has to do with the shortage of engineers

She has not been able to find an engineer willing to do a small job

And there is also other issues concerning insurance

You got to get out of that court They’re not giving you due process

They’re threatening you They’re taking money off of you

They’re not giving you due process With that threat over your head You need to be in federal court

They have not given her due process from the start

They came on to her property unlawfully

When you get into federal court you are not going to argue anything about the case

You’re not there to argue the case

You’re there in federal court to shut that court down because they do not have the power, the authority, the jurisdiction over you and they’re not giving you due process

They will never give you due process They need to be stopped

That’s what you’re suing for in court

One point and one point only due process

She is on appeal The judge told her that he is retiring on March 31 and the chief judge has told him to clear the cases So he’s in a rush He granted the Show Cause

She did an opposition to the Show Cause He granted it anyway

Get out of that court

One aspect of this is what I’ve been trying to do is actually complete what I need to complete Do I continue going to the court of appeals and just going through that process?

It’s not a court of record process in a case where they can take life or limb

You can shut them down overnight by moving into federal court.

Shuts that case right down

You don’t even have to pay for it because you’re in the court already

You’re moving the court for cause

You have to be clear on what you’re doing

You’re moving it for cause

Your cause is the fact that they’re not giving you due process You’re not in a court of law.

You got to do your homework You got to win this battle against the judge

The judge is going to want to kick it out and kick it back down to that court case

If you think you’re going to take that case there and fight it there, they don’t have jurisdiction to begin with

You don’t need to fight it

You need to show that that court is not giving you due process

 You got to be prepared to defend the case the case is a due process case

Nothing more Nothing less

Anything that you have to expound upon you do it in a memorandum

 She has a lot of evidence She doesn’t need it

Evidence that they came on her property unlawfully

No, you’re not going to argue that you’re not going to win in federal court there

The federal court will not hear that argument

That’s not a cause to go to federal court They’ll tell you we don’t have jurisdiction they’ll push it back

Isn’t that her violation of due process?

No your violation of due process is that you’re not in a court of law

They don’t have the power or authority to fine or incarcerate

You’ve not been indicted by a grand jury

You don’t have the opportunity to go to trial before a trial by jury

You could be put in jail

Their jury is not a real jury It’s stacked

They stack the jury They control the prosecution They control the judge They control the jury You don’t have a chance to win You can’t win in that court Everything is stacked against you

You already lost You just don’t know it yet

Move it to federal court for cause Constitutional violation They love to see U S Codes So give them a few U S Codes

Use the ones that we use all the time

USC 18 and 42 Those codes talk about violation of your unalienable right

Build your case around the Constitution

Go look at what we wrote in our indictment The codes that we are talking about are in the indictment Also you can read our papers We have those codes in our papers

They want to see U S Code and a few words about what the violation is about

Give it to them

Those codes were written to empower us

You need to go in there with power and authority

The judge and the prosecutor are conspiring against you in a court not of law under the color of law the court is operating under the color of law they’re operating under the color of law and they’re going to take your things they’re going to steal this from you and they have no power and no authority unless you are letting them do it by remaining in that court

John will not remain and argue any case in any nisi prius court will not argue a case John will only come one time special appearance to find out the power and authority to lay down the law either by paper or by presence and walk out and never go back to that court again.

They’re going to arrest me if I never go back to that court again unless I get protection

I will immediately leave that court move that case for cause into the federal court serve them papers then he don’t ever have to go back to that court again

He’s fighting that in federal court and he’s going to win

You have to be clear They’ll try to toy with you You’re here to make a point Only one point Actually two: jurisdiction and due process

She has an unpublished opinion in Virginia but she has never been to federal court

You’re arguing the point that you are not getting a court of justice that you’re not getting due process

It’s all about due process Due process is a court of law A court of law is one who runs under the process of the common law

It is called a court of record And it has a jury An untainted jury

And if you’re going to be held in a criminal sense if they’re going to take limb or property from you there must be an indictment

Go read our paperwork on our website

We have a “Docket” page Go to that “Docket” page and just read

Read the Memorandums first They’re the most powerful

They lay out the positions They lay out the power They lay out the position of a court of record They lay out the position of the meaning of law

Read those You can use those memorandums Make them work for your case

Rewrite them according to your case But you go there and read, read, read and start pulling out all these nuggets that you can use Use that stuff

Once you file it with the court they can no longer continue proceeding

You’re going to be suing the judge, the court, and the prosecutor

Cause of action You got to make sure that you articulate it properly

Proper service You got to make sure that you serve them

In her case John suggests having the sheriff do the serving

If you use the sheriff they are not going to make the argument that they didn’t get processed right, served right

Lay out your case Lay out your damages Make sure you got a good Wherefore Clause

You got to move into federal court

Two people she knows has past foreclosures Is there any success with the nonjudicial foreclosures?

Everybody ignores them We filed them with the court and even the court has ignored them

We’re getting ready now with those nonjudicial foreclosures hopefully within the next few weeks it’s a matter of time We need more help We keep asking

Call Jan Look at some of the committees Create your own committee

Bring it to the attention of Jan and Jan will bring it to the leadership and you could start a new committee. We need people involved in committees

We need people making phone calls

We need everyone to give $5/month or more

We need everyone’s involvement

We are moving through this indictment thing now and we’re going to start packaging all the stuff that we’ve been filing in the court and move that too

We’re going to start going after these people for violating just ignoring

Just think about this nonjudicial foreclosure They come and take your house without going to court Do you think that you’re still in America when that happens to you?

You’re certainly not in a court of justice

Why do they do nonjudicial foreclosures?

Because it’s not possible for them to take your house away They can’t do a proof of claim

They can’t do fiduciary authority on you They can’t prove anything They didn’t make the original loan

The battle with nonjudicial foreclosure goes back to jurisdiction and due process and a crime.

The monetorization of those papers is a crime

They took it away without due process another crime

You need to make a federal case out of this and keep it simple and focused

It always goes back to the same thing due process and jurisdiction

If you want to win then go after him for the right things

Go to federal court take the necessary knowledge that we offered to you use it and exercise it

They have no proof of claim There is no contract here there is no fiduciary authority they don’t have jurisdiction they denied my due process They have nothing

This case that you got is clear cut you only want to deal with one thing due process

(2:35:37)

Caller 2 Kim from Ohio

Kim was on the call last week for the first time

Her situation went exactly the way you said it would

We were in trial court Her son is incarcerated The whole family has been indicted on complete nonsense In reference to adverse possession

He went to court and it went exactly the way you said it would

He had filed affidavits and they said he had filed motions And then they overruled it

Dismissed it

Regardless of what he’s saying they’re doing what they want to do

We did file a 42 She was excited because they filed the civil with federal

We did it on Wednesday and got a response by Friday

The response was that they were not denying it were accepting it

She was excited about that as well

It’s all about jurisdiction and due process

Their entire case has been removed from the docket

There are five of them they had individual they give you a case number but then they give you an individual letter to the same case number

His is still in the docket because he is incarcerated the others are not on the docket

They removed it

You want to make an affidavit to the fact that they removed things from the docket That’s a crime No one can remove anything from the docket That’s in the U S Code

The clerk is in charge of that

If there is a judge involved with that clerk to pull that paper to hide it to destroy it to remove it to bury it whatever It’s automatic 20 years for that judge

The clerk said she couldn’t accept it because the judge ordered it

The bailiff tells you that you can’t submit an affidavit or a habeas corpus all she will accept being the bailiff all she will accept is a motion

You’re not in a court of law are you?

No

You don’t have the right to defend yourself do you?

In reference to this now being entered into federal

what he did was overrule and she filed a Notice of Void Judgment and he overruled that

She was going to take that to appellate court
No , no, never go to appellate court

You’re opening a court of record and that’s an important thing

Look at our cases we usually make the point “We’re the People from New York and in this court of record we’re doing these things”

You want to open a court of record

You want to make that clear in the court Get that into your paperwork

That means that you want a jury to decide

If the judge decides on your behalf then you say nothing and let it go

You’re good with that

You are the plaintiff in this court

You’re going to be looking for a trial by jury in that federal court

which you will never get to anyway

This is why if you lay it out right when the judge tries to make the decision you can say, “Excuse me, Your Honor, this is a court of record And the meaning of a court of record is in that footnote. That’s one where the jury gets to decide Not you.” That’s where you go after the judge And if he resists that John doubts that a federal judge is going to resist that but he may try. And if you back off then he will plow you. You got to push back. And you got to let him know You got to be careful You don’t want to be hit with contempt in court You say minimum in court You object You make a few points Then you file papers Give him a Writ of Error with the Opportunity to Amend

And give him seven days to amend

A Writ of Error with seven days to amend If he doesn’t amend then you overrule his ruling and you make him a defendant

In reference to her son being incarcerated he has a trial date set for in two months

You moved him into federal court didn’t you?

Yes

You need to go to that court and say “We’re in federal court I moved this case to federal court You’ve been served We’re not coming here no more Don’t give us any more dates”

If they give you a date then you go see the federal judge and you tell him that they’re not obeying the rules

What is he incarcerated for?

He went to work Him and his fiancé They had different jobs and they were picked up on the same day at their job The indictment says theft unauthorized use of property and tampering with the records But the Bill of Particular says illegal squatting, attempting to steal a house Squatting is a slang term for adverse possession

If you’re squatting you have certain legal rights

You were there because you had possession of the property

Now they’re trying to throw you off of it

All the details you do not want to bring up in federal court

They don’t have jurisdiction on any of this stuff to begin with and they’ll kick it right out.

The judge will feel comfortable with that and he will be able to support that

You’re there to argue a Constitutional issue

The Constitutional issue is ultimately this is not a real court not a court of law

I am not getting my due process

They rejected my affidavit I don’t have the right to defend myself?

You got to list this all out

You got to get your affidavits into this federal court Lay all that out

And that’s your focus

Don’t fight the battle that you would have been fighting in that court

Don’t even bring that stuff up

That’s irrelevant

Don’t get involved in that argument

And no matter what they do in their paperwork and they respond to those things that’s not what this court case is about it’s all irrelevant we’re here to discuss the constitutional violations and the fact that you do not have any jurisdiction over me because you are not able to give me due process and it’s proven by the fact of rejecting these affidavits

That’s your battle and don’t move from it

Don’t bring anything else up

Jurisdiction and due process

They should release him from jail because he has a federal case now

You should get an injunction or something

The judge should remove him from jail so that he can fight his case

Stick on point Keep it simple

Are they violating any of my unalienable rights? And they always are

Win on that Don’t argue anything else

You would want to push the federal judge to push for release

No one has asked us to leave

We’re not there illegally No one has asked us to leave

The owner record hasn’t contested Their whereabouts are unknown

The property was abandoned It was definitely abandoned Delinquent taxes the whole nine

There is no one contesting

There is no plaintiff or injured person

There’s no criminal complaint

There’s nothing

It always comes back to jurisdiction and due process

That court is rejecting an affidavit to be used in defense

That’s your battle right there

(2:48:20)

The New York case for the Gun Law that we’re going for here against the gun laws here in New York State we still haven’t filed that case yet

It’s going to be a little while longer before we file that case

So anybody that wants to get into that case You got to be from New York

You don’t have to own a gun to get into this case

Go to NationalLibertyAlliance.org Highlight “News” and click on “New York Safe Act Law Suit” and read all about it

If you want to get into the case just follow the instructions

(2:49:00)

Caller 3 Jerry Mississippi

He is a human rights activist

He stands up for our children in our family courts

These judges, these prosecutors, and these case workers how can we get indictments on them?
For illegally taking children with falsified information

Case workers are making false allegations

They’re falsifying information

There is no real due process there at all

NLA has done habeas corpuses for children on that

They’re still sitting inside our case

Those cases will be resurrected We might be able to help you

We’re not doing habeas corpuses right now

We don’t have enough experienced people to work through that right now

We’re working on that

Family court destroys the family

He has FaceBook videos that gets over 4,000 views

Caller should connect with NLA

Call Jan Discuss your options with Jan

We can work together

Under the Directory You will find the National Leader is Jan

(2:55:00)

Caller 4 Gretta Michigan

She has twice submitted her affidavit to Jan

She hasn’t heard back

All she wants to know is if it is in the group so that it is ready for when they push them through.

She needs clarification that it has been received

It is her affidavit for the judicial abuse with the judge in Flint, Michigan

She is having a problem getting a clear definitive that NLA has it in their possession and that it is going to go in with the group

She has mailed it twice

She needs to know if NLA received it

How did you send it? She sent it mail. She mailed it to the address listed at the website.

She mailed it months ago Twice

If it came to that address then John should have gotten it

John will let Jan know what’s going on

She will rest assured if she knows that NLA received it and it is in the group that is going to go next.

John will look for it and give her a call.

She wants clarification that NLA is in receipt of it

That NLA has it and it’s going to go in

If you sent something to John then Jan has no way of checking that. John has to check it

John will look for that

John will get back to Gretta

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