National Liberty Alliance

Monday Night Conference Call

September 25, 2017

Call-In Number: [515-604-9386](tel:(515)%20604-9386), access code 419303#

**- 9 PM-Midnight EDT -**Join National Liberty Alliance's Open Forum and weekly news and updates on NLA's advancements in the courts every Monday night. **Call-in number (515) 604-9386 access code 419303#**, PRESS \*6 TO MUTE/UNMUTE, then 1 to get into the que. If your cell provider blocks or charges for the call you can call our **back-up number (781) 838-3728.**

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

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Scripture Reading: Matthew 16 : 13 -20

(2:48)

We’re going to talk about the sheriffs’ project We talked about it last week. We’ve had a couple of meetings since then.

One of the things that we’re looking to do, because we want to make it achievable, quite a bit of money, a rough calculation to get 20 books to every sheriff is about $75,000

$75.000 is a big goal It might take quite some time to reach that goal.

Someone came up with the idea of doing things in pieces

We worked out an idea of when we achieve a certain amount and I’m not sure what that amount will be, we need to discuss this with the printer to see how much it’s going to cost to create the booklets, they will be pocket handbooks, the last ones we did were about 48 pages, this will probably be double so it will be about 100 pages, but it will be a good desirable book, it’s going to be twice the thickness, it will cost more money. We got to get a price on that and see what that’s going to be. What is the minimum amount that we can buy?

If 500 books would be the minimum, what does it cost to purchase those 500 books?

Let’s say a couple thousand dollars. So if we reached a certain goal, let’s say $4,000 and maybe that’s what it takes to purchase the books, we would purchase X amount of books. And in the process of time those books might take two to six weeks to get produced and shipped. I guess they would ship them to one place and we would send them out from there.

In that time period of four to six weeks while those books are being produced, we should be collecting more money. And hopefully have enough money to send out all five hundred of those books. Twenty books per sheriff. To X amount of sheriffs. We would be anticipating more money building up and set another goal and order another set of books and again by the time we get them we hopefully would have enough money to get them all out. Or we could get some of them out and start mailing them. We can start getting to sheriffs immediately, instead of waiting.

No doubt the sheriffs need an education. We have to get the true knowledge of justice, the true knowledge of the common law into the hearts and minds of these sheriffs.

We do know that some sheriffs are corrupt.

There’s corruption everywhere.

It doesn’t end with educating the sheriff

We the People need to become educated

This plan works out beautifully with a lot of the things that we are doing.

We are going to utilize the existing Committees of Safety to start working on this project

At the grassroots level we are looking to building Committees of Safety.

Committees of Safety will eventually morph into committeemen

The existing Committeeman process is totally corrupt.

At some point in time when the federal courts finally turn into courts of justice at that point in time the state courts have no choice but to follow because the federal courts will supersede the state courts on issues of the Constitution and will require justice and require the law to be upheld and to be applied

Once that moves through the nation we then at a point in time where the true committeeman can take a position in a role and free the political process that has been captured now for many years. Once you get back into the committeeman and you recapture that and bring it back to the grassroots unchained a free committeeman process where the grassroots people indeed do get the chance and opportunity to choose their elected individuals who’s going to go on to the ballot. We’re looking for people who aren’t corrupt.

And when we find ones that are corrupt through the grand jury we will put them in jail.

At some point in time once we get the committeeman process going and people become more involved we are now working in the election district and we have the opportunity to send the education down the network right to that grassroots level.

Right to the election district

At that point in time we are reaching the number of people involved in order to achieve this we are looking for a landslide of people that critical mass when we achieve that the funds will really start to come in and we will be able to really do a lot more than what we’re doing. We need to get information into the hands of everyone.

We need to get education right down into the grassroots. We need to get a project going at some point in time down the line working through our schools to bring back the knowledge of our Founding Fathers, the purpose of America, and what common law is really all about, and what our Founding Fathers actually really discovered and put together that we have inherited. We are at the point of losing this inheritance should we not re-educate the people.

We need to get an education back to the people.

We are going to be looking for people to get involved in this project

We’re looking at quite a few plans for trying to collect money.

We will be discussing them Anyone interested in getting involved in the discussion We’re meeting next Monday at 7:00 right here in this room. Anybody interested into coming to that meeting and participating we’re looking for people who are going to get active. We’re not looking for people who sit and listen and walk away.

We’re expecting that anyone who comes into that room during that time period that they are there because they want to get active.

We got over 6,000 members

We want to start getting the phone bank going.

Some people can do ten or twenty calls a week

Some people may do 50 calls a week.

We need to get a group of people working together and get the message out.

We’re working on a script

The idea is to not stay on the phone more than a minute and a half, two minutes max.

Then move to the next call.

Before we start calls we do need to create a website.

We need to create that website to support the phone call.

We are going to give them information that we can give to them in a minute or two but then send them to the website for the more detailed information and exact plan and how we expect to spend the money

We’re hoping to have the book done in the next week or two

As soon as that gets done we will post it.

As soon as the book is up and going and the website is in reasonably good shape and we got some plan going to figure out how we are going to collect this money then that’s when we would start making phone calls.

We want to get the Jurist Handbooks out again

The Jurist Handbooks will focus on the jurists.

In order to achieve this people need to become involved.

Be at next Monday’s meeting at 7:00 PM

Hopefully by Monday we will have a script that we can start passing out.

We need to prepare the people that are going to be making these phone calls.

We need to be active Everybody needs to be involved.

We’re calling the people to get them involved in what we are doing

We do need everybody to be involved

Once we exhaust our list of 6,000 people, while we are doing this, not even just after we exhaust our list, but while we are doing this, we’ll create some fliers that people can pass out or hang up, you can hand them out at liberty groups, you can hand them out in the streets if you want to, and we’ll also create a video a short video that you can take to your liberty groups and show the video all focusing in on this plan

Trying to get people involved. Trying to build up membership

Liberty groups is a big place where we can really get the word out.

We’re going to be going on a couple of radio programs this coming month.

We will be pumping this campaign over the radio

We need the people to be pumping this on the grassroots level.

We need everyone on board and making phone calls.

(23:40)

QUESTIONS

We have a statement and a question:

Statement:

After listening to the archive of last week’s call I feel compelled to express my opinion regarding the book for the sheriff that you proposed in the conference call. I know my sheriff personally and he won’t be fazed by any book or an entire library for that matter as he has been courted by the corporate government with trips which they call seminars to be indoctrinated by them. The county has gotten equipment and so forth because he tows the line for them .

You have filed and filed and sent letter after letter . The time has come for John D and a few of his special assistants to insist on a meeting with the President regarding the judicial system. John represents thousands of members who for the most part are/were Trump supporters. This country will never be great without the rule of law. That is not what we are getting from the BAR carded monopoly. I believe that the time has come that they can no longer deny access to juries and due process and still pretend that they are adhering to the law. The system needs to be closed as it no longer serves the people only the elite. Since we don’t have access to the court system any more it serves no purpose. The clerks, bailiffs and so forth , and judges , and prosecutors need to just stay home.

Patience is a virtue and that is the key to this whole thing.

NLA has lost people and we’ve gone forward

And we’ve gained people

Some people have given up They’ve lost their patience.

Patience is a virtue Timing is everything

Timing is everything but you can never plan the timing.

The President is going through a lot of problems right now.

There’s a huge fight within the administration

It’s a very dangerous game.

There are some serious things going on.

Putin was getting ready to reveal all the New World Order pedophiles and reveal pedophile rings across the nation not only in America but throughout Europe and other places.

This is a worldwide problem

Justice is going to come into our courts and into the world through our courts.

The President has approached us from the very beginning

We never approached the President directly

He approached us on two occasions prior to him becoming President of the United States and expressed an interest not directly indirectly an interest in our paperwork and would like to receive it. And he has received everything that we have done.

Whether he is still getting it or not is another question.

But we are sending it to him.

His hands are full at the moment.

We have a job to do to lift up righteousness to lift up truth to lift up justice

To come with a sense of honor , justice, and mercy

And teach others to do the same

That’s the only job we have

We have a plan

It’s up to us to move that plan forward

Anyone who lacks faith and hope is hollow and empty

We have to spread that hope and make it contagious

We have to spread that faith and make it contagious

And keep moving forward.

(37:00)

Question:

Does the court case,  Masterpiece Cakeshop, Ltd vs Colorado Civil Rights Commission need to go to the Supreme Court if President Trump is already backing the Department of Justice in it's support of the rights of Jack Phillips who is the owner of the bakery?

We’ve become too silly. You can tell how degraded We the People are when you see something like we saw this past week with those eight year olds bending their knee and turning their head in a different direction. What kind of statement are they really making here.

The bottom line is taking eight year old kids to turn their back during the National Anthem. We have a real serious problem with pedophilia rings across this nation. And it’s international. You want to know how perverted, how immoral, We the People are when those things go on and we turn our heads in another direction. And there are people in power that know that this is going on and want to do something and yet they’re stuck in a situation in a way that they can’t do nothing. How bad is it? It’s pretty bad.

We get lost in too many things.

Why should we care about someone else’s sexual preferences?

That’s their business.

The big problem is that people try to politicize it.

We’re not going to get involved in politicizing anything.

I’m not going to judge anyone.

(40:20)

That’s all the questions for tonight.

Gerard is feeling poorly

He was up all night

His daughter had a baby.

(41:00)

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

Brent’s website is commonlawyer.com

This is Brent Allan Winters, commonlawyer.com Visit my website

There are some free things there

There are free audio clips that you can listen to

There are probably about two hundred of them

Each are about from six to eight and a half minutes

None of them are over eight minutes and 43 seconds

That’s the longest that they can be to upload

We are talking about the Laws of Nature and the Laws of Nature’s God

We are going through the comparison and contrast of the Law of the Land vs the Law of the City

The Law of the Land is our common law.

Our common law is due process

Our common law is not a list of laws

It is a way

It is a course a process

Let’s get to the Declaration of ‘76

We are in paragraph 9

“He has endeavoured to prevent the population of these States; for that purpose obstructing the Laws for Naturalization of Foreigners; refusing to pass others to encourage their migrations hither, and raising the conditions of new Appropriations of Lands.’

This paragraph is about cutting off land from habitation.

And the first principle, this is huge, this thing about cutting off land , this is what the whole Bundy debacle is about. It’s just one small example about what the government in Washington DC is trying to do. And what evil governments, I don’t put our government in the category of evil, but I certainly recognize that our government has fallen into evil things. And preventing the entry and inhabitation of land is extremely evil. Because it is contrary to the most fundamental law of God. God said to our Grandpa Adam “scatter over the land”

And if land is cut off from scattering as the Evil Empire continues to do throughout the world

Why is it that the Evil Empire wants to remove people from land?

Why is it that the infamous Bureau of Land Management says you can’t come on this land?

Why is it that the national forest roads are cut off?

Fundamentally it’s the Evil Empire and the useful idiots It is the worship of creation instead of worship of the True God.

It is the domination of men and the worship of creation

In our common law tradition if the landowner neglects to put his land to good use as the federal government neglected to do with the millions and millions of acres it claims to have lordship over if they neglect to put it to good use our common law says that the one aggressive enough to put it to profitable and beneficial use gets it.

And that is called the doctrine of our common law the Doctrine of Adverse Possession.

We had in our country the Homestead Act of 18 and 62 and the companion law to that which is not mentioned very much is still enforced The Mining Law of 1872.

It’s still in force The Homestead Act is no longer in force.

The Homestead Act was designed to populate the tillable lands of the United States.

After 1900 the land of the United States the land our federal government had cognizance over was under the plow. And the Homestead Act was repealed.

But the Mining Law of 1872 was put in place to ensure the population of the mineralized lands of the United States. The arid lands out West. And the purpose of that act has never been fulfilled. And that is why the Mining Law of 1872 is still in force.

If there’s anything that has made America powerful it is that we have been a country thus far that has that has spent our time trying to tame land. Keep the brush down. Make it worthwhile.

That’s what God likes It’s His land.

He is the allodial landlord

He had delegated by trust settlement the land to us as He did to our Grandpa Adam with the Garden of Eden.

He wants us to use it for our benefit according to His terms.

And , of course, to His glory.

King George and his cronies didn’t want that.

They wanted everybody crowded up along the coast

They said “Do not cross the Alleghenies”

We’ve come to the point now in the United States, and I’m speaking of the Bundy situation, we’ve come to the point now and I’ve come to the full conviction I’ve lived on BLM land when I was in the mining business And back when I did it was against the law for Bureau of Land Management agents to carry weapons at all. We never worried about them and they never bothered us. We just lived on the land and if we wanted to work the land we stayed there and worked it. And we built buildings as we needed them Nobody bothered us. But now everybody has been thrown off mining land , mining claims. Buildings can only be built with the permission with the permit of the Bureau of Land Management and you can’t even start a generator a small gas generator without informing the Bureau of Land Management And in every case they are going to deny you.

The kind of people that work for bureaucracies such as the Bureau of Land Management are not nice people. They’re disgruntled people that want to dominate others and they want the power to do it.

Only the experts understand what we want

Once you get to that point you might as well go home and forget it

If you think that you can petition the government and write a letter to your United States Senator and see if you get a meaningful response or see if you just get one of those form letters

trying to pacify you

The general government in Washington DC is evermore “raising the conditions of new Appropriations of Lands.’

It’s still doing it.

Our government has given us that line that it belongs to everybody.

This land ain’t your land and This land ain’t my land

That song we learned growing up was written by a Communist

The idea of the song was to condition young minds that this land called the United States belongs to everybody. That’s false

If it is not in private hands it will be destroyed and we will be destroyed.

Using hyperdetailed administrative codes as bureaucrats, that means the bureaucrats such as BLM keeps farmers from farming their land bar new lands from being farmed and make mining new claims impossible. It’s that way everywhere now in the United States.

We will start in in paragraph ten next time

“He has obstructed the Administration of Justice, by refusing his Assent to Laws for establishing Judiciary powers.” We’ll talk about that and how that applies to us today.

Brent Allan Winters

commonlawyer.com

(1:09:00)

CALLERS

Caller 1: April

She got this news on her computer the other day

The Colorado People’s Grand Jury that got arrested

Those people broke away from NLA for doing things that we told them not to do

Some of the people involved in that had ideas of robbing people that were members of National Liberty Alliance in Colorado quite some time ago

We tried to warn them We had to cut them off from us because we knew that they were going to end up in jail. We told them that

We were put in a very precarious position

The law requires that if you are aware of subversion against the United States that you have to report it.

Some of these people on the leadership level came directly to me to subvert the Constitution, to subvert the Law of the Land, to subvert this government

There is nothing wrong with our government It’s the criminals that have taken control of our government

And they’re controlling a lot of people who don’t want to be doing what they’re doing but they got something on them.

We got a handful of criminals controlling our whole nation.

These people were doing things that we knew were illegal.

We were put in a precarious situation

Now that they had approached us we had to make a report.

We filed it and put it up at our website separating ourselves from these people.

That we had no part in that. And we also reported the subversion as required by law.

We had no choice in that matter.

John knew that they would end up in jail.

Go back and listen to our recording where we spoke about this during that time period.

It was a year or two ago.

We were very clear that these people were heading down a road that they would not be very happy with.

We have had to go in in three different states: Colorado was one of them, and just cut out a chunk of people and just ban them away from our association because they did things that we are not doing. We are very careful of what we are doing. We are lawful in what we are doing.

We are using the Constitution and the court system set up for what it should be which is the common law We are very clear with that Our paperwork is clear

(1:13:33)

Caller 2: Albert from Oregon

Do you know that the courts do not close?

Correct

They’re open 24 hours a day

They’re supposed to be open Courts are always open

(1:14:35)

Caller 3: Leyland Kramer of Sterling , Colorado

He has been a long time NLA member.

He was listening to the Colorado group but he stopped listening because he thought that they were getting out of hand.

He had been arrested for carrying a concealed weapon.

The police department is corrupt.

They produced entrapment by sending a thief in to rob me.

They have done that for quite some time.

Through their engineering department they were sending him bills of attainder.

He tried to cancel the bills of attainder and the judge ordered him into court any way with a warrant and had him arrested. That’s when they found the pistol on him.

The thief was caught by a friend of his carrying a pistol in his belt behind his back and warned me of it so I had to take some precautions

He’s an old private detective and used to work for an attorney.

He had a little pistol with him He had given the judge no consent They forced him into court under duress with guns and threat of jail.

Is there some way to avert these people and their corrupt ways?

(1:17:36)

It is a problem It is a problem that a lot of us are having across the nation.

Especially the town courts and the city courts, and the village courts

They’re all coming out and putting people in jail for exercising their unalienable rights protected by the Constitution. The only thing that you can really do to deal with these people is to get a habeas corpus. You have a right of due process. You tell these people that you have a right of due process

There are two things that you could do

Being successful depends on you and your experience and your ability to articulate your position and be able to study enough to be able to navigate yourself through the court.

One of the things that I would do if I were you is immediately file, there’s an active case against you with an index number, right? He got seven index numbers.

He has about five municipal court cases that they sent with bills of attainder each.

And then because I was arrested with a weapon they got two cases in the county court.

There are two things that you could do.

I would use all of those numbers and list them out

You need to move your case for cause.

Move your case to the federal court for cause.

What’s the cause of action? The Constitution is clear in Article 3 that the jurisdiction of the federal court is anything that is an assault upon your unalienable rights. That’s the cause to move it into the federal court.

You should bring into your case that there shall be no bills of attainder.

From Black’s law dictionary a bill of attainder is “A [legislative act](http://thelawdictionary.org/legislative-act/), directed against a designated person, pronouncing him guilty of an alleged crime, (usually treason,) without trial or conviction according to the recognized [rules of procedure](http://thelawdictionary.org/rules-of-procedure/), and passing sentence of death and attainder upon him. ‘Bills of attainder,’ as they are technically called, are such special acts of the [legislature](http://thelawdictionary.org/legislature/) as inflict capital punishments upon persons supposed to be guilty of high offenses, such as treason and felony, without any conviction in the ordinary course of judicial [proceedings](http://thelawdictionary.org/proceedings/). If an act inflicts a milder degree of punishment than death, it is called a ‘[bill of pains and penalties](http://thelawdictionary.org/bill-of-pains-and-penalties/),’ but both are included in the [prohibition](http://thelawdictionary.org/prohibition/) in the Federal [constitution](http://thelawdictionary.org/constitution/).”

They’re violating your right of due process.

They’re violating your right of trial by jury.

They’re violating your right of being accused by people of your peers. You have to get a grand jury indictment Where’s your grand jury indictment?

Not a grand jury that is puppetized.

All of these points need to be made in your case

The fact that you are being punished for your unalienable right of carrying a weapon.

Your Second Amendment right to defend yourself.

There’s numerous things

Fraud on the court

The fact that the judge is coming out with a cape on he’s representing that he is the law he’s doing these things and it’s all clearly a fraud That’s called fraud on the court.

Only officers of the court can commit fraud on the court.

That judge is committing fraud on the court.

The prosecutors are conspiring with the judge to defraud the court

They’re officers of the court, they too can be held liable.

There’s a whole list of things that you can move into the federal court.

Get to the point

Make your affidavit clear and concise and to the point.

Lay down what you are alleging That these people have to respond You have to be very careful on how you lay it out.

One point at a time that they have to respond to

You have to make it clear and short

You want to make a paper that they can’t answer so that they will default.

You will probably get a default if you’re able to do the paperwork correctly and carefully and powerfully in a federal court they will probably walk into the court and default

You want to be very careful to make your points

You want to open up a court of record

First take our Constitutional Course

You can do that in six to eight hours.

Start our Civics course.

This is for free the course that we give

We also offer a course that costs money

It’s the jurisdictionary course.

You can find it at our website

You can purchase the course It might be $325 or it might be $275

It is well worth it because they are going to teach you about the court process They’re going to teach you all the necessary paperwork, and how the summons work, and how you get the summons, and your index number , and your RJI , and how to write a paper

John took this course over a weekend

At the end of three days John had done the entire course

He got the overall picture and he got the structure.

This is a lawyer that put this together

And he’s done a very good job.

John doesn’t request the court to do anything  
I move the court

If I’m the plaintiff I’m moving the court

You don’t beg for anything

You don’t ask for anything

You demand and you take.

You really want to open up a court of record

If you write a good paper then these people can’t answer it. They will default

John puts right in his paper “I deny and reject any move of this court for the purpose of a conference prior to answering the papers”

Now they got thirty days to answer those papers.

If they don’t answer those papers then you win.

You better do your Wherefore Clause correctly and powerfully.

Your Wherefore Clause has to be very clear on what you are expecting

You got to be very clear what you want

They have to cease and desist all actions

You’re going to want to get some pain and suffering for all of the aggravation

You got to be reasonable.

If you lost money or spent money you want restitution

If you steal a man’s ox you got to give him back five.

I want five times that amount back

And I look for pain and suffering

I look for violations of my unalienable rights

For each one of these things you want to be restored in some way.

You want them to cease and desist from all this

You want them to acknowledge the fact that they’re not going to bother you any more.

There’s a balance of writing your court case between what you’re going to learn from this lawyer who does an excellent job and what you’re going to learn from the common law

We have tapes in the Civics course by Bill Thornton

The main error that he has is that he says that you are the king of the court

You’re the plaintiff You’re moving the court for justice

The king of the court is God

The judge may think that he is the king of the court You got to fix that as quick as possible when you do your papers.

You could do that through memorandums

NLA has a bunch of memorandums on our website

If you go to our website NationalLibertyAlliance.org on the blue bar highlight “Grand Jury” come down to “docket” click on “docket” You’ll find about ten memorandums

Read those memorandums You can use them curtail them around your case

We have 1010 Memorandum in Support of Jurisdiction That’s a memorandum John uses in every case. You can change it a little bit You got to put the proper heading on it for your case. Do your memorandums to make a point of law separately from your paper.

Your paperwork has to be done right

You got to get the Jurisdictionary Course in order to really learn the paperwork.

If you do your papers right they will default

And their default will execute your Wherefore Clause

And then you take it right to the sheriff and have it executed.

That’s one thing that you could do There’s a lot of education involved.

The other way is a habeas corpus

These courts that you are in are nisi prius courts “unless first” that’s what that means

If you don’t deny and reject and object to everything then it’s going forward

The problem is that even though it’s going forward and you try to stop it they continue to go forward anyway. That’s fraud on the court

You got to move it into federal court

You’re going after the judge, the prosecutors and anybody else that’s assaulting you.

A nisi prius court does not have the power to fine or incarcerate.

A nisi prius court is an administrative court process

Your paperwork has to be very specific and on point.

If you read our papers our papers are an education.

Our papers will teach you how to write papers.

Read all of our papers

We’ve got quite a few papers you can read through it and pull out paragraphs

You want to make your case footnote heavy.

John hopes to bring Civics and the Constitution back into our schools

Teach them real history concerning our Founding Fathers.

Every child by the time they get out of grammar school any child coming out of eighth grade should be able to walk into a court , write a paper, and defend themselves.

It’s a very simple thing.

By reading our papers gives you an appreciation on how to deal with Constitutional issues.

How to understand constitutional issues. How to defend them How to write them up.

The other one to do is habeas corpus.

You will need someone like NLA to do it for you.

We would act as an assistant as a next friend for you. You will need to do it as a next friend. We would have to do the approval process as the sureties of peace. We will approve the paperwork as the sureties of peace through the federal court and then send it down to that court

and then they have to answer and if they don’t answer or respond we have a series of paperwork we put out. That’s been successful twice. We’ve got about 30 cases in the court. Only two cases accomplished anything. The other cases, they just ignored it. We will be calling the grand jury together for indictments on these judges that have ignored it. We’re also doing nonjudicial foreclosures. We will be opening up habeas corpuses again. We stopped for awhile. We didn’t have the necessary assistance to help us do all this stuff.

We are close to opening that back up again.

We ask for a donation to help offset the costs.

We’ll ask for a donation of $100

It’s a donation

We do not charge anybody for anything

Caller has the Common Law Handbook

There’s a lot of notes in here like all codes, and rules, and regulations are for government authorities are for authorities only He thought that he would write down each one of those rules and apply it to each one of the violations of my rights.

What you’re thinking of doing is an uphill battle

You’re asking the judge to make a decision where he is uncomfortable to do so

Whether he is uncomfortable because he is a criminal or he is uncomfortable because there is a gun to his head

You want to deal with the constitutional violations that we mentioned.

They’re going to rule to throw you out of the court

They’re going to rule to rule against you if they can

If they think they can they will do a summary judgment

You have to come in very powerful and very strong and appear to know what you are talking about

When you go into that court you don’t want to talk about The Second Amendment, your right to carry a weapon, for that judge to make a decision on that issue. You’re going into that court for violating your unalienable right of due process.

Coming in with a bill of attainder clearly a constitutional violation.

Coming at you without an indictment for a criminal act to put you in jail

Being a nisi prius court that doesn’t have the power to fine or incarcerate.

Coming at you for your unalienable right of they’re assaulting you because you’re exercising your Second Amendment right. You don’t have to say much more than that in your paper.

You may use more detailed description in your affidavit.

What you want to do is to write a paper that they can’t answer.

Focus in on the constitutional violations in their process

Win the case Have them shut down the case Cease and desist And then pay for your damages. Restitution

You’re not going to go in there and defend different positions There’s no need for that.

You don’t have to fight that battle.

There’s no need for you to defend your right to carry a weapon.

There is a need for you to defend your right to due process.

You can walk out of there with a few dollars of restitution.

Also walk out of there knowing that those cases will be shut down.

They will be shut down if you do your paperwork right on this.

Don’t chase the money Get the justice

John makes a federal case out of everything because it’s always a due process case.

In the Memorandum of Jurisdiction

“When courts resist the Constitution When an oath becomes equally a crime “

This is letting the guy know that he will be in your scope also if he doesn’t do the right thing.

If you put together a solid case like I’m telling you and it’s a solid case they can’t rule but one way they’ll try to rule another way if he rules the wrong way on a clear cut case you can go after him for fraud on the court. Because he is conspiring along with them.

And also for felony rescue his purpose is to rescue these people. His fellow judges. So that’s where you can go after that.

When you go in and read the Memorandum on Support you will see the areas “When courts resist the Constitution” is one title of a paragraph and “Law repugnant to the Constitution” is another one. “When an oath becomes equally a crime” that’s another one.

(2:07:27)

Caller 4 : Zoe from New York

She asked for a continuance and waived her right to a speedy trial on the twentieth.

Her court date was the 22nd

It was a jury trial

The inspector guy came down to her house

They guy knocked on her door

He said “I notice that you cleaned up the yard and you got rid of a lot of the stuff”

He said, “We could work this out, out of court.”

Caller fell off a ladder and she got a letter from the doctor that said that she needed three months rest.

Her case is about ordinances

John makes a federal case out of everything

I want due process

You’re not giving me due process

You got this cape on and you’re telling me you’re the executor of the law and that you’re bringing justice Is that what you’re telling me?

You’re acting under the color of law.

You’re not law at all and you’re claiming this

You’re not giving me due process

So I’m going to sue you in a federal court for denial of due process

For hijacking me into jurisdictions unknown.

You have no idea what jurisdiction that you are in.

They don’t even know

They make it up as they go

It’s no jurisdiction at all

You take it into federal court and you sue them and you sue the judge and you sue the prosecutors and you sue everybody involved in the case

You have to now make a federal case

You have to do some heavy duty paperwork

Codes are policies and procedures for themselves

That’s what codes are for

Not for me and you

When you’re going into federal court you are always going after violations that have harmed you violating your unalienable right

And if you’ve been damaged by it there is restitution for that

Forget about battling and arguing the points that they are claiming against you

You don’t have to argue those points about the code

You’re going after them for violating your unalienable rights

The right to not be harassed by my local government is an unalienable right

Your rights are violated and you have the right to do something about it when you discover it.

Sometimes you might not discover it right away.

Go into federal court make a federal case out of it

You can go for extortion because of your fear

You can pay the fine and put on the check “with prejudice”

The go after them later

Write on your papers that you did it under duress

They can’t make you give up your unalienable rights

Work out a deal and then start your federal case

Prove violations of due process

Read our paperwork

Take our courses

Caller 5 Albert from Oregon

(2:35:00)

The Title 15 USC 1122 The judge does not do his duty then the judge loses immunity.

Any time the judge acts under the color of law which means that he’s coming with his cape on saying “I’m the law” and does something different or rules something different than the law, that’s a crime and he loses all immunity.

Caller had a nonjudicial foreclosure

All judges are required to have their oath of office recorded

The judge who ruled against him in 2014 does not have an oath of office

That judge had no jurisdiction

The moment that you received any notice concerning the idea of moving forward with a nonjudicial foreclosure at that moment in time you’ve just been violated and you have a cause for action You can go to the federal court for cause

They’re coming out after you and they are letting you know up front

We’re coming to get your property

We’re not going to give you due process

And we’re going to take your property

People make the mistake of leaving their homes

Don’t leave It will be years before they can get you out.

Caller should be in court right now to stop this process

You can be living in your house fighting this

Caller would like to send NLA a $100 check

He will take the six to eight hour course

He also would like to be the Common Law Grand Jury Administrator

When you take the course just check the box and put yourself on the list to become the administrator in your county

The $100 is a donation

Go to the NationalLibertyAlliance website

Click on “donate” and at the bottom of the page you will see the address to mail your donation to.

Take the Constitutional course that is six to eight hours

Be enrolled in the Civics course

Get the affidavit and get it approved

Once you get it approved then you send your donation in with the original copy of the affidavit

At some point soon we will start doing the defaults

We just need the judge or magistrate to do his job and that is to put his signature and seal on it

We’ve already put the Grand Jury’s signature and seal on it

Next to that is the Administrator of the Court’s signature and seal

and then we file it with the sheriff for execution

The Wherefore Clause we ask for is to return you to whatever state you were in financially when they started to beat you up They have to return or release your property

We have one court case, we’re operating nationally, we have cases all over the nation, when those cases start moving forward with U S attorneys, once those cases start moving then it’s game over for them.

Now we have power and authority and we will move through every county and get things going.

The Jurisdictionary Course cost $249

(3:00)

Caller 6: Greta from Michigan

Give me a brief outline of what I need to study in sequential order

She has been asset stripped five times

They have pulled out bench warrants and waved them in front of her

They have taken over $700,000

Flint, Michigan is a crooked city

You take it to court for violating your unalienable right of due process

You also want to get back and sue them for everything that they have taken from you

The first thing to do is to take the Constitutional Course

That course is six to eight hours

Also take the Jurisdictionary Course

It cost $249

It is very important to take the Jurisdictionary Course

It will take you thirty to ninety days to take this course

The next step after that is to go and take the Civics Course

Bill Thornton will teach you how to fight the courts under the common law

The major area of error that Bill Thornton got is that he says that you are king of the court

You are the sovereign of the court who is the plaintiff going in to get justice

You’re the sovereign of the court seeking justice

You’re expecting the trial jury to give you that justice

It’s the duty of the trial jury to exercise the common law and give justice and come with a sense of honor, mercy, and justice

Don’t wait for the time when you have to learn

Learn it now