National Liberty Alliance

Monday Night Conference Call

July 29, 2019

**This week’s Lead in Song - Just One Way - Kerry Levgrin - Album Seeds of Change**

**(5:37)**

Welcome to  National Liberty Alliance's Weekly Conference Call every Monday night, 9 PM Eastern weekly NLA teleconference. Click "Weekly Call” on NLA website home page and click the Green phone

or call  [(605) 475-3250](about:blank) enter access code 449389# PRESS \*6 TO MUTE/UNMUTE, then 1 if you want to get into the queue Playback number [605-475-3257](about:blank), access code 449389#.

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

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(6:34)

Scripture Reading:   Mark 1 : 14 - 28

( 9:00)

Tonight’s subject is going to be **STATUTES/CODES/REGULATIONS**

Go to nationallibertyalliance.org

Highlight “Grand Jury”

Click on “Action Against the Judiciary”

Memorandums are down towards the bottom

John began reading the memorandum:

(10:00)

MEMORANDUM OF LAW STATUTES/CODES/REGULATIONS

THE PURPOSE OF THIS MEMORANDUM is to liberate the American spirit from the tyranny of the Judiciary by reminding the People of their sovereignty and liberation from all legislative law through the covenant we made with God via the Declaration of Independence and therein holding the People accountable to “that Law which is ordained’ of God alone.

“UNDER OUR SYSTEM OF GOVERNMENT upon the individuality and intelligence of the [sovereign] citizen, the state does not claim to control them, except as his/her conduct to others, leaving him/her the sole judge as to all that affects them.’ The very meaning of 'sovereignty' is that the decree of the sovereign, [not the government], makes law. A consequence of this prerogative is the legal ubiquity of the King [of kings]. His majesty in the eye of the law is always present in all his [Natural Law] courts, though he cannot personally distribute justice. His judges [jurists] are the mirror by which the King's image [Word of God] is reflected;6 for “laws are made for us; we are not made for the laws.” Every man is independent of ‘all legislative laws’, except those prescribed by nature. He is not bound by any institutions formed by his fellowman without his consent.”

“THE COMMON LAW is the real law, the Supreme Law of the land, the code, rules, regulations, policy and statutes are “not the law”. “All codes, rules, and regulations are for government authorities only, not human/Creators in accordance with God's laws. All codes, rules, and regulations are unconstitutional and lacking due process.

The paper ends as follows:

No one is bound to obey an unconstitutional law and no courts are bound to enforce it.”

IN CONCLUSION: “Sovereignty itself is, of course, not subject to law, for it is the author and source of law; but in our system, while sovereign powers are delegated to the agencies of government, sovereignty itself remains with the people, by whom and for whom all government exists and acts And the law is the definition and limitation of power. For, the very idea that man may be compelled to hold his life, or the means of living, or any material right essential to the enjoyment of life, at the mere will of another, seems to be intolerable in any country where freedom prevails, as being the essence of slavery itself.”

“Inferior courts” are those whose jurisdiction is limited and special and whose proceedings are not according to the course of the common law. Criminal courts proceed according to statutory law. Jurisdiction and procedure is defined by statute. Likewise, civil courts and admiralty courts proceed according to statutory law. Any court proceeding according to statutory law is not a court of record (which only proceeds according to common law); it is an inferior court.

(36:00)

John made a couple of points about the paper he just read

(56:30)

They don’t have the power and authority to write any kind of statute or any kind of code

or any kind of regulations for the people

Why do they get away with it?

Because the judge believes they got the power and the people do too

We are joining cases to our papers that we’re going to be filing

Hopefully in a week or two

I’m pretty confident that we will have the paper that we’re ready to file in federal court which is the case that we’ve been working towards for years

We have filed 191 papers into the court

We have filed Show Cause

We have filed Informations Memorandums We have filed Writs of Mandamus

We filed quite a few papers

They haven’t answered one

They haven’t responded to one paper

not to one thing that we have done

We started back in 2015

We were filing papers on our government officials starting in 2015

In December 2016 we opened up a statutory case

We have a statutory case number

We opened up a court of record

up in the federal northern district in New York

They charged us four hundred dollars for their quote unquote justice

We argued the point

We paid the four hundred bucks to get the paperwork in

We altered the paper to make sure that it didn’t have the statutory process in it

It is a common law court

The sole purpose for filing this case was to build a case

We’ve been in court for two years

We go back to 2015 when we started filing papers

The filing of the court case itself December of 2016 is actually when our case was opened

That case has been going on and being heard

They have acquiesced

That’s one of the major points

They have remained silent

Silence when you have a duty to speak is fraud

Now we’re going to file the final paper that’s going to be the clincher of everything that we’ve been doing here at National Liberty Alliance

in week or two we’ll be filing it

If we’re filing it next week then we will read it on Monday

We may hold off til the next week

We have history to back up everything that we got in that paper

All of it is rock solid valid

It’s going to be interesting to see how they’re going to respond to it

We know that a lot of that things that’s going to be revealed that’s going to horrify this nation that’s been going on by the people that they trusted

We the People trusted

when all of that is exposed and it must be exposed this year it cannot go into next year

Everybody should be listening to X22 Report

It is the best source of news

That’s on YouTube

or you can go to National Liberty Alliance it’s under Q

Second right next to this guy is Black Conservative Patriot

That’s second to X22

We also have on the right hand side of our website Breaking News

The paper is almost ready to file

We will probably be able to file maybe next week of the week after

(1:06:21)

Jan made a comment

Jan has about 19 people so far that have volunteered to help mail the paper

Initially we were talking about 500 pages so people volunteered to send out one

So when we get a final number on the number of pages and costs then that might change

If you go to NationalLibertyAlliance.org

there is a blue bar on the right side

highlight “Grand Jury” click on “Action Against the Judiciary”

we have a lot of papers that we filed

These are the same papers that are going to be listed in the case

All of those papers are papers we have filed in the court

We have been at trial for two years now

It’s time to bring this to a conclusion

All of these papers are referred to

These papers are an education

Reading the papers we have written over the past years three or four years since 2015

and the paper we are about ready to file and serve

it’s an education

All those papers can be downloaded

I might serve a complete set to the United States Supreme Court

I know we’re going to serve a complete set to the President

and a complete set to the A G Barr the attorney general

Everybody else will be about fifty pages

then they can download all of the evidence

If the 19 people were willing to send 500 pages then maybe now they can send ten copies of about 50 pages each.

The cost of mailing would be about ten dollars each so it would be about $100 to mail ten

We’ve been focusing on this for six or seven years now

We’ve filed lots of papers 191 papers we’ve filed

We’ve achieved every goal that we’ve had to achieve

We’re almost done with the paperwork

This is the time to file

(1:15:00)

QUESTIONS

Question 1: From what version of the Holy Bible does John read?

King James

Question 2: I have two pending traffic cases and the court dates are soon if I join these cases with National Liberty Alliance what should I do with the pending court dates?

Go to

When you join with us we do an amicus curiae from the grand jury on behalf of the individual

who petitioned us to enter into their case to assist them

For an amicus curiae to have validity it has to be on a subject matter that affects a broad range

One of the first things we do if a person wants us to join their case we work to get that petition for joinder and then we file an amicus curiae on behalf of the case to shut them down where they do not have jurisdiction and also not given due process

Those are the two constitutional issues we use to shut them down

You got to wait for thirty days before we can default them

They will default they always default

It would be nice if they returned the person back to their original state

which is what we order them to do in the amicus curiae

We tell them that we expect for them to cease and desist and to return the individual back to their original state

we looking to restoring the person

Once they default then it’s moved into our case for cause

Then there’s going to be a real powerful thing that will take place at that point

which we will discuss after we file

That takes 30 days for them to go through that process

You got to give them 30 days to respond

Then we default them

Then we file another paper with a motion moving it into the court

You’re looking 45 days

The more cases we can get to join with what we’re doing is more proof of the assault they have upon the people in these courts that have jurisdictions unknown

they’re fraudulent courts

The question was about two traffic cases

You must go to the pending cases

Tell the judge Didn’t you get the amicus curiae from the grand jury?

The jurisdiction has been challenged

The judge may say I made a decision on that We have jurisdiction

Tell the judge very politely You have to recuse yourself , Judge

Why do I have to recuse myself?

Once jurisdiction is challenged it must be decided

That means a hearing must take place and a decision must be made

You, judge, you have to now recuse yourself

because the case has not been decided

He may say I just decided it

You can only rule on what is before the court

The only thing before this court is my papers

The prosecutor they haven’t responded

The only papers you have is mine

They’ve defaulted They’ve acquiesced They haven’t responded

You’re fighting for time to get past the 30 days

They like to roll things along

At some point when we move it to federal court for cause now they’re going to have to respond to the federal court case that we have control over in the common law process

They’re not going to find that Rule 12 has any power or authority

Rule 12 will not stand

We’re going to get resistance

We’re just going to ignore them and go forward like they do

We’re standing on justice They’re standing on injustice

If they didn’t have protection they wouldn’t be doing this

They feel safe they think they’re immune

There’s no one to protect you any more the Deep State has fallen no where to hide

I think we’re going to hit critical mass pretty quickly now

(1:23:26)

Anybody that can volunteer to do a mailing we’re going to make a list

We will tell you who to mail it to

Print out the papers

We will tell you who to mail it to

Get a copy of the receipt of your mailing

you can e-mail that to us

The return address needs to be from the grand jury

We need volunteers to help to get this out

You will need to get it out within a day or two

Within a 48 hour period

You need to mail it out and we need to get the receipt as proof that it has been mailed out

If you can volunteer for this get ahold of Jan

Let him know that you are interested in helping

[jan@nationallibertyalliance.org](mailto:jan@nationallibertyalliance.org)

make sure you give Jan your name, your e-mail, and your phone number

or you could call Jan you can find his number under the Directory at National Liberty Alliance

We will let you know when to do what we’re doing

(1:25:30)

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

Brent’s website is commonlawyer.com

I want to acknowledge tonight my friend from Montana who has been listening to National Liberty Alliance Conference Calls for a few years

My comments are my own They may or may not be those of National Liberty Alliance

I want to tell you a story of what happened on the 28th of March

The 28th of March the year 19 and 69

I was in high school in 1969

I grew up on a farm

The high school was built with oil money

they had a fantastic gymnasium

State of the art football field

the only quarter mile track in the county

On the 28th of March 1969 I was at school

That particular evening they were having a concert

The school band was down on the gymnasium floor

We were up in the bleachers

We didn’t have a big band so they invited two other bands to come

We had a concert in the spring about every year

They got down to the last song

just before the last finale song

Somebody came to the band leader just before the song started with a note and handed it to him

He read the note and he said

Ladies and Gentlemen

General Eisenhower just passed away

Everything got real silent and then he turned around and the band played the last song

The last song was Stars and Stripes Forever

Sarah Jane Johnson was the doctor’s daughter

there were two doctors in town they were both brothers

Sarah Jane was the daughter of one of them

Sarah Jane played the piccolo Sarah Jane played the piccolo solo of the last refrain of Stars and Stripes Forever

and when she played the solo and all the trombones stood up and played the counter melody

all of the crowd stood up when the last refrain of the song came up they all stood up

It was a moving moment

They were loyal to country and the law of the land

They weren’t attached to any particular personality

We are a government of laws and not of men

Our law is worthy of our commitment

Our land is worthy of our commitment

To be loyal to the law of the land is to protect the land

That’s what our Maker wants

The only remedy to lawlessness is true law

Let me talk a little bit about our Constitution of the United States

Article 1 Section 9 Clause 8

“No Title of Nobility shall be granted by the United States: And no Person holding any Office of Profit or Trust under them, shall, without the Consent of the Congress, accept of any present, Emolument, Office, or Title, of any kind whatever, from any King, Prince or foreign State.”

This clause bars the general government in Washington DC from giving anyone a title of nobility.

A title of nobility is a title that is inheritable by blood descent.

This was proposed int 1810 and appears to have been ratified in 1819 but is not included in our Constitution

Nobody recognizes it

If any citizen of the United States shall accept, claim, receive or retain, any title of nobility or honour, or shall, without the consent of Congress, accept and retain any present, pension, office or emolument of any kind whatever, from any emperor, king, prince or foreign power, such person shall cease to be a citizen of the United States, and shall be incapable of holding any office of trust or profit under them, or either of them.

That’s my comments concerning Article 1 Section 9 Clause 8

(1:53:46)

CALLERS

Caller 1: area code 612

0490

In filing the jurisdiction what actually should I be researching as far as the steps after that?

I filed for the joinder

I just filled out the paperwork

James will take you through it

anybody who wants to file a joinder don’t get ahead of yourselves

James will move carefully through the procedure

so we get everything right the paperwork right

everything filed properly

Just go through the instructions step by step by step

Don’t get ahead of anything

The first order is to fill out information on a form

Get it to [intake@nationallibertyalliance.org](mailto:intake@nationallibertyalliance.org)

James will take that information

He will take that and put it into a form and get it back to you

You would sign and we would move forward from there

That would be the petition we need the people to request us to join their case

We can’t just join someone’s case to our case

First order of business we file an amicus curiae into the existing court

challenging their jurisdiction

Let them know they don’t have jurisdiction

They’re denying due process

They need to cease and desist and return the individual back to their original state

They’ll probably default

then we move to the next step the moving of the case into the federal court

which is then joined to our case

and then it goes through the process for decision making on that case

Just follow the instructions step by step by James

We did have instructions up there at one point

People were making too many mistakes

we need to go through this one step at a time

You can get ahold of James at [intake@nationallibertyalliance.org](mailto:intake@nationallibertyalliance.org)

make sure you put your phone number in there

(1:57:41)

Caller 2: Crystal

No response

Caller 3 Audrey from New York

(1:58:45) No response

(1:59:32)

Caller 4 Steve Wisconsin

I’ve been talking with Jim a little bit

I filed a couple of these tax foreclosure things last year

We did a paper for you for foreclosure?

Yes there was two of them

Someone should have gotten to you

and if not we’re going to have a meeting this week and make sure we catch up to everybody

We can’t work on your case without having your permission to join us

Fill out the joinder and we’re going to pursue your case

We may give these people one more chance to respond

We’re going to be meeting this week to talk about that

and try to figure out if we want to go straight to an indictment for all these judges

They ignored these habeas corpuses

They’re ignoring the information we’re giving them

They’re breaking the law this is unlawful

They’re ignoring it and moving forward

Get ahold of James

Fill out the joinder

We’ll take it from there

Now we fill out the joinder for you

It’s a petition

We fill it out

We just got to collect a little information from you

We fill it out get it to you in an e-mail

You mail it out to us and send a copy to James

and then we’ll move it from there

With the older ones we might just go right to indictments

Get ahold of James [intake@nationallibertyalliance.org](mailto:intake@nationallibertyalliance.org)

(2:03:47)

Caller 5 Barbara from New York

Caller talked about lawyers’ title of Esquire

Title or no title it’s a conspiracy

You got the ABA American BAR Association

You got the British BAR

There is a paper that we filed with the courts

Congress’s Report on the Lawyers Guild

when that report was done and put out Norman Dodd was head of the Reece Committee

He also filed a report a conclusion on this

Congress filed a report on the Lawyers Guild

It says here this is just the beginning of the report

September 21, 1950

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's a sixty page report

They were uncovering they refer to it as unamerican activities

The investigation was taking place to look into unamerican activities taking place within our government

The results were this report and the report that Norman Dodd wrote concerning the conspiracy

Everything went silent

Most BAR schools are being taught a certain curriculum they’re not being taught the common law They’re not being taught the Constitution they’re not being taught the things they need to know that anything repugnant to the Constitution is null and void

They’re not being taught that people are not to be held under statutes in equity court

It’s a conspiracy It’s a serious problem

They have no clue of what the Constitution says

They have no clue or knowledge of their true jurisdiction

We have this problem because lawyers are being taught everything necessary to destroy our liberty

It’s a statutory prison they’ve been building They believe it’s the law and it’s no law at all

(2:30:27)

Caller 6 207 area code Jan a new member or about to be

from New York

Does one get a members list with phone numbers?

Go to the Directory and click on the Directory you will find all kind of information on that page

Is there a phone number for James at intake or Brent?

You can send James an e-mail at [intake@nationallibertyalliance.org](mailto:intake@nationallibertyalliance.org)

If you want to talk to Brent you can go to his website and there is contact information at his website commonlawyer.com

Contract information for leadership is on the Directory page

The national co-ordinator is Jan the Directory lists Jan’s phone number

Most of the people that have resisted or corrected their status in some way have been labelled by the Southern Poverty Law Center

We’ve been labelled and we haven’t even put out anything like that

There’s an article that blocks you when you type in National Liberty Alliance

it comes in to explain this sovereign citizen stuff

I wrote to Jeff Sessions about this

Immediately the police label you as soon as you resist or you don’t have a license

We’re not those people

We don’t teach people to not have a license

We don’t teach people to put in a declaration and develop your status

We don’t teach people to get rid of their birth certificate to deny their citizenship or any of those things

Some of those things are unlawful to require

the problem is dealing with the law let’s get the law re-established

and start exercising the law and all those other problems will become fixed

Maybe they want us to spend our time worrying about them and not working on what we should be doing

Caller believes that sovereign citizen is an oxymoron

Our founding fathers used the word citizen They’ve destroyed the meaning of it

If you want to fight the name game at the end of the day you get nowhere

Haven’t you been fighting and challenging the law for years and years? Where has it gotten you?

When we found United States v Williams it empowered us

We were going to sue because of what they did with the committeemen

In the process we found United States v Williams

We realized that as we were going through and fighting the courts we were fighting things in New York we were naive and ignorant of things we learned from the school of hard knocks

We discovered that the courts are fixed

You can’t win

Keep the status quo You can’t get justice

That’s the time we discovered United States v Williams

We realized that the power and authority is in the juries

We found out that the juries are stacked

They’re statutorized

Then we realized that we got to build a case

We had to first build a membership

We had to build a national membership

We had to get people in every state

We had to get organized

We had to get education going

We had to put together a lot of things

We gathered huge amounts of information on subject matters

We created the Anatomy of a Court Case to teach people

All of that had to be constructed and built while we were fighting cases in court

and learning how things were working

Being thrown out constantly

The best education is failure

Anybody who is not out there failing is not out there learning

We’ve learned a lot

We’ve learned how things really work

We then started to develop a process

We started our court case officially in December 2016

That was the official start of this court case that we’re in right now

We started serving papers a year before

In that process of filing papers and in the process of now filing and serving papers

filing them in the court under the auspices of the court

exercising our authority as the People

we’ve done some indictments we’ve done some Informations to courts and individuals and elected individuals making corrections

They’ve ignored us

They’ve remained silent

We given them Show Causes

and they’ve done nothing to respond to that

The trial has been going on for two years

They have defaulted at every level

Now we’re getting ready to file the paper

If you find there is subversion against the United States of America it is your duty to report it

If you don’t then you become part of the problem

You become guilty of the subversion yourself

When you report it to some judge like the United States Supreme Court Justices or the federal district justices or to the President of the United States or to the Attorney General

and when you report it to them and they do nothing the law is clear on their status as far as

being innocent or guilty of a crime

They’re guilty of a crime they did nothing they remained silent and they didn’t do anything

Our case has been built

We filed 191 papers in this case

We filed it properly they put it in the wrong place

Our case was officially filed on December of 2016. That’s when it was officially filed

Barrack Obama was president at the time

January 20 of the next year Trump took the oath and he became the President of the United States

We have even filed papers to him

There’s only one person that responded to anything that we’ve said or did

and that’s the President of the United States

The President has responded with action

(2:45:00)

Therefore he’s not even listed in this case as a defendant or a respondent

Any papers that we send him are an Information concerning the business that we’re doing

We’ve been building a case for two years

The trial is taking place

We’re about ready to do what has to be done

Could there be a re-education to the police academies on this sovereign citizen issue?

If they get re-educated on this This sovereign citizen stuff they come down harder on you

They label you as that

That term they come down harder on you

This didn’t evolve until 2010 to 2012 that term

I was wondering if there could be a re-education in all of these police academies

That’s what needs to be done

That’s an impossible task

The amount of time and effort to try to do that

We have communicated with over 3,000 sheriffs

We have communicated to all of them on a regular basis

We had ten fax machines running 24 7 sending out papers and information to sheriffs and a lot of elected officials legislators and governors

You can’t educate a sheriff because the sheriff has become so spoiled

by the poison the BAR Association has total control

If they get a piece of paper that looks legal they have been trained to take that to the county attorney

You cannot educate people if you cannot capture their attention

If evil is whispering in their ear and sending them information

It’s an impossibility to educate the sheriffs of the United States and think that they’re going to turn things around

What’s going to fix the problem and fix the education are when the sheriffs are called into the court by the administrators of the grand jury and those are the people that they’ve been calling possibly sovereign citizens and hopefully not people with the mindset of people that are sovereign citizens thinking that they can make certain claims and do certain things in a courtroom say certain things get rid of their citizenship you will be transported to prison

I’ve been in this since 1999

A lot of people are teaching things that are putting a lot of people in jail

they end up in jail themselves

We have to do constitutional things

We have to do things that are lawful

We have to look back into history

If we take back the courts

and we do that by controlling the grand juries and the trial juries

That’s the battle we’re fighting to take control of the courts

We want to put four administrators in every single county

Those four administrators need to be trained properly

This is what our courses are all about

We have a handbook that we’re writing and they will be able to work with that as they become administrators

Once true law is applied in the court that’s when the sheriffs will become educated

We have a course Consent of Government that’s the course every sheriff needs to take

If the President removes himself from the Article 2 United States Inc is declared unlawful and liquidated and he declares national sovereignty for the people raises the United States note which is about to be announced our United States note backed by gold

announces the sovereignty of all the American people then we resurrect the common law

It’s about to happen automatically the common law gets resurrected

If the common law courts are resurrected and they will be then the commercial maritime courts are obliterated

If you think that all of this stuff that you’re talking about you’re talking about the President coming up and resigning his corporate position

The President doesn’t have a corporate position

That’s fiction

It’s a fraud the whole thing is a fraud

You don’t have to deal with trying to shut down a corporation

You’ve been visiting too many websites

All these people are all going to jail

They’re getting people into trouble

The solutions they’re offering to these people don’t work

It doesn’t mean that their position isn’t right

They’ve been infiltrating us from the very beginning

They’ve been poisoned in their thinking

By responding to the fictions empowers them

The people need to take back the control of the courts

The people need to take back the control of the committeeman process

When the people control those two power structures they then control the nation

Until you capture those two power structures you have nothing

And to fight anything else it’s not going to happen

Meanwhile they tell these people to tell the judge this and tell the judge that and they get these people into bigger problems

You’re not going to win the battle by using magical words in the court They laugh at you

You’re going to get yourself into more trouble

If people go into court you better get an education of get a lawyer You’re not going to find many good lawyers

They don’t give you due process

They don’t have jurisdiction

They’ve done a lot of things it’s all fraud it’s illegal Don’t play in their sandbox

Rule 12 is a big thing that they use to throw us out of the courts

Don’t give them power by telling them that you’re going to acknowledge their authority

What you’re doing is empowering them

Hopefully we will have the paper done by next Monday

Maybe we will start reading some of them

If anyone can volunteer to serve some of these papers all you have to do is print them out and mail them with the proper return address on it

You will need the proper address to the individuals

Make sure we get a copy of the receipt

We will give more details about that next Monday

Anybody interested Get ahold of Jan

[jan@nationallibertyalliance.org](mailto:jan@nationallibertyalliance.org)

Give Jan your name and phone number