National Liberty Alliance

Monday Night Conference Call

February 19, 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

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Please support NLA

Scripture Reading: Matthew 25 1-13

( 3:45)

We’re still trying to get our campaign for our sheriffs going

Our front page has a link

PowerOfTheCountySheriff.org

It’s free membership

We do ask for $5/month or more for membership but it is not required

We need to start collecting the necessary funds in order to get our sheriff project going

Right now it is in a stalled position

We don’t have deep pockets

It’s up to you and your $5/month or more

We have over 6500 members

We are pushing the 7,000 mark

With over 6500 members if everyone gave $5/month or more we’d have $30,000/month

We don’t have lawyers to pay their high fees

We can do huge things We can get a lot of court cases going

Also we did post and file with the courts the indictment that we sent in

Highlight “Grand Jury” on the blue tab Come down to “Docket” Click on “Docket” right underneath “Grand Jury” Come down towards the end of the page

You will see “Grand Jury Indictment LaVoy Finicum Assassination”

The third one down is the indictment

John will set it up so that the indictment will be on the top

It’s up to you to get this out

It’s up to the People to get this message out

We need to get this out to the News Media

We need to get this out to different individuals maybe on the YouTube Channel

The key thing is that this has actually been filed in the court

Because we filed it in the court we are under the auspices of the courts

That is exactly what is required of the grand jury to be under the auspices of the courts

The other thing that is required of the jury is to be at arms length

They are not able to grab hold of us We are not held down or bound by anyone

but our own liberty and freedom

We’re not a stacked jury We’re no one’s puppet

We are the People We come with a sense of honor, justice, and mercy

We try to keep it that way and we have to continually remind ourselves and each other that that is how we have to act and that’s how we have to think and that’s how we have to vote.

We are truly the People We the People

across the entire nation People from every state of the Union

We came together for this indictment

We did indict quite a few people

A lot of big name people

There was no choice there’s no way we can go after the murderers of LaVoy Finicum and the tyrants that put all these people in jail over the past two years in Oregon and Nevada We can’t go after those people without going after all of them

It would be a misjustice It would be dishonest if we didn’t go after the people who started this whole thing

So we had to go after the big name people and we did

People need to read this and get this out

The message needs to get out This particular indictment could draw people to our website

Build our membership Maybe start getting the funding that we need and the support and possibly hit critical mass

If people don’t take this and run with it then it just sits there

This is your job to get this message out

We really need to seriously look at our education

We need to reconsider everything that we think especially when it comes to the court

There is so much confusion and garbage out there Delusion We have to clear it all away.

It all gets back to principles

Education is the key People need to be re-educated

It starts here at National Liberty Alliance first with the two free courses

Those that want to go into the courts John strongly suggests to take the Jurisdictionary Course

Whether they’re going to go into court now or not

Some day you will need it

Law is really really simple

John can put the law into three words the entire law everything three words

It’s three words that everybody’s heard

Do no harm

That’s the law There’s nothing more nothing less

Do no harm

Skulp is ready to go out there to try to get an individual in jail with the Safe Act in New York , he violated it somehow. They’re trying to get this guy out of jail A lawyer will not and cannot win this case. Nobody is going to let this man out . The only ones who have a chance of winning this case is us because we’re not lawyers.

We have no BAR license to lose

It’s very simple habeas corpus

You can win this case on a habeas corpus

You’re going to have to do Show Cause on that habeas corpus because they’re going to ignore that habeas corpus

When you do that Show Cause and you bring it into a court of record which requires then if they can’t answer it it either goes to default or goes to a jury of people untainted

A jury that is not a puppet A jury that understands jury nullification

People are frightened they run to their lawyers

You’re not going to get anywhere in the court

People have run from education they need to run to education

They’re frightened to take control

People need to get Committees of Safety going in their counties

We can take the political process back

We can require anyone running for office we can require understanding and knowledge of the Constitution

We can quiz them about the Constitution

so that when they do raise their hand and swear their allegiance there is no misunderstanding

We can take these people out of office

We walk the papers and do what is called a recall

90 days later this guy is out a new guy in

90 days to do a recall

You can recall the President of the United States

You would need a lot of signatures to do that

You need national agreement on that

It would be difficult to do It can be done

It’s up to the People You can take control

It starts with the Committees of Safety a relationship with your sheriff a relationship with your local governments

People need to get educated

(20:00)

QUESTIONS

Question 1: Are the New York filings also getting the New York officials criminally for subversion and so forth or will they address this eventually? Referring to the Gun case.

Those kind of things have to be dealt with later

We have to worry about getting the law back in place

And we will never get justice until the People take control of the judiciary

And the People are never going to take control of the judiciary until they first take control of the federal judiciary In order to do that they have to participate in what we’re doing to press these judges We need to go after the federal judiciary and show the corruption that is there.

We got all the ammunition ready to do that

We need the support We need the money

We’re talking thousands of dollars

We need the people to be giving money to do that

Once we get control of the courts and we bring things into order then we can start addressing all these people’s evil deeds That’s afterwards

Until then we have to win the battle

We have to win this battle against the Safe Act

If we, through National Liberty Alliance, win this case against the Safe Act in New York State in federal court if we win this case here the notoriety of National Liberty Alliance will go up and we will have critical mass overnight

We will have people coming, and giving, and helping and participating

A problem is if you get a lot of power too quick then you can’t control it

You have to have the people prepared and ready to receive other people so that they can maintain a sense of honor , justice , and mercy

People start off on the right path and then they become confused

People have great intentions but they don’t understand

People need to understand the power of nullification

Do no harm

Is there a way to ensure that the damage amounts are paid for by New York officials rather than the New York taxpayers by making the officials personally responsible and liable for the damages?

That’s our intention We will make that case in the court That’s our intention

People shouldn’t have to pay for this

All these people that are doing all these evil things are well rewarded by their masters.

They got houses, and cars , and boats, and stocks, and bonds

We’re going to take that

Question 2 The Tenth Amendment is clear the power not delegated to the U S by the Constitution or prohibited by it to the states are reserved to the states respectively or to the People This gives the state nullification over federal rules and regulations that agencies and bureaucracies call statutory laws

A man was arrested and convicted for jury tampering by a judge for handing out pamphlets on the street to passerbys providing jury education and advocating jury nullification

It was appealed because no jury was currently sitting in session

However the state appellate judge held the ruling saying it was synonymous with yelling “fire” in a crowded theatre. I understand that jury nullification has been around in common law for 900 years but my question is Where in the Constitution does it state jury nullification can be used to override unjust laws? How can We the People or an attorney get a federal judge to allow jury nullification today?

(26:42)

Nullification is anything that violates the true law

Anything that is not true law and violates true law

A ruler to measure the justice of any law any statute they do have power and authority to write statutes they can only write statutes within a certain criteria

You can go to Article 1 and read that Section 8

You can read the criteria the boundaries by which they can act

What kind of jurisdiction we give to people who write statutes

Anything outside of that is null and void

When you go into court the only thing that is necessary to make a prima facia case is an affidavit

 For every injury there must be a remedy

The court system the whole system this is supposed to be a justice system

The ruler of all law is your unalienable rights

If any one of your unalienable rights is injured or suppressed by that statute then it is null and void and therefore needs to be nullified

Who’s going to nullify it? The jury’s going to nullify it

They have the power to decide facts and law

The jury decides

If you can show that the jury was tampered with if you can show that it was a stacked jury if there was a jury trial with this guy in New York who was put in jail for violating the Safe Act if there was a jury trial then it must have been a stacked jury They didn’t have the jurisdiction to try this man It’s an administrative court not a court of justice

Once you violated the jury you violated it all

They violated the grand jury too

Once you violate it’s null and void it’s irrelevant

Jury nullification is built into everything

The jury has the final word that gives them power and authority over the law

That gives them the power and authority to overrule even the legislators to overrule the United States Supreme Court

Our cases are supported by the Constitution and the Bill of Rights ultimately the common law.

Why do we get involved in what they call case law?

We don’t want case law in our case

John has a case that he is fighting right now

One of these silly lawyers is trying to discard the Safe Harbor Act

He pulls a case out John goes to look at the case John knew it was a United States Supreme Court case. It was some other country Australia or something Some judge made a decision He brings this case in We’re not in case law to begin with

All the Safe Harbor Act did was really put together a scenario that really supported what law was already on the books.

I don’t even need the Safe Harbor Act

A lot of times these lawyers will come up with these cases and they’ll take a few words out of the case and when you go read the case it really has nothing to do with that

We found cases that actually supported us We turned the case around and used that against them

We don’t want to use case law because that’s B S

We want to use common law We want to use the law of the land common law

(35:10)

Question 3 I am encountering arguments from people that the Supremacy Clause in the Constitution causes the Constitution to supersede all other laws State laws, the Declaration of Independence , and common law I know that the Constitution is an instrument of common law but since the Declaration but not the Constitution states that rights come from our Creator I’m not having an easy time showing them this

How can I establish this for lay people so that they’ll understand?

Because the people who are making these arguments are ignorant to the facts to the truth to the law They don’t understand any of these things

You can’t work off of what people are teaching on these websites

A lot of this stuff is filled with poison

The enemy sows the poison

The enemy could be ignorance Ignorance with people who have good intensions but they’re ignorant they do not understand what they’re talking about

The supremacy clause engulfs the Declaration of Independence and the common law

It’s clearly part of the whole thing It’s all part of the whole thing

The purpose of the Constitution in itself is ultimately laws for our government

It’s what they can do and what they can’t do

That’s what the Constitution is all about

It’s how we empower them

We the People ordain and establish this Constitution for them for the United States of America for the government for everyone and it supersedes everything every state law

The foundation for the Constitution is the Declaration of Independence

The capstone that covers the whole thing is the Bill of Rights

That’s the ruler That’s the yardstick

If it doesn’t measure up to our unalienable rights if it offends it in any way shape or form it’s null and void that’s the principle of law that’s the supremacy clause

Anything to the contrary is null and void

Anything that violates any of our unalienable rights is null and void

People who are arguing these points against it do not understand how this whole thing works.

They haven’t got the whole picture

They’re going to come out with some false understanding and ideas

They may have good intentions

They need to be educated better

They should come to National Liberty Alliance and get their education here

(42:00)

ANNOUNCEMENT
Reminder to people who have not yet examined the 9 11 Evidence

Go to the “ Grand Jury” tab on the webpage Click “Docket”

There’s about six documents and videos there

You can listen to them You can read them

You need to check this out because that will be the next indictment that we’re going to call hopefully soon

We’re going to need a committee

Anybody who wants to volunteer for this committee or lead this committee, we need a committee of people to come together to seek out who we believe we need to indict

You need to look at the evidence that we have and then find the people they believe that we need to indict

Make a sentence or two or three on why this person is connected to this crime

We need a committee to be brought together to do that job

Without a committee doing that work then we don’t have targets

We have to do some homework here

Let’s get a committee formed on that

Anybody who wants to volunteer for that position call Jan

Jan’s number is up at NationalLibertyAlliance.org underneath the “Directory”

Jan, National Leader

ANNOUNCEMENT:

We have been getting a lot of feedback about the time questioners are taking and monopolizing the call. We are going to give a warning at ten minutes into a question and then ask people to get back into the que if they have a second question.

John responded that there may be a case where he has to override that decision because he has an important principle that needs to be taught and that everybody needs to know about and we need to expand further.

ROBERT HAS THE WESTERN REPORT

(44:44)

The supporters out here of the Bundys and all of them now there’s infighting going on.

John Lamb has been thinking that he’s become God.

He’s getting people thrown off of FaceBook because he thinks that they are using his privileged information. So that’s causing a big war

The trials are over

They are still sentencing some of the people that they found guilty

One of them just got a 21 month sentence

When you read our indictment we do deal with that problem

We call upon Jeff Sessions to make sure that something gets done because these people need to be released immediately Habeas corpus has already been done

Ollie and Robert spread the indictment all over FaceBook

It’s also on the Investigative Research Committee Page

It’s out there for everyone to see

It will tend to bring more people to us

We’ve had a lot of people badmouthing the NLA

They’re convincing people that we haven’t done anything

That we won’t do anything and we haven’t done anything

This indictment proves them all wrong

John Lamb promised us affidavits and never produced

He said he didn’t do it because you guys have never done anything and if you weren’t at the trials then that proves that you didn’t do anything

Now he is taking on everybody

Now we are correcting that information that was put out through these papers that have been written Timely completion

Also tomorrow night is the Welcome Committee Conference Call

It is disappointing that the people who have volunteered for or have been appointed to be Welcome Committee members are not showing up

We need everybody on the call

We got a new person leading the call

You need to come and say “Hi” to Jim tomorrow night

Let him know that you’ll support him by being there

On Wednesday Night we have the Courtroom Observers Call

And then on Thursday night we have the Natural Healing Call

A natural healer is coming on the call

She has been doing natural healing for 40 years

Her information has been passed down from her parents

She’s 69 years old and she looks 30

She has a worldwide following

She cures any problem that you have She’s got a good track history

Excellent track history of curing everything

She can even regrow your hair if you need it

Her name is Barbara Frank

She’s very interesting to listen to

More people should be on that call 8:00 PM Eastern

The Committee of Safety Call is on Thursday night also

Robert has transferred his website to a new domain

He had to change the name It’s now called COSformation.com

Ollie is putting together websites

NLA News, and Patriots Standing We need reporters in every county

We’d like to get people to volunteer to be reporters in their counties

Let us know what’s happening Send us video of things happening

Let’s get the news out there

In the last week Jan has sent out 150 to 200 e-mails to new members to specifically invite them to the Tuesday Night call. Hopefully we will have a good turnout

(53:10)

JIM HAS SOME COMMENTS ON WHAT HE IS WORKING ON

We are working on nonjudicial foreclosures

Got a few more intakes this week

People are hearing that we are filing these

We’re working on a few others to put them in there

John added that we are still working on New York

We are waiting for more affidavits because Jim got feelers out there that there were some people out there that thought that we had already filed because it was said that we were going to file by the first of February We never did because there were still affidavits coming in

We will probably get more of them

We are working on whether or not we can file plaintiffs afterwards and it appears that we can right up until we actually get called into court

But don’t rely on that You need to get in now

It may be a battle at some point trying to add people

We don’t need to make another fight

We’re still looking into forming that nonprofit arm of NLA so that we can work on raising funds without being interrupted by the government

There is a lot of hurdles to work through on that

We’re looking into it

(57:28)

CALLERS

Caller 1: California Fred

(59:00)

In the Preamble to the Constitution basically says it’s not only our right its our duty to throw it off of our shoulders If the essence of law is to do no harm we could simply walk into a courtroom and say that you are being harmed by this experience because it’s costing money and it should be free and throw it off your shoulders and walk out

Throwing off government we better be very careful about that

We really have to think about it

Let’s try to figure a way to fix it

Throwing it off would be too huge a problem

We can fix it

And we can fix it with the plan that we have going taking back the judiciary process

and taking back the political process

That’s the only two things that we need to do

We have those plans already in motion and people involved

Everybody should go out and get one new person on the Monday Night call

Bring them into the fold

Have them read and watch the videos on the front page

You cannot find an Article 3 court

You have to open one up

For some reason the Congress keeps writing these laws and they have acts, an act of congress, an act of congress, like the Patriot Act, it can’t suspend the Constitution

Of course not

You have to open up an Article 3 court

If you very carefully read our New York case for instance we got it posted under “News”

if you carefully read through our New York case read the memorandums and you will discover we covered all the bases to make the points concerning this being an article 3 court and under the common law that we’re a court of record and we’re under the common law.

Go read that

We’re not coming in as the Grand Jury on that one

We’re just coming in as the People of New York State

That’s an Article 3 court

Then you got to watch that court like a hawk

It will be very subtle most people won’t realize that they just moved you back into the administrative process where they can feel real comfortable to violate you

You have to find that and prevent that

Expose it make the point clear keep your case pure and focused

That requires an education

John talked to some people about potentially getting a course going

Do a series

To cover everything A – Z so people really know need to know and understand and be successful in court but understand the whole process of everything that we’re talking about here

John started a book which is going to take awhile to get together

It’s a chess game The whole chess game is about keeping that judge in check

Once we get to the other side we shouldn’t have to worry about these strategies

We should be able to get down to the basic court case itself and deal with it

You will always win the case in two ways jurisdiction and due process

(1:18:33)

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

Brent’s website is commonlawyer.com

Can you speak on what forces brought slavery back into the U S and why ?

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

There was a book written recently a book on the history of slavery in the United States

The author dedicated the book to Brent

And he sent Brent a copy of it

This fellow had done exhaustive research

The name of the book is “The Problem of Slavery in Christian America”

by Joel McDurmon

Joel lives in Georgia He grew up in Southern Indiana and Fort Smith, Arkansas

About 435 pages

Slavery in the United States began at Jamestown

The seeds of it were planted in the year 1607

Slavery came to be synonymous with colonial Britain

People say that Britain got rid of slavery long before America

That’s not true Britain never had slavery

Slavery has never been lawful in the history of the island

The reason is that the common law forbade it

Slavery was prevalent throughout the British empire

The English with their common law got like other people did

They got racist in their point of view

And they got to thinking that the land on which they lived was more special than any other land on the face of the planet

For example, we hear much talk today about the land of Israel and how special that place is

The land of Israel is no more special than any other parcel of real estate on the face of God’s green Earth.

The land of Israel is just as special as any other place on the face of God’s green Earth.

All of the land on the faces of the Earth is of chief importance to the Maker of Heaven and Earth

He makes that abundantly clear

Our common law we call it the law of the land

That phrase is lifted from Magna Carta and put in Article 6 of the United States Constitution.

Lifted from Magna Carta where the drafter of Magna Carta Stephen Langton the most preeminent Old Testament commentator of his day Archbishop of Canterbury drafted Magna Carta

He’s the man that gave us the Chapter divisions in our Bibles

He uses that phrase law of the land He wrote it in Latin so the whole world would be able to read it

It wasn’t true but they said that slavery was OK in the British empire.

For example the 13 original colonies

And why did they say it was OK?

They said that the common law didn’t apply in the 13 original colonies

The only place that the common law the law of the land applied was in the land of England on the Isle of Britain

They said that their island and their land was special

They said that because it was so special the law arises from the land it comes from the sky they said and it comes to the land

and it arises from the land and men use it

The Law of God the true law comes from the True Lawgiver

Where the British made the mistake is that they said our land is from where it comes and it doesn’t come from anywhere else

Our common law doesn’t apply in the rest of the British empire

We said that the common law applies and they said it didn’t

If the common law doesn’t apply then there is no right to keep and bear arms

If the common law doesn’t apply then there is no right to freedom from unlawful searches and seizures

If the common law doesn’t apply then there is no right to freedom of speech

If the common law doesn’t apply then there is no right to freedom of religion

There’s no freedom to petition

There’s no right to trial by jury if the common law doesn’t apply

That’s what Britain was saying to the American colonists

That didn’t set well with the British Americans

They took up their rifles and went to war

People say that it was about taxation without representation That’s hype

It was about the common law That’s what it was about

That’s the only reason men have ever gone to war

is to fight about the only true tradition of law and government and the other one the law of the city as opposed to the law of the land

Our common law is the reason we went to war

The fly in the ointment after our country was formed the fly in the ointment that was always there the rattlesnake under the desk of every Congressman waiting to strike was slavery.

Because our common law doesn’t allow slavery

Brent told the story of the Matson Slave Trial in Coles County. Abraham Lincoln participated in this turning point for the black community at Brushy Fork.

Robert Matson brought some Kentucky slaves to work on his Illinois farm in Coles County.

Jane Bryant and her four children were among the slaves. Matson’s housekeeper, Mary Corbin, threatened that the children would be sold. Dr Rutherford help hide the slaves

The sheriff knew who Dr Rutherford was and that was the first place that he went

Jane and her four children were brought to jail to wait for trial to determine if they were fugitives.

Rutherford went to look for a lawyer

Lawyers travelled the circuit They went from one town to the next

Abe Lincoln was on that circuit

He talked to Abe Lincoln about the case

Lincoln ended up taking the case for the slaveholder to get his slaves back

Rutherford filed a habeas corpus for Mary and her children

Abe Lincoln is on the side of the slaveholder arguing that the slaves were not free just because they were in Illinois arguing that the slaves are Matson’s slaves He’s from Kentucky He comes up every year with his slaves and works his land and goes back

That was Abe Lincoln’s argument

Ficklin defended the Bryants for freedom for Mary Bryant and her four children

The case drew a lot of attention

Because it drew so much attention the Supreme Court justices came down from the state capital

Abe Lincoln argued a procedural argument that it shouldn’t be a habeas corpus case

The opposing argument was for habeas corpus for Mary and her children that they were jailed unlawfully and they got to be left go

He used the Somerset case as precedent

He said that Somerset was a Virginia slave he went to England His foot touched the soil The Free Soil Doctrine applied Mary Bryant and her four children must be released

The Free Soil Doctrine was evoked The opinion can be found in the book “Excellence of the Common Law” and there is a section there on habeas corpus

Slavery was a fly in the ointment

There was the Fugitive Slave Act which says that if you find a fugitive slave in the northern states then the northern states got to return them

The common law figures into that pretty heavy

There was serfdom in England That’s where a man is attached to the land he works and he has a right to not be sold away from the land

That means that if he can’t be sold away from the land then you can’t be sold away from your family

Your family can’t be sold away from you

There never has been slavery in England as a matter of law

God threw our Grandpa Adam and Eve off of the parcel of real estate that He gave them because they defiled it they were supposed to guard the land

Guard it from evil What is evil ? Evil is lawlessness

There is no remedy for lawlessness except true law

Did we go to war over slavery? Slavery was on it’s way out People who owned slaves were freeing their slaves George Washington freed all of his slaves

Slavery is an important subject because it is the antagonism in our own country of the common law

The 14th Amendment and involuntary servitude and the 13th Amendment

All of those things turned the slavery problem and turned our country upside down it is still turning our country upside down because of the 13th and 14th Amendments

Both of those amendments are contrary to the purpose of our Constitution

There’s nothing in our Constitution that binds private people from doing anything

It applies to government It doesn’t apply to me

When they put an amendment that says one man cannot enslave another That does not apply to government That applies to men

The war between the northern and southern states is about states rights

The states were getting rid of slavery

They were getting rid of it

And if we would have allowed it to continue the way it was going without 600,000 slaughtered Americans it would have faded away Slavery is when the law affords a man or woman no rights he can enforce in a court of law

A slave in America had no remedy against being sold away from his family

In serfdom you were attached to the land and you had rights and you could enforce them in court

You couldn’t be sold away from the land If you could get away from the land for a year and a day you could be free if you wanted to be

We are still struggling to deal with the results of the evil of slavery in America

and it’s turned our whole country upside down

(1:49:39)

Caller 2: Kim from Ohio from last week

She wants to know about habeas corpus

She has the whole family that’s been indicted

She filed habeases in federal court

What can we expect?

About obtaining funds have you looked into self sustaining ministry?

We’re free people we don’t pay taxes anyway

With the habeas corpuses How long ago did you file them?

Last week

How did you file it?

My daughter went down and filed it with federal court

What judge took hold of it?

I don’t have a name yet

Habeas corpus should go before a judge right away to bring it to his attention that it exists

So that’s a violation if they haven’t done that yet

The whole process of habeas corpus is an unalienable right of due process

The way we have it set up in America there is a procedure it’s three days

Within three days that habeas corpus needs to be answered

There must be a response

The judge has the authority to give up to 20 days

He’s got to know exactly why you want more time

He may give a day or two or three

There better be a real good reason for that

This person is in jail without due process

We want him released

Their response has to be served upon all the parties

They’re given three days to respond

Everyone has to come together The judge must make a decision and dispose of the case accordingly

If this person is in there without due process he must be released immediately

Usually what they do they set it up in a way that people who come to try to get a habeas corpus and they most always disapprove it They lawyers know not to ask for one

When they do ask for one it usually just sits there

They may just sit on it and not approve it

That’s a way that they can get around it

When we do the habeas corpus we are the authority saying that the habeas corpus is approved by We the People and we order the judge and we order the other side to answer

They default all the time They never respond Then we write default papers

We’ve only had a couple of cases that were successful out of 30 or 20

We have to follow up on that

We followed up on numerous habeas corpuses that were done in two shots three we filed in three cases We filed habeas corpus for the Hammonds We filed a habeas corpus for the Bundys and the other people in the Bundy case over there in Nevada

And we filed a habeas corpus for the Bundys and many people in Oregon

In all three cases of those courts they buried it They concealed it

You won’t find it in the record that we filed it

We filed it through another court

We filed it up here in New York and served upon everyone and then they ignored it

Now we’re in the process that we filed the case we indicted those rejections or denials of habeas corpus now need to be answered as criminal because now they’re being brought into the case against LaVoy Finicum the murder there and all the other individuals that spent time in jail and were falsely arrested and incarcerated We’ll see where that goes

You need to go to the judge and ask “Where is the habeas corpus?”

“How come it hasn’t been heard yet?” “What’s going on?”

He will probably tell you that he’s denying it

He doesn’t have the power and authority to deny it

You need to go down there and find out where is this habeas corpus

Every time a habeas corpus is filed it needs to be brought before a judge immediately.

You need to get a judge to find out what’s going on Where is it?

This is over three days

Go read up on habeas corpuses

We have habeas corpuses up on our page

Read that habeas corpus and you’ll see the details

Everything is all laid out

The law is three days

(2:00:00)

Caller 3: Eric

The civil power is superior to the military power

The governor is the head executive of any state

Would the governor in Georgia have power over a military base?

I don’t see any way that he can

Certain authority is given to the federal government

All of the states agreed to that when they signed in to become part of the Union

That’s the law of the land

As far as a military base being in a state is this the state militia that you’re talking about? or is it U S Military? The governor has no control over the US Military

If it’s a state militia then that’s a whole different story

As far as the militia is concerned whoever calls it first

The President and the Governor Whoever calls them first

Does the governor have any jurisdiction over a federal military base?

The answer is in a big way NO

All property of the United States belongs to the United States

The state has agreed to allow the federal government to have land there

Once they procure it and once it becomes entitled to the United States then that means that the United States has the authority to tend it occupy it and dominate it against the whole world.

The War between the Northern and the Southern tiers of the States began because there was federal property a military base in South Carolina it was an island off of the coast of South Carolina it was fortified the name of it was Fort Sumter

When South Carolina left the Union they said, “You got to leave You got to vacate that military base” The federal government the general government said “No You sold that to us or somehow you said that we could have it” If the state concedes and hands land over allows the federal government to build military bases and docks and shipyards then that belongs to the federal government

And they said “You got to leave”

And they said “No we’re not leaving”

A fellow by the name of General Beauregard from Louisiana had command of South Carolina Military forces he ordered a bombardment of Fort Sumter

And there was a ship sent out to resupply Fort Sumter and it got real ugly

When it was all over the commanding officer of Fort Sumter hauled down the stars and stripes.

The stars and stripes had never been hauled down before.

People didn’t know much about the stars and stripes

They never saw the stars and stripes much in those days

Stars and stripes was a military flag

It was on military bases but most people hadn’t been on a military base

Most people didn’t know what the American flag looked like

When they heard that the American flag was hauled down that upset people something fierce

That was one of the chief things that fired up the northern tier of the states and they said “Wait a minute Something’s not right here We’re not going to tolerate this It’s humiliating”

Through all the mistakes and all the intrigue that happened there there was a lot of manipulation that went on Beauregard decided to do that That set off a series of events that brought about the slaughter of 600,000 Americans That’s no small matter

There was no reason for it There was a lot of other ways that that could have been handled.

There was a good many of nepharious forces behind that war in many ways on both sides

There were people out there that wanted the United States to be ripped apart so that they could come in and pick up the pieces.

There were countries and there were secret organizations also that wanted that and they worked very hard to make it happen. And it almost did happen

A federal courthouse That belongs to the federal government

They have absolute power and authority over it under the Constitution

Federal military bases of course the District of Columbia that ten mile square place where the general government sets and also territories of the United States those are under federal jurisdiction The federal government has no jurisdiction inside the boundaries of the states

None except in what our courts call federal enclaves.

That means military bases federal courthouses They do have jurisdiction there

National land land belonging to the federal government they have jurisdiction

As a matter of constitutional law the federal government has no jurisdiction in the states except in those places

They’re claiming it more all the time

Read what the Constitution says about all of that the feds have no jurisdiction

Brent talked to a fellow a search warrant was served on him in this case the search warrant wasn’t served at all they just came and tore his house up and said that they had a warrant

It was the state government Even in that state where he is the law requires that every time in this case it was the state police every time a search is done in that state under a warrant either the sheriff or one of his deputies the law says has to be notified and has to be there

Whether it’s the federal government or the state government

The sad thing is that in this particular state they don’t pay much attention to it

They do whatever they want

(2:09:00)

Caller 4 Linda from Virginia

She has a follow up from last week

She is the one with the code enforcement process

She ran across a fee schedule for the federal district in Alexandria

They do charge a fee for removing it to federal court

It’s $400 for filing and $400 for removals and it’s $500 for appeals

Not too many years ago in Brent’s home county if you wanted to file a case it was $10

And now it’s $165

There’s something going on everywhere

John would file it without the fee and see where it goes

Brent added his comment They say, “Oh, you don’t have enough money to file? You can go in as a pauper Just fill out this form Sign it under penalty of perjury” Once you do that that gives more opportunity for prosecution They will say that you lied or that you told the truth but you did it to mislead them.

Those are cases that you can read about

They want you to swear an oath Force you to swear an oath

It all comes down to that they want you to commit yourself but they won’t commit themselves and they won’t sign any such forms under penalty of perjury.

They want you to declare all of your assets Declare everything that you have so that you can get this pauper status

It is obvious that things are getting out of hand

The first step when that happens is for a critical mass of Americans to have a light bulb go off in their head and try to figure this out.

We’re being oppressed here and there is a long train of abuses and usurpations aimed invariably as slavery Exercising tyranny

It’s entrapment

They’re looking for you to commit yourself so they can accuse you of something

You’re basically having to pay to defend yourself

How do you help people in these situations? You operate as quietly and wisely as you can so you don’t get nipped by the machinery

They want to nip you When you do get nipped then what do you do?

Preventative measures are the best way to deal with your own health and your liberty so that the government won’t get after you You need to operate wisely so that they don’t grab you

Once they grab you then they don’t want to let go

They shake you down for everything that they can

It’s not possible to not be grabbed some time

No matter what you do you think that if you leave them alone then they will leave you alone that’s not always what happens

They hunt you down There is no question the Evil Empire hunts down men and they have been doing it since the days of Nimrod and Babylon

What can we do? Buy you a military grade rifle and 500 rounds of ammunition and wait for your state to pass the militia statute that the Congress says was supposed to pass so that you can do your duty under the law and under the militias of the several states

And then buy yourself a Bible and make sure that you read it everyday.

Contemplatively

You can’t pray intelligently until you get the Bible into your system

When you get the Bible into your system you will pray

All of us need more not less of that

Our country is in trouble because of us

It’s us we’re the problem

How is it that you forget your Maker?

You don’t concentrate on learning and doing what He tells you to do

You forget His will

The only way our country is going to come back we’re not going to be able to take guns and hatchets and pitchforks and storm city hall it won’t work

Even if you did that it wouldn’t change anything

What will change things the greatest weapon we have is law true law

I concentrate on not violating but doing the will of God the True Lawmaker

There is no other remedy for our country

A few people doing that will change everything

Noah didn’t try to save the world

Noah only tried to save himself and seven other people

He just tried to save his family

But by saving his family he saved the whole race of man

That’s the way God works

God wants you to concentrate on the responsibilities that are given to you directly

It only takes a critical mass and Noah was a critical mass

My strategy is so far I have been charged $250 fine plus court costs

The judge said he’s trying to wrap up the case because he’s retiring at the end of March

There’s your way into the federal court

If they fine you or incarcerate you they’re claiming that it’s criminal

They’re taking things away from you or they want to lock you up

They can’t charge money to move it over because they’re violating your unalienable right

They send you a notice that says that if you don’t pay it then they will take your driver’s license.

You got to go down there and talk to the judge

She drafted a Notice of Removal

You got to hand carry it You got to pursue the people You got to go straight to the judge when some clerk tries to get money out of you that’s called extortion

When you’re moving it into the federal court make it clear that you’re opening up a court of record under an Article 3 court. We shouldn’t have to say those things That should be automatic

Any criminal case must be a court of record Any criminal case must be under the process of a jury and is a common law case and is a court of record It’s free

We have to make the point of what we’re talking about to define our case

On this Notice of Removal I have the US Codes for the removal itself

In the federal rules you will find forms

You have to do for cause

You want to use as much U S Code as possible

You’re opening it for cause and you have to define that

Follow their rules as much as possible

Until we get to the other side of things where We the People take control of the judicial process by controlling the jury process Getting administrators orientate the jury make sure they understand give them all the fundamentals

Give them all the fundamentals make sure that they understand make sure that they act with honor, justice, and mercy They got the power of jury nullification They get to decide both facts and law They get to decide what the penalties will be and what the restitution should be You only need to know your power and authority everything else relies on the fact and your heart The law is no more difficult than these three words Do no harm

There is no such thing as criminal court in common law

Any court that says that it’s a criminal court automatically you know that it’s nisi prius

Administrative process has nothing to do with you “I’m out of here”

They’re not courts of justice

We have all of this stuff on our site

John is trying to bring it collectively all together in a book

We may have lost the caller

(2:43:37)

Caller 5: Denese from Nevada

She just signed up for the Committee of Safety

She turned the Oathkeepers in New York onto NLA and the Notice of Liability

She hopes that NLA gains a lot of traction with that

She is working with the vaccine notice of liability

You mentioned Article 3 courts To set one up here do I ask for it

You have to go in with the presumption but verify type thing

If I walk into a court I’m going to presume that it’s an Article 3 court

I am going to make mention of the word that this is an Article 3 court in my papers right from the beginning and I am also going to attach a memorandum on what an Article 3 court is

Caller should contact Jan about starting a committee

Let’s go after Monsanto

On April 6 last year in Senate Resolution 118 every Senator in the United States made a voice vote for “Yay” to enter us and subjugate our rights into shiria law.

They subjugated every nonMuslim’s right by usurping our rights for Muslims

That’s treason

Trump needs help draining the swamp

Not only were they subjugating us to shiria law but additionally to Zionism

It’s about organizing Getting all the information We want to get all that information That’s the proof that they’re guilty of subversion We take them into federal court

We literally go after these people individually for subversion

We could make a very good case and make it criminal and deal with these people

If you are interested in working and helping and assisting and leading and finding other leaders to work with you and put together a committee for getting this done then we can get together and we can work on some big cases

Caller has a way that we can make money

Go after the candidates going after office either judges, sheriffs, state electorate or federal what she came up with was A Survey of Constitutional Awareness to Emphasize Rule of Law and Apply Constitutional Principles

What this is is an educational survey it is not an opinion survey but it’s an educational survey that looks at various New World Order problems and other things to get these people to recognize what is Constitutional what isn’t so that they can avoid the oath cascade the whole premise of it is that once they take this educational survey they’ll be able to see how they’ll be able to avoid essentially an Article 3 court on themselves or Notice of Liability which is breach of oath. It’s for all Oath Takers

It really ties into NLA’s website

She would love to partner with NLA on it

It would be a great thing for people to say that they are endorsed by NLA
when they take the survey and have the ability to take the pledge and they can also take the course

We can give them a constitutional stamp of approval

We are not approving them or agreeing with them concerning political ideas that they have just the fact that they are willing to be obedient to the law and defend the Constitution and they’ve taken a course and passed a test We approve them because of the stance on the Constitution

The Committees of Safety is the first step we’re taking for organizing across the nation and once we organize particular areas We will then work with them to show them how they can take control of the committeeman process

We should not be walking people’s papers because of their opinions we should be walking their papers because of their relationship and understanding of the Constitution

They’ll pay for the process of taking the survey and another small fee to take the pledge

 But that’s over 700 potential people taking that so that’s an income source

Second, caller is willing to give them weekly one pagers and they’re called Beliefs, Beliefs for Liberty and the other is the survey The Liberty Survey for Constitutional Awareness

Once they take the pledge they get these weekly one pagers and it gives them the dirt

Caller’s blog is JanePublicProject.org

Get ahold of Jan we can work together there is a lot of potential here

If you haven’t read Brent Winter’s Book “Excellence of the Common Law” you need to read it

Jan’s e-mail is Jan@nationallibertyalliance.org

Get ahold of Jan and exchange your skype

(3:18:00)

Caller 6: Crystal

They got her back into court tomorrow again

They want to foreclose on her property again

They did not go through the paperwork to find that she got the grantee the deed is in her name.

We have a lot of leadership We have committees Go to our directory Find the person who is appropriate to talk to concerning whatever it is that you want to say

If you can’t figure out who to talk to then call Jan

Jan will direct you to someone

You can work with people

If you want to talk to John then call him on Monday Night

With Crystal John would like to do a Show Cause with these people

When she went to court the judge said, “Oh, you got a case against me”

He said “I might have to excuse myself from this case”

The attorney said that the case has been thrown out the case that she did with NLA

Crystal wants to know if she needs to amend her case.

No, no, no

Our case has not been thrown out

The judge thinks that he threw our case out

He thinks that he had the power and the authority

We’ve given him a Writ of Error

He still misbehaved We warned him He still misbehaved We indicted him

He is under indictment

The magistrate that is supposed to be dealing with our case has been very quiet and we need to do something with him

All our papers are still there

They’re still receiving papers

We just filed our papers on the indictment that we just did

They’re not going to receive it until tomorrow

It’s going to be filed It will be in the files

Enough people in Albany understand what we are doing

We’re not asking them for permission

We’re acting as the Grand Jury We are the Grand Jury

This is a depository for us

We copy Jeff Sessions We copy the President We copy Senator Grassley and we file it in the court We’re going to pursue it and push it and at some point in time it’s going to start moving

It’s just a matter of time

A lot of it has to do with critical mass or Jeff Sessions

When the President and Jeff Sessions makes the move against the Deep State when the real arrests start there are a lot of arrests going on right now when the big shots in Washington start getting arrested That would be when they will respond and potentially empower us

Our cases that we’ve written and all our paperwork the way that we put it together our attitude of working with whoever we have to deal with should be enough to impress Jeff Sessions to realize the what we are seeking to do needs to be done

We already filed in court for Crystal a paper concerning nonjudicial foreclosures

John will write a paper a Show Cause

We need to do a Show Cause directly from court to them on this paper

We need to make it clear from what perspective we are coming from

They need to answer the question By what authority?

They can’t answer that

Either that or obey the law and move on

Whatever they do you have the option to go after these people for damages

The judge asked “Who is your attorney?” Crystal replied “Me”

He asked again “Who is your attorney?” She said “ Jehovah God, Jesus Christ, and myself”

He said “I don’t want to hear it” He said “Guess what? I’m going to take your house”

Because she has been going back and forth to court now everybody has been calling her.

She refers everybody to the National Liberty Alliance website.

Now we got the colleges

We got this group that’s going to be taking kids to colleges She wants to get going

Crystal spoke to the superintendent and she spoke to the principal and Crystal said, “Get this going with the students so that they can know their Constitutional law”

Crystal got to meet with the school this week

They had a big meeting at the Common Council two or three weeks ago

She referred them to National Liberty Alliance

Crystal got the warrantee deed and everything is still in her name

What the no good attorneys are doing is giving themselves power of attorney

Crystal contacted the attorney general

Crystal needs to write a synopsis of her case

Crystals case could be very helpful to others going through this

Crystal was able to prevent them from turning around the name on her property

Everything is solely in her name in the warrantee deed

Crystal said “We saved 8 homes so far”

Get your synopsis to Jan

Crystal got the transcripts

There are two particular cases that are very important to us here at National Liberty Alliance

They help to make our case against the government

Not against the government but against the tyrants in government that we’re chasing down

That is nonjudicial foreclosures

We’re trying to help people save their houses

We’re using this paperwork to build our case showing a conspiracy across the entire nation.

John would like to do a case on how or why counties lost or never had sheriffs.

We need to take this into federal court and win a court case on the federal level

to get sheriffs back there

This will also help to raise the consciousness of sheriffs that are already existing because the case will lay out very clearly the power and the authority of the sheriff and how nothing can be removed from a person without the sheriff

We need money to file these papers

So anybody that wants to help on that we need donations

Let Jan know maybe we can find someone with a deep pocket

Anybody that is owed any money can do Notice and Demand

It is 8 points

It is at the NLA website and also Bill Thornton’s website

Maybe Crystal can give reports at the beginning of the program

Do the synopsis first so that we can refer people to the synopsis so that they will have a better understanding of what we are talking about when you are giving your update

The warrantee deed is solely in Crystal’s name

The crazy attorneys never went back and did a title search

When Crystal contacted the attorney general’s office, and they’re doing an investigation, she goes, “The good news you solely own the property”

Crystal said she knows this but they keep on harassing her

Only the sheriff can take your property

No execution against a person can be executed without the sheriff’s presence

Get out to the website

Study

Please donate $5/month or more

People got to get knowledgeable