National Liberty Alliance

Monday Night Conference Call

July 10, 2017

Opening Song: no opening song

Topic: untitled

Call-In Number: 605-475-3250 Participant Code: 449389

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

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Scripture Reading: Matthew 12: 38-50

We are going to consider an indictment With the judge that came in Decided to come into our courtroom and decided to take the mantle away from the magistrate that was already in that courtroom. And, of course, away from the Tribunal until the jury is decided, that would be the Grand Jury. And decided to shut things down. We wrote him a Writ of Error. We also made mention of this sent copies to others the President, the United States Attorney General, Jeff Sessions. I think it is important that we do an indictment and let it sit in the court Whether we can get any motion on it or movement on it at this point in time I think a message needs to be sent.

I’m going to make a case on that tomorrow evening at 9:00 PM Eastern Standard Time.

It should take a few minutes.

Anybody that would like to come in and sit on that grand jury and cast a vote , yea or nay, and listen in, is welcome to come to that meeting

Tomorrow at 9:00 PM Eastern Standard Time. Here in this room.

Jan can put out a special message about the meeting. giving all the details.

Anybody who wants to sit in on this as a grand jurist is welcome

A prerequisite a requirement in order to cast any kind of a vote here is that you read the two papers.

Go to our website NationalLibertyAlliance.org Highlight “Grand Jury” click on “Docket” or go to NationalLibertyAlliance.org/docket

The two papers that you want to read for consideration of indictment is:

 [1024 UnLawful Order to Dismiss](https://www.nationallibertyalliance.org/files/federalcourt/rederssofgrievences/1024%20UnLawful%20Order%20to%20Dismiss.pdf)

 [1024-01 Writ of Error Final](https://www.nationallibertyalliance.org/files/federalcourt/rederssofgrievences/1024-01%20Writ%20of%20Error%20%20Final.pdf)

So those are the two documents that people should read.

All of these documents should have been read by everyone

These documents themselves are an education.

It also teaches you how to put together a paper for court

These two documents particularly must be read in order to make a decision

John and/or Gerard will make a case but it will only be a couple minutes because it is written in these two papers You will see the judges position and what he is doing and you will see our position concerning the Writ of Error and what crimes he has committed by trying to walk into the court and take over this case and shut it down

The worst crime is called concealment

So concealment is one of the crimes

Concealment carries as much as twenty years

A jury can do whatever they want in that decision making

A jury can make it’s own decision A trial jury will make whatever decision they want to make if we do get an indictment.

An indictment would be 50 percent of all the people that attend.

Fifty plus the cent

Anybody that wants to come to that and participate tomorrow evening 9:00 PM Eastern Standard Time right here in this room You must read those two documents in order to cast your decision.

Anybody who would like to make a case or make any statements at that time before we make a vote is permitted to do so staying focused on the case alone

We’re not going to do questions We’re not going to do questions and answers We’re not going to do discussions We’re going to stay focused on the two papers And if anybody wants to make a position or anything about anything in those papers whether for or against the individual for the indictment or against the indictment they’re welcome to do that

But then we’ll take a final vote and that will rule the day

If we get an indictment that will be written and served on to the court

We’ll file a copy with the President

We’ll file a copy with Jeff Sessions

And we’ll start pushing things a little harder.

This sets the stage to more now towards the magistrate of the case which has been very idle

He hasn’t said anything He hasn’t done anything

He had a duty to do two things and he hasn’t done it.

So after this potential indictment we’re then going to send him a Show Cause

He needs to act or show cause why he’s not acting

We have about a half dozen other cases that defaulted and we’re going to write some default papers if that is the case and get it in.

NLA is still doing nonjudicial foreclosures

NLA is still taking affidavits

We are organizing across the nation

NLA is building grand jury administrations

NLA is building Committees of Safety

We have about a thousand potential grand jury administrators people who have applied for that job

We need about 13 or 14 or maybe 15 thousand across the nation

Once we hit critical mass a lot of people will be filing in for a lot of those positions.

They are powerful positions

It will be a paid position

NLA is building Committees Of Safety

QUESTIONS  
  
There were no questions this week.

\(16:30)

ANNOUNCEMENTS

Wednesday night at 8:00 before the Courtroom Observers meeting each week we have the Ham Net Practice and we’ve been studying the requirements for a Ham license We need people who are interested in getting a Ham license so they can use their BaoFeng or we need a certain number of people also have the wherewithal to buy a high frequency rig It is more costly than the BoaFeng but we need that to develop the net that we are working on

Everyone is invited to be on the call

8:00 EST each Wednesday night.

Thursday nights at 8:00 EST the Natural Healing Committee has been meeting

There has been three meetings so far

You can go to NationalLibertyAlliance.org under “Committees”

Information is added weekly

John has had great success with natural healing

Exercising is an important part

(20:22)

Robert had some announcements

On Wednesday night 9:00 PM EST we have the Courtroom Observers meeting

This last week we had more people than normal

We are looking for somebody who is interested in being a leader involved with Courtroom Observers.

Somebody that has some knowledge about being a courtroom observer

Somebody that has knowledge about being in the courts

We are looking for leadership

On Thursday night we have the Natural Healing at 8:00 PM EST

We’ve laid the foundation with the importance of water

This week we are getting into the individual herbs

We are growing The listenership this past Thursday was higher than it was before

At 9:00 PM Thursday night we have the Committees of Safety meeting.

We have a man doing a fine job of teaching the people there

What the committees of safety can do and how

We have a pretty good group of people coming in every week

With what we are looking at coming up it is very important that we get organized

That we become knowledgeable about what We the People can do for ourselves

We got a good start on doing this

Everybody is invited to come on in

The Courtroom Observers website page we have added some things to that

Check the different committees from time to time

As we come up with things we post them on the website

We recently added a checklist that people can use when the go into the court to delineate the different violations they might experience that they may see the judge doing and give them some ideas for what notes to make and what the violations might be so they can use that when they write up their affidavits after they come out

From time to time check these things

(25:00)

John gets e-mails and comments: Where is NLA at? What is NLA doing? Why hasn’t things happened yet? A lot of things have happened They are not paying attention

Things take time

NLA has come a long way in six years. In 2012 we started moving with the grand jury.

We have been working at this for five years and we have accomplished a lot in five years

We have constructed a good website

Tremendous amounts of information and education

We have developed a couple of courses that you can come online and take

The Civics Course is a long course 120 hours

If you really want to learn about American History we’ve got a great American History lectures in that study course

We also have a Constitutional Course you can do that in six to eight hours

All of our members if not most of our members belong to local liberty groups.

And maybe they’re not that active

If you belong to a liberty group you should get back together with them and bring them the information about Committees of Safety

They can continue as a liberty group and do whatever it is that they’re doing

The people need to get involved on their local level

How do you get power: start committees of safety

By empowering your sheriff you empower yourself.

If the sheriff won’t participate look for someone who is running for sheriff and support him

Little by little they will get educated

If you are going to the sheriff to battle with them, to argue with them, to tell him that he’s got to believe or that he’s got to do or that he’s got to learn you’re not going to get anywhere with them

People got to get involved locally that is where the power is

Looking and dealing with problems in your community

National leaders are not important it’s the grassroots that is important

(34:00)

CALLERS

Caller 1 Jeremiah California

Jeremiah suggested that John clear his cookies and reboot

Sometimes all of a sudden Google is asking you to repeat something that you said They didn’t get what you said “I didn’t understand what you just said” That’s because I didn’t say anything to you Google.

Jeremiah would like to address the issue of common law grand juries from a power based bottom up positioning.

How is it possible for us to come in as the People and fill vacant offices of the defacto government?

We’re not going to fill their offices. What we’re doing is not an office per se

It would be a job The requirement for doing these things should be up to the People.

You can’t have political individuals It’s become clear You can’t have the judge control the courtroom. The Tribunal must control the courtroom. The Tribunal cannot control that courtroom if it does not understand it’s power and authority. The judges are not teaching and laying out and orientating the people or no one is doing orientation for them to understand their power and authority as the People. They are the law They are the final statement in that case. They have the power to nullify. And they don’t have to follow statutes. No case should ever be controlled by statutes. It’s got to be controlled by what’s going on It’s all about the facts How can we restore this individual? It is not about putting people in jail. In order for a crime to be committed there has got to be an injured party.

There are a lot of cases going on where there is no injured party. And there is no indictment. And people do go to jail. Or they get fined. This is all controlled by the prosecutor. When a grand jury is called it’s controlled by the prosecutor

When there is the absence of the claim of the common law at the township level being the head of the household and ten townships make up a precinct when you make that claim at the local level you have the ability to trump the defacto military court justification of being able to just come in over your doings and issue the punishment. And so this is one of the reasons why insurance is such a curio of law

Probably 25 years ago they instituted “no fault” With “no fault” each car pays it’s own injuries. Under “no fault” any injuries that you receive in your car your insurance company pays for Any injuries to the other car their insurance pays for it. It does not pay for property damage or anything else that you could sue for. It just gets you out of the hospital.

And then they have uninsured motorist if the other guy had no insurance then your insurance pays everything. That’s one of the reasons they don’t like common law.

It is much easier to go to a statute. Statutes makes the deliberations much shorter and much easier and they don’t have to take into consideration the human factor.

Gerard’s wife had jury duty today

And one of the instructions that the judge gave was “You guys decide guilt or innocence. I will decide the sentence. And my decision will be based on the law. Your decision will be based on guilt or innocence. “

He is taking away their ability to decide on the law. Is the law being misapplied? Or they don’t like the law?

(56:33)

Caller 2: Ollie Colorado

It started today in Vegas Ollie didn’t expect it so soon. They had a pretrial hearing.

David Flamin put up a live video on facebook this afternoon. He hauls all of the stuff early in the morning and sets up the demonstration down on the sidewalk The first thing they discovered was that they put a lot more restrictions on the protesters. They put a two foot strip down the center of the steps They can’t go on the sidewalk They can’t go on the stairs , the steps up to the upper platform . They can’t go on the upper platform They can’t even go into the courthouse or they will be arrested for trespassing. Andrea Parker put up a live video her husband is one of the P3s that went through the first trial and going through the second one again. That pretrial hearing Navara didn’t show up but she denied all the defense’s motions. They are totally restricting the defense more and more and more. Forget about due process.

The defense they have no traction They have no defense whatsoever

Two of the key players out in Los Vegas is Larry Klayman and Roger Stone

Larry Klayman, has a website

Larry’s Klayman is a very good attorney He tried to apply to be Cliven Bundy’s attorney they started shaking him they totally denied He would tear that courthouse up

Then there is Roger Stone They both have political jobs They both have a communication in road or communication deal into the political process They both claim to have that into the White House They both they are using the Bundys and LaVoy Finicum as a cry a bugle cry. To rally around them. They’re going to have a dinner out there I think it’s the

15th Roger Stone is going to speak at that dinner Adam Kokesh which is another veteran protester Deb Jordan Jeanette Finicum Michelle Fiore they are going to have some good speakers there. There are two people out there that belong to NLA that Ollie has been trying to get ahold of for two weeks. When he calls they don’t answer. He keeps losing their phone numbers. Court Observers, we desperately need affidavits.

I wrote on my P M to Andrea Parker today about what they are doing to the demonstrators , now, we need affidavits , we need affidavits. There is somebody out there that trolls on facebook and active people out there and Ollie got his suspicions who they are they badmouth the NLA they badmouth people’s grand juries when you’re on the right track when you’re on target you get attacked

We need affidavits this time

I wish Tom School was down there I’d be getting one a week.

Ollie is putting out a call for help or let everyone aware of the fact that it is starting out in Vegas again.

Ollie has not talked to the leader of the Courtroom Observers.

Get ahold of them and get ahold of Jan

Laura used to be in charge of Courtroom Observers

Right now it is Robert Bristow

We also have Terry from New Jersey too.

Robert is looking for a new leader for Courtroom Observers

We need to get ahold of Stacy Banner down there She’s a member of the NLA She is very familiar with the situation down there Her and her husband rented the house where the P 3 families stayed

It breaks Ollie’s heart just like when they beat Ammon up and it tore Ollie up because he couldn’t get any affidavits He cried He was in tears

Things are falling in place in DC

All the pieces of the puzzle are gradually falling in place.

There is a divine plan.

(1:04:30)

John reiterated an announcement that he made earlier

Tomorrow evening at 9:00 PM EST right here in this room same room number same code to get in we are going to be considering an indictment

We’d like to get as many people together as possible to sit on this grand jury

We want to get as many as we can

In order to be prepared for what we are going to be discussing you are going to want to go to nationallibertyalliance.org Highlight “Grand Jury” click on “docket” and then you will want to read two papers

 [1024 UnLawful Order to Dismiss](https://www.nationallibertyalliance.org/files/federalcourt/rederssofgrievences/1024%20UnLawful%20Order%20to%20Dismiss.pdf)

 [1024-01 Writ of Error Final](https://www.nationallibertyalliance.org/files/federalcourt/rederssofgrievences/1024-01%20Writ%20of%20Error%20%20Final.pdf)

Those two papers you want to read

That’s what you are going to be considering the indictment on

It is already listed in the Writ of Error what laws this individual has broken.

Anybody who wants to make any comments before we actually make a decision

People need to be prepared by reading these two documents

Contemplate over them Then make a decision concerning indictment

And then we will take a vote It should be a short meeting

Possibly 15 minutes

People need to read those two papers in order to make a decision

If you come to the room and you haven’t read the papers you will be asked to leave and not participate in the vote

John wants to reiterate again

Jan should make this message short and get it out in a news blast

Include the location of the two papers that they need to read

They are coming in for the sole purpose to listen and cast a vote whether to indict or don’t indict

Make sure they understand how to get into the room

Don’t send them to the Monday Night Call page

Give them the phone number Give them the access code and the time Make it clear that it is Eastern Standard Time and that they are coming in as a grand jurist to cast a vote Nobody’s name is going to be taken

It is completely anonymous We will make a count of all the people involved in the process

Over fifty percent it’s an indictment

Caller 3: Rhonda from Indiana

(1:17:25)

Rhonda is trying to get her grandkids

Michael Anthony the Watchdog told Rhonda that NLA might be able to help her and point her in the right direction as to what she needs to do because the courts are denying her and saying things that are not true

They illegally went into her daughter’s home and took her grandchildren from her daughter

They made false accusations on her daughter

Caller’s daughter is in hiding

They are trying to keep the children that she got right now from them finding them

Family situations should be kept in the family

If there is a problem in the household and it does become necessary to do something about it the children should be able to go and stay with family and not taken

The whole system is set up in the wrong way

They don’t look at extended families at all and that’s a shame.

We’re not doing habeas corpuses right now

Get ahold of Jan You can get his phone number at our website NationalLibertyAlliance.org

Go to the directory and get Jan’s phone number

Give Jan a call and explain the case to him

And if he thinks it’s a case that we can do a habeas corpus on We are looking for people to assist us in this talk to Jan and let’s see what’s going on Give the details to him

Caller has a lot of pictures of the abuse that her grandchildren are going through

They’ve had black and blue marks, one of them has had a broken arm, medical neglect

Get your affidavits and write all this stuff down and turn it into an affidavit

Talk with Jan

Jan talked with the caller this afternoon and suggested that she file an affidavit

Jan e-mailed her the exact location at the website where to go to get the affidavit form

We want a lot of details about facts

Just tell us the story

(1:21:38)

Jan suggested that between now and tomorrow evening is a pretty short time

We do have a Thursday night call normally scheduled for 9:00

Possibly do Thursday night for the indictment rather than tomorrow

It would give people a chance to be notified

Let’s change the day to Wednesday

We need to get the e-mail out so that people can get the information

Let’s give them an extra day

We will set it for Wednesday at 9:00 PM EST to consider indictment

Caller 4: Terry in New Jersey

(1:23:38)

Terry was wondering if anyone was familiar with the Stamp Stampede ?

It was a grassroots campaign started by Ben and Jerry of Ben and Jerry’s Ice Cream.

They had a campaign to get money out of politics. They would stamp money with their campaign. That might be an idea for NLA If NLA came up with a stamp then people could start stamping their money. Every dollar bill is seen by an average of 875 people. If 100 people stamped ten dollars a day for a year the message would reach over three hundred million people.

They’ve done all the legal vetting on this already There is a statute against defacing U S currency it is unenforceable.

You could make money with this if you sold the stamps.

They were looking to get the money out of politics from the standpoint of dealing with the special interest groups

We intend on ending that once we get into the court

That is nothing more than fraud

Terry is talking about taking that idea and using it for our cause

Make stamps with our own cause and put it on dollar bills and over a year it could reach over three hundred million people. That sounds like a good idea.

You got to figure out what catchy thing to put on the stamp

We don’t want to move that at the national level as a campaign

That would make us a target

We’re not going to push that kind of an idea

People will do what they want to do though

Whatever people want to do people can do

We have to be careful here

(1:28:34)

Caller 5 Ed from Oklahoma

Ed is proud to be director of the Natural Healing committee

It is inspiring to know that NLA is moving forward

It’s great to be part of the call

Hopefully we will hit critical mass

Ed wanted to thank everybody for their commitment

(1:30:00)

Brent Winters is author of Excellence of the Common Law

Brent’s website is commonlawyer.com

We left off last time talking about the Declaration of ‘76

We’re in paragraph 2

We just finished talking about the long train of abuses and usurpations

“But when a long train of abuses and usurpations, pursuing invariably the same Object evinces a design to reduce them under absolute Despotism, it is their right, it is their duty, to throw off such Government, and to provide new Guards for their future security.--Such has been the patient sufferance of these Colonies; and such is now the necessity which constrains them to alter their former Systems of Government. The history of the present King of Great Britain is a history of repeated injuries and usurpations, all having in direct object the establishment of an absolute Tyranny over these States. To prove this, let Facts be submitted to a candid world.”

He calls him the King of Great Britain. And indeed he called himself the King of Great Britain.

King George did not call himself the king of the American colonies.

He was king on the Isle of Britain.

But he was Emperor of all other land that Britain controlled throughout the world.

It is the chief feature of our common law government that we have public trials that means in front of a candid world.

Allan Funt hosted a television show called Candid Camera.

It had to do with cameras being held in secret and nobody knew if they were being filmed

Here it is used to bespeak being absolutely open

The chief feature of our common law is public

Things are done in public

If things are done in public they’re put in our courts to words they are oral Our public trials is an oral trial. Because if it is oral then other people can come and watch and make their own judgments about it. They can decide whether or not things were done properly and whether or not due process was followed

In the rest of the world there are inquisitions You just ask questions.

An inquisition is when you ask questions of people and they give you the answer you want or they make life miserable for them.

And that’s called torture.

This is the law of the city

It is contrary to the law of the land

The phrase “absolute tyranny” used in this clause and “absolute despotism” used in the previous clause both mean enslavement

The word absolute means run a muck

These are Old Latin words absolute means dissolved dissolved means to loosen completely That’s what absolute means loosen completely

Much of our Declaration’s language is taken from the First Continental Congress’ first meeting around the fourteenth of October 1774

“resolving that the acts of the King and Parliament demonstrate a system form to enslave America.”

That’s what they said in 1774

We have said in our Declaration of ’76 here in this clause is a repeat of what our first Congress said back in October of 1774

So unlike the law of the city which governs almost every country in the world under the Code of Justinian the Roman civil law the law of the Roman Empire unlike that system which held it’s law that means it’s code the Roman code statute code elevate over facts our Declaration of ’76 is a common law document because we’re a common law country

In a common law tradition like our own facts govern everything

Law does not come first Acts come first

For 166 years before our Declaration of ’76 Parliament had left our American colonies alone.

A hundred and sixty six years no interference

The reason there was no interference was because George the first Grandfather of George the third George the second father of George the third were more interested in German beer and German girls than they were in being King They didn’t pay any attention to the American colonies for 166 years left them alone and that is why we had so much freedom and the colonies were so prosperous And when King George the third tried to turn that around He was really an orderly man He was a man that believed in law He had a large family ten children He promoted agriculture like no king in England had ever done before He loved to make a big garden every year

He was a tyrant

What is a tyrant?

A man that might be a good guy on the surface and doesn’t understand that he’s a tyrant

But he becomes one He was under pressure from Parliament he was wealthy like them He was deeply invested in the Bank of London and the trading arm of the bank the British East India Company and he was under pressure from them from his fellow investors they were all doing great they had a good thing going they said , “you have to get these colonies under control” “You have to do it You’re the Emperor over there “

Under political pressure that’s what happens to men. It’s impossible to avoid

Brent has been in that position when people think that you have power in your hands

There may be indications of that in DJ Trump

A man that has his head in the right direction might have temptations and problems

He needs our support as long as we think that he’s got a chance

If he abandons us and goes south entirely that’s something quite different

Then it’s time to cut off connections and do something else.

The only remedy to lawlessness is true law.

True law comes in two volumes

The laws of nature unwritten in the nature of things

And the laws of nature’s God written in the Bible.

Brent’s opinions may or may not be the opinions of National Liberty Alliance

(1:50:12)

Caller 6: Florida Felicia

If any member of the BAR Association which is the British Accredited Registry and/or lawyers are considered to be a United States citizen under the title of nobility which they cannot hold a seat in Congress how is it that they hold a seat?

Are they considered to have dual citizenship between the two in order to be a practicing attorney and/or lawyer or esquire under the title of nobility?

If the 13th Amendment was enforced then that would be true

There is something in the Constitution concerning those who hold some kind of title of nobility.

I think they are talking about the esquire.

There are other lawyers that do not participate in that.

It has to do with the school.

Very few schools teach the Constitution to these people who are becoming attorneys

Clearly they don’t teach the common law to these people

And there is the problem

Brent has never taken an oath as a lawyer

He had to take an oath when he became licensed

Just like other people who are officers of government

Our Constitution requires this, state or federal.

I had to take an oath to support and defend the Constitution against enemies foreign and domestic

And that is the oath that lawyers take

Brent has seen no evidence of any lawyer being admitted to a title of nobility.

This theory about B – A – R and what it refers to if it is true I’ve never seen it.

Brent does not belong to any BAR association He never has.

It is a voluntary organization that I never belonged to

Either the highest court of that state has control of lawyers or the BAR Association has control of lawyers.

If the highest court of the state has control of lawyers there’s no requirement that lawyers join the BAR Association.

But if the BAR Association in a state the BAR Association has jurisdiction over the discipline of lawyers then BAR Association membership is mandatory if you are going to be a lawyer in that state.

If you don’t join the state BAR then you lose your license and you can’t practice

Anybody that is listening can join the BAR Association in your state.

Peerage in England refers to people of a higher rank

These are hereditary titles

We don’t do that in America

Our Constitution forbids it

Brent has never met a lawyer in America that belonged to any peerage of England.

If you go to the NationalLibertyAlliance.org website

Highlight “Grand Jury” click on “docket”

One of the papers that we filed as evidence was the Congressional Report on the Lawyers Guild

People will want to read that It’s under “Evidence”

The National Lawyers Guild is the foremost legal bulwark of the

Communist Party, its front organizations, and controlled unions.

Since its inception it has never failed to rally to the legal defense of the

Communist Party and individual members thereof, including known

espionage agents. It has consistently fought against national. State,

and local legislation aimed at curbing the Communist conspiracy.

It has been most articulate in its attacks upon all agencies of the

Government seeking to expose or prosecute the subversive activities

of the Communist network, including national, State, and local

investigative committees, the Department of Justice, the FBI, and

law enforcement agencies generally. Through its afliliation with the

International Association of Democratic Lawyers, an international

Communist-front organization, the National Lawyers Guild has

constituted itself an agent of a foreign principal hostile to the interests

of the United States. It has gone far afield to oppose the foreign

policies of the United States, in line with the current line of the Soviet

Union.

If people read this report they understand the seriousness of what is taking place here.

The Communist conspiracy to destroy America

This report is very revealing

It shows the inability of Congress to deal with this problem

On page 11

Not only has the behavior of guild attorneys been noted officially by

several Federal judges, but the American Bar Association in 1949

received from its board of governors a recommendation that the

American Bar Association bar from membership any person holding

membership in the National Lawyers Guild. The action was based

on the grounds that guild lawyers held beliefs "incompatible with

membership in the American Bar Association."

The Association of Judges which is basically the same mechanism that basically turned over the control of the judges to the U N It is international The International Judges and Magistrates Association is run in the U N It’s a communist organization

And that’s who these judges have an oath to

Judge Navaro her words on the bench when she was there violating their rights she said almost word for word what’s in that article She’s beholding to that association and they’re training them on how to run the courts

The National Lawyers Guild has poisoned the BAR Association

We’re looking at a report that is 60 or 70 years old and nothing was done about it

It just sat there

It is huge the damage that they have done The subversion

Nobody’s been arrested Nobody’s gone to jail

Nothing has been done And everything has been buried

As far as John is concern all of the lawyers and all of the judges that he has come in contact with they’re all communists

They’re all BAR members

If gold and silver certificates are considered to have real monetary value is this the reason former President of the United States Franklin D Roosevelt implemented Executive Order Number 6102 confiscating all gold certificates from citizens which involuntarily put all citizens of the United States no matter what color creed race or belief into slavery as debtors as this infrastructure has labeled almost the entire population as a corporation and not a human being with a fictitious name in all caps coming out as the straw man ?

Was President Roosevelt intimidated by them because from what I can see gold and silver is on the rise?

President Roosevelt was part of the problem He succumb to them

He led the communist movement in this country of ours

He’s not the only one

Yes they have enslaved the American people

And they’ve done a lot of things from their perspective and their belief the people who understand how they constructed the statutory prison that we do sit in

and the control of the Federal Reserve and the IRS

They set up debtors prisons

We are enslaved to them from one stand point

And as long as we believe that then we are slaves

The first thing a person has to do in order to get out of slavery is to deny slavery

They want to be free no matter what the consequence

And they make that stand

At some point in time we will not be able to beat them unless we take these people out of power and bring them to judgment

They need to be brought before courts of law and judged by We the People

Until that happens then we are in danger of slavery

A lot of organizations even Ron Paul are listed as terrorists

NLA is not on the Southern Poverty Law Center’s list

National Liberty Alliance is not on that list

They’re not sure of us They don’t understand us

At one time NLA was listed locally

There was an article written that said we were subversive

There was a double agent and a group was spying on us

We thought that a guy was on our side but he was working with them

But they are afraid that we will take them to court

Is there any correlation between the thirteen colonies and the thirteenth amendment?

It is just coincidental

This is a Christian nation

The idea that there were 13 states is a very interesting idea that this nation began with 13

In the Bible there were 12 apostles and then there was the 13th apostle

There were 12 tribes of Israel in the Old Testament but there were actually 13 because one tribe was broken up into two

And so there were 13 tribes.

The idea of 13 is really the fullness with the enemy in the gates

Number 13 can be seen as the fullness of God’s people with Satan amongst them That weed that’s in there

That weed was in the creation of our nation

America is waking up

For many years people thought “My government would never do that”

“They have our best interest at heart”

That whole idea is almost dead today

The average person does not trust the government

Possibly the government will not be able to pull those scams any more.

People are waking up

When Roosevelt did those things when he announced those things in order for it to be legal he had to publicly announce it He used his fireside chats to bring it to the nation

And because nobody objected it became law.

That law is only legally binding on the people that were over 21 that day and who are still alive which now they would be in their 90s Any contract that they think that they made with the people expired when the last of those people who have now died because you and I did not consent to that That was for those people at that time when he announced it

That was only binding on those people who were of age in that day and consented to that by their silence and it expires in their lifetime

(2:25:12)

Caller 7: Jeremiah California

Jeremiah’s question is about the impact of organizing at the township level as heads of households to implement the common law and the possibilities there under.

The governments of men will never work unless there is government in your house and in your family. What matters is what happens in your house. The government of God is founded on the family. The chief problem in the governments of men is the relationship between men and their wives and wives and their men

That’s the chief problem with government

If that were fixed if that’s the building block if that were fixed if that relationship was right if men were committed to their duty as men then the government at the township level it is a beautiful structure we’re just not using it The hundredths in England embraced about a hundred persons The hundredths were brought to America. They divided the townships

If all the women in America fell on their faces before the True Law Giver and repented it wouldn’t make any difference to straighten our country up

They aren’t the problem Men are the problem

The race of Adam didn’t fall into depravity when Eve made the trespass

The trespass that drove us into depravity is when Adam our grandpa made the trespass.

The reason for that is that he had the discernment to know the difference

God gave it to him

The female of the species did what she did in ignorance

She thought it was OK she really did

But her husband he knew with full knowledge what he was doing

And that’s why we’re in this mess

(2:29:38)

The people as being separate from the defacto state, under our republican form of government , the people are the state, in a dejure sense of the phrase. But at what point do the people become something dejure as distinct from the defacto state is it only to enforce those military doctrines that were associated with the hundred courts?

The people are the able bodied males and that have been able bodied males it refers to those that conduct two duties: jury duty and armed defense.

And that’s why our oath we still use it it’s in our Constitution enemies foreign: that’s armed defense and enemies domestic: that’s jury duty. To defend the law of the land and the courts and be willing to participate in that process is anciently the duty of the what they call the fyrd we call it today the militia. It was the governments of men and that was their two duties. I think it’s a good idea to try to re-establish that at the township level and we need to appoint more judges and bring the courts locally.

Is it defacto law that they are enforcing when they shake you down as you enter the courthouse?

These words dejure and defacto are too fancy for Brent

Either it’s the fact of the matter or it isn’t

If it’s the way it is and it isn’t going to change then it’s the law whether you call it dejure or defacto.

Who is responsible for the security of the courthouse? It’s usually the sheriff of the county.

Some courthouses have told me that it’s the chief judge of the circuit that makes that decision whether or not they’re going to shake you down and have all the metal detecting machines .

The sheriff is responsible for courthouse security in any event.

A civil township is a widely used unit of local government in the United States subordinate to the county

In many of them townships are organized and operate under the authority of the state similar to the country’s In others townships operate as municipal corporations, charter entities with a degree of home rule There are some exceptions the most notable ones being New Jersey and Pennsylvania where townships are a class of a corporation with fixed boundaries and equal standing to a village town or city analogous to a New England town or a town in New York.

Jeremiah was recently doing a study into that area of application of the government and the people as the government at the township level . Is that something that NLA would sponsor and get behind?

That would be up to the NLA leadership

The township is part of the key to try to bring government back local.

Increasingly the whole tenor of the Evil Empire is to centralize.

We don’t even have courthouses anymore.

Brent has been to places where they call courthouses government centers

Constant centralization is going on

And this is the policy of the Evil Empire

Churches ought to be key to what we are doing today.

(2:43:00)

Caller 8: Harley

Harley wanted to put in a quick plug for working on affidavits

Volunteers are wanted Talk to leadership