National Liberty Alliance

Monday Night Conference Call

July 23, 2018

Lead In Song: The Eagle Will Rise Again

(4:20)

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Scripture Reading: John 3 : 1 – 21

(10:14)

We are embarking on a law suit

We’ve pulled in a couple thousand dollars

John is going to go forward with the case

It’s going to take a couple of weeks to put together

Hopefully as time goes on we will continue to get more money

We’re looking to get at least $5,000

If we can get more than that then there’s a lot more that we can do

We’re going to talk about who we’re going to sue and why we’re going to sue them probably next week in more detail

We’re definitely going after, of course, we’re suing the judiciary, and what that means is that any , and we’re suing the BAR Association, the American BAR Association

What that does, ultimately, it prevents any of these judges , magistrates, to be able to sit on the bench in our case it would have to be an individual that is not a BAR member.

We also, we’ve been back and forth on whether we want to sue the United States Supreme Court. They have not answered us properly but we know that our papers were intercepted

and I think we’re going to try to send some new papers through

in a different way to try to get to the Supreme Court justices

but the bottom line is it was the United States Supreme Court who are supposed to have written the rule We’re sure they didn’t write the rules Clearly the enemy of common law , the enemy of liberty wrote the federal rules of civil procedure

You cannot get into court unless you file for a civil case

therefore you’re a 14th Amendment citizen which has civil rights

These are civil cases

We’re not interested in filing a civil case

We made this clear in the last paperwork

On the gun issue case here in New York they still have not responded

They were supposed to respond on the 19th of June

We have lots of paperwork and lots of evidence

We have over 100 papers that we’ve filed in the courts

This is where National Liberty Alliance has been headed for

All the work that we have done over the past six plus years

We have been National Liberty Alliance for the past six years

Prior to that we were the New York Committeemen

In between that we were New York Liberty Alliance

So many people from outside were interested in what we were doing and coming in we had more members coming in from other states than New York so we decided to go national

We are from all over the United States

We are from every single state of the Union

There is no state that we don’t have members in and are part of our grand jury

So we’re a grand jury collected across the entire United States

This is our focus

This is where we have been headed for

We knew that this is where we were going for we never really spoke about it because we didn’t want to reveal

The lawsuit is going to go up against the federal judiciary

We’re going to go after the BAR Association

We’re going to go after the United States Supreme Court

We have to go after the judiciary committee in the Senate

and the judiciary committee in Congress

These people must be educated

All these papers are going to educate them

Our papers that we will be serving on these people will be well over two inches thick

Well over a ream Maybe a lot more than that

We’re going to try to create this case as clean as we can on the paperwork to stay focused on the points And as we have to expand on a particular issue we’re just going to have a whole lot of memorandums to support the position

Within the next week or two maybe next week we will make the final announcement for the date We will send it out to our membership

We’re going to call the grand jury together for more indictments

We have a list of papers that we filed You can find them at NationalLibertyAlliance.org

We have a lot of people that we filed habeas corpuses for

You can read through those habeas corpuses

These judges that were to deal with these habeas corpuses just ignored them removed them from their files or whatever it is that they’ve done

So we’re going to be asking the People for an indictment for everyone of those judges

that have rejected and denied due process to people who are in prison and they refuse to release them Some of these cases are where people lost their children

All of this is going to come collectively into this case

We’ve been using the other case that we filed as a depository

A place to deposit all of our paperwork to file with the courts so that we would be under the auspices of the courts

We also filed copies with Jeff Sessions He got a copy of everything that we’ve done

And we’ve sent copies to the President of the United States

We’re going to continue to do so

When we file these papers we’re going to file an Information to the President of the United States

He needs to be educated more

There are certain things that he does not understand

One of the main things is what kind of a nation we are

When he met with Putin he still believes that we are a democracy We are not a democracy.

We may democratically choose some of our representatives but we’re clearly not a democracy

We’re going to have a very very powerful case going up against these people

We’re going to include the judiciary committee on the Senate the judiciary committee in the Congress We’re going to be asking for indictments for all of these judges

We’re also going to be asking for indictments on all of the individuals that have been stealing people’s homes through NonJudicial Foreclosures

We’re definitely going to target the judge We very well might we’re going to look at this and consider where we’re going to go with this but we probably will target the mortgage company but we have to have a target individual I think we have always had a target individual So we’ll indict that target individual that was responsible to make sure that justice has taken place that they weren’t stealing and that they would do this righteously and above board and in the light by filing the necessary papers that they believe they should file in a court of record where people can come and give their position and it would be done properly It’s called due process

We made them aware of due process

They didn’t care about the people’s due process

They didn’t care about the suffering and destruction that they have caused upon many many families

We’re going to go after indictments for that

We got other indictments

We’re also going to ask for an indictment against the judge in this New York case that has come right out to refuse us

We’re also going to ask for an indictment against the judge in this New York case he has outright refused “You’re not getting a court of record here” It’s in the paper

We’re going to ask for an indictment for that individual too

We’re going to take any indictments that we can convince the grand jury of we’re going to take all of these indictments plus all the other indictments we have plus the lack of response on the case as far as going forward with the case concerning the murder of LaVoy Finicum

We’re going to bring that in

We’re going to bring all this together

This is our evidence This is why we’ve been doing everything that we’ve been doing

We don’t care how many battles we lose

Losing the battle becomes nails in their coffin

We never thought that we would win all these cases

We thought that from time to time we would win one here and one there

We’ve prevented a house or two from being taken

We have released or prevented an individual from going to jail on one or two occasions

There’s only a couple cases at most

But all of these are nails in their coffin

All of this is proof

John has followed Robert Schultz’s work

He got all the way up to the United States Supreme Court

They refused to hear it

He got all the way up there asking the question Are we still free? Do we still have a Constitution? Does this nation acknowledge our unalienable rights?

And their response was silence

They were told We’re not going to hear your case

So that’s evidence right there

They rejected our First Amendment right of redress of grievances

That case had thousands of people involved

John’s name was on that list suing them and it was thrown out

Robert Schultz then went forward with a symposium

He invited the President of the United States which at the time was George Bush and many other people people from congress people from the IRS to ask questions

some of them said that they would be there the President said that he would send representation Never happened They went forward with the symposium any way

It was broadcast over C Span It is posted at our site

Robert Schultz after going through that process moved on and thought that maybe he would call for a Continental Congress and so he did

He set up We the People group across the entire nation

We set up voting places where people could vote for individuals who would go to the Continental Congress in Washington DC

We did it properly The populace the people of the United States wanted to go forward with this Continental Congress Ceremoniously we filed our findings

The President of the Continental Congress was Michael Badnarik

The President of the Continental Congress hearing was Michael Badnarik

They met for quite some time They discussed the issues The problems The concerns What the government was refusing rejecting denying

They came up with about sixty pages response to the government and commands to the government basically to obey the Constitution but going into the details of their violations there is a copy of that at the NationalLibertyAlliance website

That’s going to become part of our case

Ceremoniously we didn’t just serve this it was a ceremony across the entire United States in every capital of the United States every state capital a group of people came together to serve the conclusion to the Continental Congress on to every legislative branch in every single state and including the United States

51 servings ceremoniously they marched in with flags and served both houses and in the case of the states the governors and of course the President of the United States

And their response was silence

You know you’re dealing with the government when you don’t get any feedback coming back then you know that you’re dealing with the government

There’s about six different entities that we’re going after

Two judiciary committees U S Supreme Court federal district judiciary the BAR Association

We’re definitely going to go after also because there’s a lot of evidence concerning this the National Lawyers Guild we got 50 or sixty pages of evidence on them

their work to destroy the Constitution to subvert it to replace it with statutes statutes of men tyrants suppressive individuals So we’re going to sue them too

We thought about the Southern Poverty Law Center we considered suing them also

but we would be getting outside of where we are headed to

We considered suing them only because they have been assaulting National Liberty Alliance

They’ve been assaulting the Unified United States Common Law Grand Jury

Maybe we will pursue them in another law suit

It’s not that important at this point

There should be a separate law suit with the Attorney General in New York

and the Southern Poverty Law Center because they’re calling us sovereign citizens

It’s defamation of character

In the Robert Schultz case they said Yes you can petition us for redress of grievances but we don’t have to answer

Those are the people that we are going to go after

This is some of the evidence that we are going to bring in

It is going to be much more than a ream thick

We’re going to have to serve all these people

We will serve them by sheriff

And we will cover Rule 9 for them so that they don’t pull this B S on us

Rule 9 has some logic to it

Not Rule 9 Rule 11

Rule 11 has some logic to it

But they abuse it

They make it mean whatever they want it to mean at any time

John has seen a lot of cases thrown out under Rule 11

John has never seen anybody bring up the interpretation of Rule 11

The United States Supreme Court has interpreted that part of Rule 11

John used that in our case

That’s why they’re silent at this moment in time

We’re going to go forward but we need money

We have enough money that John feels confident enough to go forward with this thing

We need money to completely support National Liberty Alliance

We have a great great sheriffs program

We’d love this thing to continue when money continues to come in

And possibly we could move on the sheriffs program

The sheriffs program we’ve written a book you can find that on our website

It’s on the front page Sheriffs Handbook

You can also go to the Sheriffs website

The Power of the County Sheriff .com .net or .org we have all of them

You can become a member of that site also

a supporting member on that site

as well as a supporting member on this site

If everybody would give five bucks a month or more

We’d like to go forward with that project

You can download the handbook

It’s about a hundred pages

Three times the thickness of the Constitution books

3 or 4 times the thickness of this book

Everything that the sheriff needs to know is in that book which includes the Constitution

a copy of the Bill of Rights a copy of the Declaration of Independence

It’s a handbook one handbook that brings everything together

Our plan is to send 20 handbooks to every sheriff in America

There is 3,133 or 3,134 counties

To send 20 handbooks we’ve calculated the cost and it comes to $5.50 or $6.50 per package for mailing $6 average for sending to these sheriffs That’s $18,000 for mailing We’d like to print out at least 100,000 3,000 sheriffs at 20 books each That’s 60,000 books Depending on how much we could collect we’d like to collect enough to print out at least 100,000 60,000 to go out automatically to every sheriff some more booklets for requests when they ask for more The more you buy the cheaper these books are

When we did the handbook for sheriffs and jurors and judges we did a handbook for that we got those printed up we were able to print them up and mail them at 68 cents a piece

We sold them at a minimum of 100 per box

$68 for 100 and that included the mailing to people who requested it

John would like to get 150,000 books if we can depending on how much money we can collect

The more you print the cheaper it is

for people to buy and purchase

Just for the mailing is $18,000

Let’s say we can get it printed for 38 cents a piece times 100,000 that’s $38,000

$38,000 plus $18,000 for mailing That project is $56,000

Do you want to educate your sheriffs?

Do you want to educate yourself?

John would love to be able to go forward with the sheriffs project

One of the most important projects that we could work on

The second most important project that we could work on

The first most important project is the lawsuit

There are other things that we need to do and want to do

All the money that comes in goes to support our endeavor

Anybody that hasn’t given please give

If you can afford a few extra dollars for this project please do so

Everybody should be able to give a bare minimum of $5/month

Give up one coffee and one bagel a month

and there is your $5/month

If 100 people send us $50 then we got it for this project

Everything costs money

These projects are very important

People have been pushed to be dumb and lazy to not read to tweet instead of read

If you’re not reading then you’re not learning

Everyone should be reading

Today people tweet

To those who are asking John questions by e-mail this is the place to ask your questions right here

The founders come on to this program every single Monday

We’ve been doing this for over ten years

There are only a few occasions when we didn’t show up maybe when Christmas fell on a Monday

This is the place where you can ask the founders any questions that you want

We respond We answer anything

You can also download our program and listen to it during the week

We broadcast this program over the radio

We’ve created a way to ask questions via e-mail

questions@nationallibertyalliance.org

That goes to the leadership

Jan reads the questions from online and we answer the questions

We have researched these things out

We have spent a lot of time working on these things to make sure that what we’re doing is correct and our positions are correct and our understandings are correct

If we have our way at the end of this no BAR attorney will ever sit on that bench again

Turn to common law

The Constitution is clear and easy

We’re going to push this lawsuit forward

We’re going to be working day and night to get this lawsuit together and file it

We’re going to lay out a criteria page

Anybody who wants to add in an affidavit can send in an affidavit

And if they’ve been damaged they can make that point in the affidavit

All these cases that we will be bringing in we want them dealt with

If you have an affidavit of injury if you’ve lost a house or if someone in your family or someone you know was unjustly incarcerated they did not get due process

Anybody who has been brought into a criminal court that court is not a court of record

That court does not have the power or authority to fine or incarcerate

Only a court of record in the United States has the power to fine or incarcerate

which means that the common law has to be applied

If you’re in a statutory court and you’ve been injured you didn’t get your due process

John will think about the criteria for these affidavits

They should be focused and on point and not long winded

We want one two pages max

Stay on point

Once these things become part of the case we want these cases to be reviewed and justice to be applied

People who have lost their homes we want these people restored

People who have lost their liberty and have sat in jail for a period of time we want these people restored

John has been in the courts and in this fight in this battle since 2000

when he entered into this battle he entered the battle on his own for two years fighting the IRS before 2000

Then he found We the People he joined them

he joined their battle with them eventually there was the Ron Paul movement there was the Tea Party movement There was the committeeman thing then we moved into Liberty Alliance

We haven’t left any of the things of the past they’re all collected together here at National Liberty Alliance we’re pursuing all of these things

We are sovereign people Look at the NLA front page the video of Trump it is 30 seconds the people of America are sovereign That’s his message

We have to win in the courts first then we will win on the political side of things

Every elected official comes to the committeeman to beg for their support

And they will jump through the hoops

We have lost control of that

We can deny access to anyone who does not know the Constitution

The whole country is run by attorneys

80,000 attorneys in Washington DC

Senator Chuck Schumer says, “ Time and time again we find progressive laws

getting struck down,” Senate Minority Leader Chuck Schumer said in a Senate address. “And it’s always — always — the ones the Constitution is against. These right-wing judges don’t think for themselves, they just do whatever the Constitution says. And it’s time for that to end.”

Jan put that quote in John’s Skype bin

“We need judges to be advocates of progressive laws,” Senator Elizabeth Warren added. “Not people who will bow to the whims of the Constitution, pitting its extremist values of freedom of speech and freedom of religion against our agenda.”

Those two are treason

“We’re sick and tired of the Constitution sitting in the National Archives, manipulating everything we do,” stated Senator Cory Booker

They don’t want the Constitution and they’re coming right out and saying it

Some of these are indictable issues

They have just made war against the Constitution by saying those things and being an elected individual and saying those things and possibly they could be indicted for that

We will consider that in our next indictment

Right now there is an exodus out of Washington because between the pedophilia and the treasonous stuff that he’s able to pick up on them since he’s taken control of the NSA and the CIA he has all of the information on them

Basically he has told them that they got to resign or he’s going to prosecute them

It’s going to create some chaos in the nation

These indictments that he has sealed they have to be served and done before August because we got a mid term election coming up in November

And they got to let the people read the charges and absorb the charges so that they can’t say that he’s doing a coup They got to read the evidence on these people

They’re trying to build up a coalition of people that understand the corruption

People will have a mental breakdown when they realize all the crimes that these people have done with children and everything else

The Deep State is in dire straights right now

They need a war They need it to protect the Military Industrial Society

We have all this debt that is going to blow up in our faces

And the minute that it does everything stops

The whole world runs on credit

When credit doesn’t work then food goes off the grocery shelves

Donald Trump is trying to get it so that there is not a major long time before real money kicks in and barter and people learn how to function without all the credit

Be prepared

You should be stocking some food

You should have three weeks of groceries at least

You may not be able to get gasoline

It will happen by August/September They can’t go into November with mid term elections coming Possibly half the Congress is not coming back

There’s a vacuum there

They’re leaving They’re going to get prosecuted or he’s going to let them leave

Some of them can’t leave because they’re going to get prosecuted any way

They know this They all understand this

They don’t let judges into seats unless they have the goods on them

They make sure that they all participate in these crimes together so that when it comes time for them to ask for a favor they know that that particular official has no choice

 In the Putin Trump meeting some stupid reporter said

Do you have evidence of Russian collusion with the Trump campaign ?

He said that’s baloney but I do have evidence that Hillary Clinton received four hundred million through this corporation that was funded through Soros and I’ll help you with that

Even FOX News didn’t pick that up

That’s a major indictment by Putin and he said that the money was pushed through by intelligence officers not agents officers

There’s a difference An agent is somebody that you get and they give you information

An officer is somebody like Comey and these people that actually work for the FBI and NSA and the Department of Justice

 Putin was very careful and he said that the deal was helped through and brokered through by the intelligence agency officers

Do you hear any news agency talking about that?

Crickets

Rats can multiply over 200 rats a year

They multiply and they multiply quickly

We have to get rid of the rats

In the committeeman process we decide You don’t know the Constitution You don’t know these answers then you can’t be in office Go home Learn

Learn the Constitution go to this website and learn there then you can come back and you can ask for our help

If we are going to support you we want you to swear to us that you are going to obey and uphold the Constitution

and if you don’t we got the power of recall

We’ll yank you out in 90 days

They depend on the committeemen to get into office

They cannot get into office without the committeemen

In smaller offices they may be able to walk their own papers

We’re not looking to put people in jail unless you want to make money

They got a business going with that a lot of money in that

Especially the IRS courts There is no such thing as an Article 1 court

They have them

Are we that dumb that we allow them to get away with that?

We the People can stop it

We need to take control of the court

That judge up there all he is is a traffic cop that keeps things going

There is the equity side of court where one lone jurist called the judge or justice decides for this party or that party

and if they carefully weigh the evidence they’ll come up with the right answer

All too often one side wins because the judge has a relationship with the lawyer on that side

It happened against John all of the time

How many times did John go into court rock solid

with his construction business he moved over to arbitration because you get much better deal in arbitration than in court

You got this one lone guy and if he makes a mistake then there’s the appellate system

an appeal process there’s two courts above that and there’s another court a federal court you go into that if you qualify to get into that

It should work very well

Give them the judging ability in an equity court as long as they follow the principles of the common law American Jurisprudence

We consent in our courts as jurists grand jury or petit jury trial jury

that’s our consent We consent not just in the ballot box We consent as to whether we’re going to allow someone on the ticket or not by how they answer us

understanding that we’re the authority we’re the master you are the servant

if you break your contract with us then we’re just going to yank you out

Even through the grand jury through an indictment we can pull a person out of office

If you don’t have any education in American History understand what our founding fathers built and the process of law the process of government and how this whole structure came together which is exciting to learn about If you learn what they teach you it’s all statutory If you get into The Real Thomas Jefferson The Real Benjamin Franklin how the nation came about the words that they said and the people that they studied common law and what it’s all about we have to teach our children

If you don’t know what your liberty is how do you know if they are violating it?

We can take it back

But it requires knowledge It requires time It requires reading

We have a plan to get into the schools and bring the education back to the locals

Let them decide what their children will learn

Get rid of the curriculum that is shoved down our throats

It’s all propaganda

There is no reason in the world if a child is brought into an educational structure and they are taught correctly and taught the right things there’s no reason why any child should have to go any more than eight grades

75 years ago 8th grade was the level

You can have a college education by eighth grade

As long as they are given the same structure in the school and you give them the information that they need

When they come out they should know how to defend themselves in a court

what the law of the land is what their unalienable rights are let them know that they are the owners of this nation we are the masters

we are not subject to any man’s law

These statutes we are not subject to them

That’s what the word sovereign means

The Constitution is the law of the land

We’ve established that we are under the law of God

The key to common law is said in a few words Do no harm

That’s what common law is dealing with the problems

and having 12 people if you can’t get them to agree the person who injured the person who is the victim and you can’t fix that without sending them to court then you send them to court and twelve people will decide They will come up with a good decision

12 people looking at this problem from every angle

Discussing the issues and working out a solution

Jail is not the answer

In certain cases jail is the answer

Jail is not the answer

We need to take control You got to learn You got to read

Take our courses But read, read, read, read, read

John is a Bible student over 40 years Over 40 years a student of the Bible

His teacher’s key point was read, read, read, read, read

The bottom line is read Read, read, read, read, read

You get the whole picture eventually Everything comes together

You get epiphanies

John has had a lot of epiphanies because he reads, reads, reads, reads, reads

We have a plan to take back the education process

using the committeeman process to do it

Committeemen will be in every county

In John’s county alone it is required 249 committeemen and that’s just the Republican Party

The Democrat Party has the same number

We need to get rid of the parties

There is no need for politics in our political process

That’s not what government is to be used for

To get someone in office who is going to take care of a special group above the other people

Right from the beginning it started

We need to crush it once and for all

We need to finish the revolution once and for all and bring back the Constitution

You can’t have it if you’re not educated

Now is the time

Everything looks like it’s the right time to do what we want to do right now

So let’s do it

Give support we need financial support

We need people involved

You got to pay attention to what’s going on

We’re going to need critical mass

It starts with you Now is the time

We have almost 7,000 members

We’re approaching the 7,000 mark

Let’s get on a campaign for our membership to duplicate itself

If each of the 7,000 pulled one person in In one week we would have 14,000

Another week we would have 28,000

We’ll never do that No organization has 100 percent activity with their members

Every time we send out any information to our members any time on the bottom it tells exactly how to remove yourself

If you remove yourself from our mailing list then you are removing yourself from our membership because we are an active group

We need people at bare minimum educating themselves reading maybe taking the courses Everybody should take the courses bare minimum educating themselves.

And donating $5/month or more

That’s the bare minimum requirement that we ask

That’s one cup of coffee and a bagel a month

Give up one cup of coffee and a bagel a month

Just think of how much money we would pull in in a month and what we would do with it

7,000 members times $5 is $35,000

What we could do with that is just unbelievable

This is the structure to do it National Liberty Alliance we are the organization to do what has to be done We’re the answer We’re the solution to what has to be done after the swamp is drained

And even if the swamp doesn’t get drained we can still provide the solution

once we get powerful enough from the stand point of critical mass

Critical mass requires everyone pulling people into our meetings pulling people to our website get them to our website and tell them about our Monday Night Call

Get them to the website Get them to the call

Let’s hook them on liberty Let’s hook them on justice Let’s hook them on taking control and learning how to consent to government

Let’s hook them on the things necessary to be free

The campaign is on I want to press this campaign to take it beyond what needs to be done for the court case I want to press this right into moving into the sheriffs plan to get books out to the sheriffs It was about $50,000 to do these booklets

If everyone gave $5/month in two months we would have more than enough

We’d be able to get 250,000 books mailed out to the sheriffs respond to anything else that the sheriffs need and want

and have more money to put towards other court cases

There’s a lot of issues that we need to deal with

There’s a lot of people we need to go after

The website needs a huge huge mega renovation

(1:30:43)

ANNOUNCEMENT

John has been talking about committeemen

One member of NLA walked her papers got on the ballot and got herself elected as a committeewoman

Stephanie from Meade County in South Dakota

The first member of NLA that has become a committeewoman

QUESTIONS

The first four questions are for Brent and he is not here right now

Question 1: I heard someone make an argument concerning the right to vote for illegal immigrants Recently in California some law was passed stating that it was legal for illegal immigrants to vote for city officials The person making the argument said that while it was illegal for illegals to vote at state and federal levels it’s entirely legitimate for illegals to vote for city officials If it is illegal at the state and federal level how can it possibly be legal for illegals to vote at the city or municipal level ? It just sounds like another case of local bureaucrats going outside the law so they can make up their oaths as they go along and then call their actions legal

When someone breaks the law they lose all rights until whatever penalty or restitution

Whatever is required to deal to take care of that

Once they pay their restitution not to the state but to the people the individual particularly that has been injured then they regain their rights again

And so if you have someone who has unlawfully entered into this nation and entered this country how could they possibly how could any government city government or any other government give these people the right to vote The only reason they want them there is they want the UnAmerican mind That’s what this is all about

Even though we’ve been dumbed down We’ve been living free in certain ways and we take certain things for granted

Generally speaking being born in America and coming up as one of the People and exercising liberties to some degree and understanding certain things we have an American mindset People coming from another place to our nation have a different mindset It’s all about what they can get to begin with

People coming in legally cannot vote until they become a citizen

There is nothing wrong with being called a citizen

They have made that word evil

They’ve taken control of that word and made it something else

They’ve robbed the meaning and made it mean something else

Anybody that comes into this country they become a citizen if they want to become a citizen then they have to take a certain test

We’re not taught in school we need to be taught in school

What are these people that are coming in to be citizens that are taking the test , what are they learning?

(1:37:10)

Question 2: I met with my sheriff buddy last Thursday

And he said that Richard Mack had a note in his last newsletter to the sheriffs

that the governor could fire or recuse the sheriff in his state

Can the governor of a state fire the sheriff?

That is absurd Richard Mack had that?

We better check that I can’t believe that he’s gone that way because he knows better

No, only the People can fire the sheriff

And that is the key point of having a sheriff that is not controlled by any political animal like the governor.

That’s what they’re doing here in New York

That’s what our Gun Law Suit is all about

They’re moving control of weapons here from away from the sheriff and over to the state police

And the state police, the commissioner, or the head of the state police he was asked on this one interview press release and they asked him the question If the governor gave you the command to take the guns away from the people would you do it? And he said Yes.

So you’ll have the full force of the state police knocking on our doors trying to take our guns

And that is what you get when you have political animals controlling something like this

This sheriff is a constitutional officer He’s bound by the Constitution

Unfortunately most of them don’t know it

We need to re-educate them

They’re bound by the Constitution Only the People can fire him

He could be indicted That’s a possibility

If he commits a crime and he’s indicted he could be removed from office

He’s an elected official You cannot fire an elected official

(1:41:48)

Question 3: If the sheriff is in good behavior but does not enforce the law or statute which the governor demands to be enforced can he be removed?

No, only the people can do it Back to the same answer

Question 4

If the sheriff determines that the governor is in bad behavior by demanding certain actions for the sheriff to take what should the sheriff do?

If he broke the law he could arrest him

If I were the sheriff I definitely would not arrest the governor

I would go to the grand jury and talk to them

and see what they have to say about getting the indictment beforehand

And then you can go and arrest the governor

A governor can be arrested

That may be a debatable point A president cannot be arrested

A governor is a different thing I don’t think that it could be challenged

You can get an indictment An indictment would remove them

You don’t have to make the arrest right away

The indictment itself would remove them from office

And then they could be arrested

Also you could seek impeachment from the legislators if they would co-operate

1. 45 30)

Question 5: What is the next step when you receive a contempt of court summons?

If it’s a court of justice and I don’t know of any in the United States I’d have to know the situation

Contempt of court is thrown all over the place and shouldn’t be a lot of times

We will see what Brent has to say about that

If it is a summons and they don’t answer it then they could throw them in jail

Even though they don’t have the power and the authority they will throw you in jail

The new game that they are playing today is that the judge will order somebody to do something to bring something to the court by such and such a date And usually they make it something that is hard to get or hard to do and they figure you can’t do it and when they don’t do it then he holds them in contempt and throws them in jail

If you get a summons you need to act on it

You got to respond to it

You might have to talk to a lawyer just to stay out of jail

1. 47 40)

CALLERS

Caller 1 Manny

He has been in this country since 1974

He came to this country legally Went through the ranks

Became a citizen of the United States

He ran for a political position in his local town

He was a Tea Party candidate at the time

His family and business took a lot of heat but he won

This year past he ran again for re-election

His Republican opponents spent over $100,000 to try to defeat him

He spent around $5,000 and he won He beat them at their own game

We have to be determined

He sat in classrooms

He studied the committeeman process

He ran for committeeman

He became a committeeman person

You need to have stamina

His advice to anyone who wants to stand up: Know your rights; Know the process; And then get involved

He became a citizen in 1979

There was a test to take

Read and become knowledgeable

(2:07:51)

Caller 2: California Fred

Fred is the individual that promised to give you the test as to what the aliens take to become citizens and they won’t release that information

John would like to get the book

You can get that almost anywhere They’re online and at the bookstore

Give Jan the link to that

The United States Court of Federal Claims go there

When you get there click Site Map

After Site Map you get Rules of United States Court of Federal Claims

and then it’s got Rules Archives

You click Rules Archives

When you go to the Rules Archives all of a sudden you get all of these things that are taken out not used any more

Rule 5.1 Constitutional Challenge to a Statute Notice Certification and Intervention

Not used any more

Now if you’re going to sue somebody that’s where you start

These rules they are depriving us of going through and demanding our court rights

John will take a look at that but their rules are rules for civil procedure

We’re not interested in that

I’m not saying that we won’t use these rules We probably will use Rule 5

If you want to sue somebody sue this court

Fred is suggesting that we add the United States Court of Federal Claims in our lawsuit and sue them.

John will read up on this

Rule 38 Right to a Jury Trial Demand not used

Rule 39 Trial by Jury or by Court not used

Rule 47 Selecting Jurors not used

Rule 48 Number of Jurors Verdict not used

Rule 49 Special Verdict General Verdict and Questions not used

These are forms that they don’t use any more

These were part of the Federal Rules of Civil Procedure they were once part of that but they are not part of that any more

Federal Claims Court is where you go to challenge a constitutional question

you got a statute that’s violating a right

This is where you’re supposed to go

Federal Claims Court

you have a violation of a right and you file your paperwork

They’re taking these forms and removing them so you have no recourse

They’ve removed everything that will get you into a common law court

John will research this

They have stacked everything in such a way that you cannot open a court of record

You cannot open a common law court a court of justice

Just because they removed them doesn’t mean that we can’t use them

When we put our papers together we create our own forms

We don’t adhere to their forms

We can sue them for hiding or removing common law procedure

We don’t want any judge that has a BAR background to sit as a judge in our court

We want a person who is not a BAR attorney

This particular court is part of the judiciary so when we sue the judiciary they’re getting sued too

The United States Court of Federal Claims go there

When you get there click Site Map

After Site Map you get Rules of United States Court of Federal Claims

and then it’s got Rules Archives

You click Rules Archives

(2:29:50)

Caller 3: Jeff

He again has attempted he got petitions as committeeman he followed the procedure that NLA teaches or that Primary Challenge teaches go to the NationalLibertyAlliance website and you will see the political side of things and look at committeeman and the process

The key thing is running as committeeman

He has done this several times in the past

At first he got nothing but grief and it wasn’t successful

He called the Head of Elections for the Republican Party

He hasn’t called back

He has heard nothing

He has read that they have three days to challenge

That was a couple of weeks ago

He has heard nothing

He filed his petitions

He accepted them He date stamped them He gave Jeff copies

He has heard nothing else

Is there any mechanism that requires them to let Jeff know that he is being challenged

If you are being challenged then you will be notified

If you’re not being notified then you’re not being challenged

If no one is up against you then you are deemed elected

(2:41:08)

Caller 4 Crystal Connecticut

She has to have her papers for the appellate court, that’s due tomorrow

They gave her 12 days Other people got 45 days

The only thing you have to do to move into the appellate court is you have so many days usually 45 days to file your intent

You don’t have to file your case

I think you have nine months to get your case together

You need to read the rules very carefully for Connecticut

Anybody that’s in court you need to read the rules

We did subrogation show me proof of claim to this very day almost four years they have never shown proof due process

That’s how you’re going to win

They have never given me proof of claim

There is no proof of claim filed anywhere

Nothing was certified

And you want to move towards fiduciary authority

They don’t have fiduciary authority

You can refer to Form 56 and Form 4490

There was an incident back in the late eighties or early nineties a probate judge had a gambling problem He ended up blowing all the probate Approximately ten million dollars

Then he committed suicide He wasn’t insured

A bond is required an oath of office is required Who is required to take the filing of that?

They’re bringing in all these older judges who are retired

Are they insured?

They are not only not insured probably no judges are insured it’s a game they play

They’re supposed to have the bond but they don’t have them and they claim that the state will back them up the state is the People so we pay the ticket

That’s the game that they are doing

Pulling these judges in that’s the game they play that are retired they come in for that one case and then they go back out

Clearly there is a con there

When Crystal asked for the oath and bond number

He said What What I’m retired

When it comes to foreclosures they give us a short length of time any time it’s a settlement they just drag it out

There is one case going on now She has an estate going to her They gave her the paperwork last month They will see her case December of 2025

In Crystal’s case it’s gone on since 2004 actually 2002 til now

and it’s still not settled

A lot of what they’re doing they’re working in the background

They’re moving towards changing the property ownership

Crystal is talking about a case she has pending for her job

It’s going on 18 years

She said This is illegal

First of all they’re violating your due process rights

You can move this into the federal court

They’re not evil in every single case

They got to look good some of the time

It’s a game that they play

She got her warrantee deed

She said to them

How on earth are you going to take my property when I have my Volume Page Warrantee Deed, Quick Claim Deed, Life Use 400 Years and it’s in a trust Who’s going to sign my name?

They’re forcing people out of their homes And now their homes are left empty for three or four years People are having a heart attack and dying from it

And now they put on her deed she abandoned it

John’s niece just went through this and John told her do not leave the house just stay there

They’re only stealing from you any way

They serve the papers They make people frightened She got frightened She left and rented a place some place else she took off left the house they got it abandoned

That’s the game they play

Stand your ground Stay in there

When you get into a court situation and you’re being pulled into court and you don’t want to be there these courts don’t have the authority they’re nisi prius courts

You move the court for dismissal for lack of persona jurisdiction

And if they ignore that then you got the perfect thing to move into the federal court with.

(2:55:28)

Caller 5: Felicia from Florida

She finally got to meet the sheriff

He came to her job

When he finally got to her register she said You’re the man who put me out of my house

She told him her address

He said That wasn’t me

And she said Yes it was you I had brought the grand jury documents to your office and handed it to them I came several times And you ignored the grand jury

He said That wasn’t me

She said Yes it was you

Even if it wasn’t him it was one of his deputies any way He’s still liable

It was him

She has him on video at her house

She didn’t say that part

She asked if they were constitutional officers and he said nothing

Then he said We had a court order

She said I came to you before there was a court order

He walked out

It was an unlawful court order

Bring that up to him next time if you continue with this engagement

We’re moving all of our cases into this case where we will be suing the judiciary

Everything we’ve done we’re pulling together and we’re bringing it in to this case as evidence

In the Wherefore Clause we want justice for all of these people

We’re going to put up a page John will announce it next week

We’re going to move everything into this court case as evidence

We’re going to demand that restitution be applied to all these people that we’re using as the evidence

And show how they have been ignoring these cases and railroading people and steamrolling them down and serving the status quo money making machine

We’re going to set up a page We will talk about this next week We’re going to set up a page whereas anybody and we’re going to lay out the criteria of how to fill out what information we’re looking for on the affidavit

No more than one or two pages maximum

So anybody can put their violation how they have been violated into our court we’ll use it as evidence do an affidavit and if you get it to us we’ll file it in the court as evidence

We’re going to use this as evidence and in our Wherefore Clause require restitution to all of these people

We’re going to push for justice

We’re just a small group

We’re going to get lots of people behind us and they need to be restored also

This should collapse their system

We need to get the word out We’re going to talk more about that

We need to get the donations continuing so that we can cover the cost of all the things we need to do

We need $50,000 alone for the sheriff project

Closing Song: Candle of Life