

National Liberty Alliance

3979 Albany Post Road, Suite 107; Hyde Park, New York, 12538; Fax - 888-891-8977

February 18, 2016,
Written by John Darash

NLA RESPONSE TO ARTICLE TITLED:

“Me and the NLA by Anna Von Reitz”

One of my most revered mentors and counselors of the past was the man who discovered “America’s Freedom Formula”, Thomas Jefferson; like other men he was sensitive to false accusations, years before his presidency he had written:

*"My great wish is to go on in a strict but silent performance of my duty, to avoid attracting notice, and to keep my name out of newspapers, because I find the pain of a little censure, even when it is unfounded, is more acute than the pleasure of much praise."!*¹

Even before entering the presidency he felt he was being "*used as the property of the newspapers, a fair mark for every man's dirt.*"² And now that he was subjected almost daily to fresh doses of venom from Federalist penmen, he sorely lamented:

*"the malignant perversions of those who make every word from me a text for new misrepresentations and calumnies."*³

Publicly, however, he made no response to these unscrupulous attacks. He said:

"I should have fancied myself half guilty had I condescended to put pen to paper in refutation of their falsehoods, or drawn to them respect by any notice from myself."?

By God’s mercy I see the wisdom of Thomas Jefferson in holding peace while people say all manner of evil.⁴ I also trust that when “all” is said and done truth will prevail.

¹ TJ to Francis Hopkinson (13 Mar. 1789), Bergh 7:302.

² TJ to Peregrine Fitzhugh (23 Feb. 1798), Bergh 10:1.

³ TJ to Dr. Benjamin Rush (21 Apr. 1803), Bergh 10:380

But at the appeal of the NLA leadership, to set the record straight because they believe these dangling untruths are injuring NLA, and because I believe that NLA members' personal liberty is in danger, I will respond to Anna Von Reitz with as much grace as the situation will permit. I have no intentions of returning injury for injury, but I do admit that truth is sometimes brutal, so be it.

The following is a response to the "[Me and the NLA by Anna Von Reitz](http://annavonreitz.com/meandnla.pdf)" posted at <http://annavonreitz.com/meandnla.pdf> on February 16, 2016. I will not reprint the post, readers can go to the posted page and read for themselves the claims. I will respond to each assault by bullet points. If you want to understand Anna Von Reitz's unique perspective, and why NLA distanced itself from her ideologies, please read the additional postings on her site; <http://www.annavonreitz.com/anchorbaby.pdf>, <http://annavonreitz.com/vettednotice.pdf>

- Anna has never contacted me or any of the National Leadership on the phone. Therefore, no such opportunity to hang up on her was afforded. Although we have need to chastise a national NLA leader from time to time for rudeness, it has over time become extremely rare. All of NLA leadership is instructed to be polite and, cordial and although NLA holds to the commandment of repentance and forgiveness⁵, if one of our leaders are unable to control themselves we will rank them down, and out of the public eye, that's our policy.
- I spoke with Gary Jolly and he confirmed the only contact he had with Anna was by e-mail and in that email he requested to be removed from her mailing list.
- If there is a judge or justice in a common law court, it's not a common law court. It is true that the proper name for our elected or appointed Jurist is Justice, it is also true that all Justices when sitting in a common law court hold the status of Magistrate to keep the case orderly and on point.
- The District Attorney's job is to prosecute in the practice of law, but they have no decision making authorities concerning cases, nor do they have the authority to make a deal after the Common Law Grand Jury indicts, the Common Law will not tolerate that.
- The Common Law Grand Jury acts independently from the prosecutor and papers are filed directly with the clerk.

⁴ **Mat 5:11-12** Blessed are ye, when men shall revile you, and persecute you, and shall say all manner of evil against you falsely, for my sake. Rejoice, and be exceeding glad: for great is your reward in heaven: for so persecuted they the prophets which were before you.

⁵ **Luke 17:3-4** Take heed to yourselves: If thy brother trespass against thee, rebuke him; and if he repent, forgive him. And if he trespass against thee seven times in a day, and seven times in a day turn again to thee, saying, I repent; thou shalt forgive him.

- National Liberty Alliance was founded about three years ago and developed a realistic and lawful plan to save our Republic. Within that time period NLA has been successful in organizing the Nation and educating the People in Law, American History and Ethics, which was a prerequisite necessity for accomplishing our goal to duly serve as the Unified United States Common Law Grand Jurists and Administrators.
- We accomplished that goal by first reconstituting the “Common Law Grand Jury” in all 3133 counties by filing press releases within the counties inviting the People to gather and be introduced to the Common Law Grand Jury and give their vote of approval and the response across the Nation was overwhelmingly positive, averaging a 98% approval rating.
- In order to rightfully establish a Unified United States Common Law Grand Jury we first established fifty Unified States’ Common Law Grand Juries as we continue to organize leadership in all 3134 counties. Each State possesses their own Seal and mailing address. We then organized leadership in all Federal Districts in order to provide for federal administrations and provide for the monitoring of maintaining of the Principles of the King⁶ of the court.
- It is a wrongdoing to maintain a sitting Grand Jury indefinitely. The entire NLA membership (5000+) is a sitting Grand Jury for the sole purpose of dealing with subversion against the United States of America, after which the Unified United States Common Law Grand Jury will disband. All other cases will be referred to the respective county jury pools once the subversion problem is resolved and administrations are properly established.
- NLA is building Administrations composed of 4 People per county to serve as an investigative body for the Grand Jury, provide orientation for jurist, provide jurist counseling when requested, provide written forms of the jury’s will, and provide grand jury access for the People of the county.
- Today we have National name recognition, 100’s of thousands of followers (established by google analytics) over 5,000 members, 1,393 County Organizers, 115 State Coordinators, 105 Federal District Leaders, 7 National Coordinators, 11 Committees, and membership is growing exponentially.
- Those who as Anna put it “waved good-bye” to NLA and joined her were former disgruntled members of NLA that were removed from our membership for being dishonorable and refused to repent.

⁶ **Rev 19:11-16** And I saw heaven opened, and behold a white horse; and he that sat upon him was called Faithful and True, and in righteousness he doth judge and make war... And he hath on his vesture and on his thigh a name written, KING OF KINGS, AND LORD OF LORDS.

- I am not a BAR Attorney
- Like many People on the internet I have a pseudonym. I first signed up on the internet through AOL in about 1992 and the first thing I was asked to do when I signed up in those days was to choose a “screen name”, I chose John Darash. John is my Christian name and Darash which is a Hebrew word from the Bible meaning “diligent seeker of truth”. So I have been known as John Darash for almost 20 years. When I started working in Liberty Groups my wife was concerned about using our family name because I have always been controversial and she was concerned about “crazies” and she felt our family would have some protection.
- NLA quoted Anna in a federal paper because she gave an accurate picture of the fiction and we thought she was a real judge. We could not find a Judge Anna Von Reitz in Alaska and about six month ago we discovered that she was a self-appointed, self-elected judge trying to pass off a shadow government as a de jure government.
- No one in NLA’s leadership has made any vague insinuations about anyone, furthermore the founders of NLA and all National Leadership is available every Monday evening in an open forum for three hours where anyone can ask any questions concerning our plan and behavior.
- Our papers that have been filed in all 94 Federal District courts define our work and our position concerning jurisdiction and Article III Courts.

What self-appointed Judge Anna Von Reitz, self-appointed Judge Bruce Doucette, self-appointed Judge Stephen Keno, self-appointed Judge Stephen Nalty, self-appointed Judge David Coffelt, Rodger Dowdell, Carl Swensson, Arnie Rosner, self-appointed Keith Post Master General, and self-appointed god graced Administrator Joaquin Folch, self-appointed marshals, governors, a president and other officers are creating is a quasi-shadow government that essentially advocates the overthrowing of the government.

18 USC §2385 - *Advocating overthrow of Government - Whoever knowingly or willfully advocates, abets, advises, or teaches the duty, necessity, desirability, or propriety of overthrowing or destroying the government of the United States or the government of any State, Territory, District or Possession thereof,*

18 USC § 2384 - *Seditious conspiracy - If two or more persons in any State or Territory, or in any place subject to the jurisdiction of the United*

States, conspire to overthrow, put down, or to destroy by force the Government of the United States, or to levy war against them, or to oppose by force the authority thereof, or by force to prevent, hinder, or delay the execution of any law of the United States, or by force to seize, take, or possess any property of the United States contrary to the authority thereof, they shall each be fined under this title or imprisoned not more than twenty years, or both.

As I said in the beginning of this paper “truth is sometimes brutal”. Because we are fully informed we are obligated to warn the People who do not understand that they are in danger. The forces driving the quasi-shadow government movement are Pied Pipers⁷ who are either agent provocateurs⁸ or just useful idiots⁹ who speak of a new federation and writing another constitution and thereby are putting many good liberty minded People who are desperately seeking a solution to save America in jeopardy.

Additionally, because these dishonorable People have tried to appear as NLA by using similar seals and calling themselves a common law grand jury in order to ride the coat tails of our success. This has placed NLA members in jeopardy of arrest, being wrongly identified by news reports and law enforcement as part of the quasi-shadow government movement. It is for that reason we will be filing an Information making it clear that we are not part of the Anna Von Reitz “New Federation”.

For more information on NLA visit www.NationalLibertyAlliance.org/

⁷ **Pied Piper** (noun) A leader who entices people to follow (especially to their doom)

⁸ **An agent provocateur** (French for "inciting agent") is a person who commits, or who acts to entice another person to commit an illegal or rash act or falsely implicate them in partaking in an illegal act. An agent provocateur may be acting out of their own sense of duty or may be employed by the police or other entity to discredit or harm another group (such as a peaceful protest or demonstration) by provoking them to commit a crime, thereby undermining the protest or demonstration as a whole.

⁹ **USEFUL IDIOTS:** Vladimir Lenin and Joseph Stalin used the term “polyezniy idiot” or “useful idiot” to describe sympathizers in the West who blindly supported Communist leaders.