National Liberty Alliance

Monday Night Conference Call

December 28, 2015

Topic: The Year of Liberty 2016

Questions can be e-mailed to questions@nationallibertyalliance.org

Please support our business partners. You can find their banner on the right hand side of the website.

Proceeds support National Liberty Alliance’s effort to save America.

Scripture Reading: Matthew 5: 38-48

NLA has been working diligently on the constitutional course.

NLA has come to completion of the course and is reviewing it for errors and possibly more questions.

The constitutional course will take about a week to get it up online.

This is not a video

It is pure book

You will read a chapter and the quiz is at the end of the chapter and you won’t be able to move on until you complete that chapter.

It is twelve chapters.

NLA will try to get it up by the first but will probably not have it up by then.

Karl takes the technical side and gets it up on the website.

It should get up by the holiday weekend.

The unveiling should be at least by Monday.

That is what National Liberty Alliance is about: to facilitate an education.

John recommends the book The Real Thomas Jefferson

Thomas Jefferson was relentless in freeing the slaves

How could historians have missed this?

That could only be a conspiracy to destroy the founder of liberty, the founder of America.

Without Thomas Jefferson there would be no America.

You could say the same about George Washington.

Two individuals with two different jobs.

Jefferson refused to sell his slaves but by law he could not free them.

The genius of the Constitution is the Bill of Rights

Let us make the year 2016 the year that we take back America

There are a lot of things going on in the background.

John will be working with others preparing a special message to liberty groups.

A ten to fifteen minute video

To introduce National Liberty Alliance, to have them join, to get an education, to get a good sound civics course, and a good solid constitutional course

We need to get this course to the sheriffs

We were considering requiring the civics course as a prerequisite to the constitutional course.

But as they were putting it together they thought that maybe the constitutional course should be the prerequisite to the civics course.

And so it doesn’t matter either way.

Because it is so important that the sheriffs get the word of the Constitution, first and foremost, they need to know the history, they need to know the basics of common law, they need to know the introductory to the constitution. And they can go back and get that later.

Liberty groups should come and get an education at National Liberty Alliance.

Come and learn how to think free.

(35 min)

Most of the judiciary will end up in jail.

Along with their clerks.

At some point mercy will end.

Mercy will be the opportunity of the jury that hears the case.

But as far as mercy from indictment there will be no relief from it

They will have to face a real court of law

NLA will put together a ten to fifteen minute video and put it up so people can download it and take it to liberty groups to entice people to come to National Liberty Alliance to get an education

NLA will also do a written message that people can read

We have to have honor, mercy, and justice

We have to bring justice back into the courts

We have to repent for the sins of our forefathers

We have taken Christ out of Christmas

Don’t say Merry Christmas because you might offend somebody.

God has pointed his angry finger at us

We have to fix it

Let’s make 2016 the year that we save America

We are positioned to do it.

We are waiting for the floodgates to open.

Once those floodgates open they will have no choice but to lets us come into the courts and courts of justice will be open.

America will be changed overnight.

Gary read a question:

Is violation of the right to due process of law limited to judicial function or does it apply to unlawful legislation lacking any legitimate derivation of authority from we the people?

(40 min)

Lack of due process happens in the court

If there is bad legislation that that the courts use to deny us due process that is a problem

But the courts have ruled on this and justice and righteousness bears witness to it that anything that is repugnant to the Constitution is null and void

Legislationwise that would not be denial of due process per se until it is executed in court ,

When unconstitutional legislation has been exercised in the court then it becomes a due process problem.

Another question: Where is the precedent for common law grand juries ordained and established?

The precedent is in the Magna Carta 1215

The 25 people who got up and said That’s it. We’ve had enough.

Then they established the process right there.

Paragraph 61

They established the process that they would establish four individuals, four administrators, that’s where we got it right from the Magna Carta four individuals that would check out any problem that the people had between the government and the people and if there was any problem, they would work to try to solve the problem. And if they couldn’t solve the problem they would take it to the 25. The 25 would solve the problem or indict. And that is the precedent right there.

As a matter of fact, we have the same problem that they had Just like our Founding Fathers had , just like 1215, the tyrant was so out of control, we just can’t take it anymore, and so we did something extra ordinary. 25 people rose up And here we have thousands of people rising up , in place of the 25, and saying That’s it. Enough is enough. How dare some judge say I don’t recognize them. They have their puppet grand jury.

In the past 60 – 70 years the prosecutor calls the Grand Jury. Prior to that it was almost exclusively the coroner or the sheriff. And the people in extra ordinary situations and circumstances. Any 25 people coming together is a Grand Jury under whatever conditions you want to put it. Their power is only to indict. And then they send it into a courtroom with a jury of their peers (twelve plus 2) . Twelve particularly that make the ruling, And then they figure the problem out and they make a solution. That is the way of justice. That is the wa y of natural law. Common law is the same thing. These people don’t recognize it no more. The original 13th amendment (1818 or 1819) concerning BAR attorneys from England , They were English BAR attorneys , or British BAR attorneys . They move it to a point where they said that anybody who is ultimately a BAR attorney , having a title of nobility, The Constitution talks about those people not having any place of trust. So they couldn’t hold office. The 13th amendment went further than that. It took away their citizenship. They removed them as a citizen of the United States which removes their ability to vote . So they couldn’t vote, they couldn’t be a citizen and they couldn’t hold office as long as they were a BAR attorney.

Their whole objective is to destroy common law and bring us back ito statutory processes under their rule, under their reign.

Same problem

Nothing has changed.

Gary said that is it for questions.

John will be meeting on Wednesday with Brent Winters to see if he would be available for next Monday . He may be a speaker next Monday about Common Law . He wrote the book Common Law . The book that opened John’s eyes as to what common law really is. He will speak , hopefully next Monday.

# (Excellence of the Common Law: Compared and Contrasted with Civil Law: In Light of History, Nature, and Scripture

by [Brent Allan Winters](http://www.amazon.com/Brent-Allan-Winters/e/B001JS8RIY/ref%3Ddp_byline_cont_book_1)

Citing the most ancient sources, Brent Winters traces our country's common law (now confined to a half dozen countries) from its roots in the laws of Nature and of Nature's God and the civil law (now covering our globe) from it roots in Babylon, through Egypt, back to Babylon, then to Pergamos, Jerusalem, Rome, and Revolutionary France and thence on into the entire world.)

John said that the book is phenomenal and the research impeccable.

Gerard opened it up for questions

(50 min)

John had a conversation with a business associate of Paul and we will see where we will go with buying coins. So anybody who was buying silver from Paul, we do have somebody that was an associate of his might set up his banner at NLA so that we can continue that.

We also have great deals on seeds at the NLA website

NLA also offers storage food

NLA also has the colloidal silver maker.

The constitutional course is a requirement for anyone becoming an administrator.

If you have taken the civics course then this is the next course to take

At some point in time NLA will give a certificate for those who have completed all of the courses.

The certificate will bear witness that you have completed those courses.

That will be a requirement to become an administrator within your county.

Anybody who wants to learn about being free then these courses are the courses to take.

Jan had a reminder

The last elections last November produced 20 – 25 % new sheriffs and they will take office on January 4th. If you haven’t updated y our sheriffs list it would be appreciated if you would do that and get it done before next Monday so that we don’t mail to the people who are going out of office the documents that we are sending. When you get your new sheriffs list done then e-mail it to JP and his e-mail address is in the newsletter

John inquired about getting speakers

Jan responded that we are working on it and having trouble finding volunteers

Hopefully next Monday Brent Winters will be our speaker and if not maybe the next Monday.

(55 min)

CALLERS

Caller 1 Patrick New York

There is a book called Public Library Law in New York State

And you can get it at the University of the State of New York

The State Education Department

State Library Public Services

Albany, New York 12234

Website: NYSED.gov

(56:32)

Caller did not know that the library was technically a court.

In the fact that it is a public library where you put public records and you make public notices.

This might be a resource for NLA to use to make public notices that the courts not filing it, we might be able to file it at the public library. Some type of branch of the judiciary for some reason.

It has so many laws in it

It talks about the oath of office, civil service law, education law, and all this information

What led me to get this book was , I have been handing out a patriot paper, it is called The Patriot , and it is from a lady in Cicero , New York that prints this independent free paper. Caller likes anything that he can hand out that is freedom oriented. She sends them to the caller for cost and postage. Caller was handing them out. The local library was making them disappear.

I would put a stack there and the next day they would be gone.

After a week the caller inquired about this.

They told him that he needed permission to do that.

Caller decided to continue to do it because it was his right and freedom of speech.

Then they told him that they would allow three at a time.

They let him use a conference room for a constitutional common law study.

In there he found their trustees’ handbook.

There is a library bill of rights

The reason they were restricting these papers is that it was controversial and not everybody agrees at the library.

Caller replied that he could find books that he don’t agree with at the library. Can we have those removed?

The whole reason for the library is freedom of information and get it out thereto everybody.

There is a library bill of rights

Adopted 1948

Amended 1961 and 1967

Revised by the International Freedom Committee 1979

The library bill of rights is one page and has 6 points

John inquired if caller could PDF it or if John could get it at the library

Caller asked if they would hang it up on the bulletin board and they said no we are not hanging it up

They said t hat it is available to the public and if they want to look for it they can find it.

They are hiding law from the common people

The book on the Public Library Law tells you how they are required to give you access to even court records

The book is about 260 pages

John found the bill or rights online in PDF form

It is 6 points and one page

(1. As a responsibility of library service, books and other library materials selected should be chosen for values of interest, information and enlightenment of all the people of the community. In no case should library materials be excluded because of the race or nationality or the social, political, or religious views of the authors. 2. Libraries should provide books and other materials presenting all points of view concerning the problems and issues of our times; no library materials should be proscribed or removed from libraries because of partisan or doctrinal disapproval. 3. Censorship should be challenged by libraries in the maintenance of their responsibility to provide public information and enlightenment. 4. Libraries should cooperate with all persons and groups concerned with resisting abridgement of free expression and free access to ideas. 5. The rights of an individual to the use of a library should not be denied or abridged because of his age, race, religion, national origins or social or political views. 6. As an institution of education for democratic living, the library should welcome the use of its meeting rooms for socially useful and cultural activities and discussion of current public questions. Such meeting places should be available on equal terms to all groups in the community regardless of the beliefs and affiliations of their members, provided that the meetings be open to the public.)

John read number 3 of the above and commented that they are censoring.

John said that they had the same problem with libraries when they were using them

Caller was the only one who showed up for the Constitutional Common Law Study

Caller told the director that if she was having problems with patrons of the library complaining about the paper he was leaving at the library, show them the library bill of rights

The book is called The Public Library Law in New York State

On page 6 of the introduction it gives a phone number

518-474-5355

The book is from University of the State of New York

The State Education Department

State Library Public Services

Albany, New York 12234

Website: NYSED.gov

John googled it and you can download it. It is 238 pages

Caller said that the book he looked at was 259 pages

Caller 2 Colorado Paul

He got served with forceful entry unlawful detainer

He went to court to see if they would grand a continuance

He gave the sheriff the open letter to the county sheriff he also gave them the copy of the due process

They did not have understanding about them helping the people

That’s our job - to educate

Tomorrow he will find out if he gets the continuance

Caller has his papers in at NLA

NLA has a special call every week for those who have a case through NLA

Get ahold of Linda and if you are on the list of someone who has paperwork in then she will give you the time and the place of the meeting

That is the meeting to talk about cases

(1 hr 15 min)

Caller 3 Maude

She met Mr Paul Marino yesterday

The replacement for Paul from East End Rare Coins

He came with his family to say hello and it is a very nice family

He was the person that supplied Paul with his coins

There was a lady last week on our conference call from Connecticut and she is very knowledgeable.

Maude would like to get in touch with her.

John told Maude to call Linda

Jan asked the caller if it was Crystal from Connecticut

Jan can send Maude her phone number

Caller 4 I am a people Steven Bryce Utah

Caller inquired we have a grand jury in place in New York?

Gerard responded no we have a national grand jury that is assembled until we get into the court

We don’t have a grand jury per se assembled in New York

Caller inquired: so we are not indicting

Gerard responded: It will be The Unified United States Common Law Grand Jury

. They haven’t accepted us in the courts

You can indict them but until we get enforcement it will not mean much to them

If you have a problem and they violate your rights

We file a habeas corpus

We are concentrating on people losing their houses and people going to jail.

Caller 5 Edward from Connecticut

Last week someone went down to be a court watcher for Crystal

Something came up with their case because they were there

even thought they marked it off

It was marked off so it wasn’t suppose to be heard

The judge just put it back on on his own volition

Caller just called in to wake people up

Caller 6 1001 Francine Michigan

Contacted NLA a month or so ago

Heard of NLA through the Oathkeepers

She has a mentally ill son in jail

She has a question regarding the Freedom of Information Act

According to the police report, they mention that there is a video

The attorney that she hired for her son tells her that he has requested it but they don’t have to give it to us

Is it true that they don’t have to supply that to us?

Exculpatory evidence is evidence favorable to the defendant in a criminal trial that exonerates or tends to exonerate the defendant of guilt.

The other side is suppose to give you all of the evidence that they are going to use against you in court and if they don’t give it to you they can’t bring it to trial at the last minute

The only way they can bring something to trial at the last minute is if they didn’t get it until the last minute.

And then they have to give you enough time to go over it and examine it to prepare to answer it.

They don’t follow their own statutes properly

They embellished the police report

Caller has been in touch with Linda

Caller can discuss this case if she has the paper work in at the designated meeting for cases.

It is a secret meeting which nobody knows the day and time except for the people who come to it.

Talk with Linda if you have a case and she will tell you the time and place.

Caller is on the list so Linda will give her the details.

Her attorney represented her in her custody case.

Caller 7 Rhonda from Missouri

(1 hr 40 min)

Currently working on a Fraud upon the courts

Acting under the color of law claims

Once we get into court we will consider all of that

That’s not to say you can’t do a Fraud Upon the Court yourself

They tend to want to not answer these things

There is silence They don’t admit They don’t deny

Without the grand jury indicting them which will be a powerful thing with a domino effect

You do a Fraud upon the Court , You make the charges. And if you are savvy enough you sue everybody

You sue the judge you put the judge right into the case

You give him a notice of torte

You sue him in a federal court

And everyone that violates you you sue them

It is easier said then done

Caller 8 Culpepper

He has been reading about a pastor in Ohio who was arrested for passing out jury nullification fliers out on the sidewalk in front of the courthouse

The judge charged him $150,000 bail

And he is facing ten years in jail

Most of the time those cases don’t make it all of the way through

But now the judges are so arrogant

There are a lot of websites like Judicial Watch and Fully Informed Jury Association

That guy should get ahold of them

He could find a next friend and do a habeas corpus

It also happened to a guy in Pennsylvania who did it alone

Caller 9 Michigan Jody

Recently discovered something in her court office building that is called the Mental Health Court

She has been dealing with the probate court in the guardianship office

Nobody mentioned to her about a mental health court

Caller went to the court’s website the mental health court states that it is for people who are mentally ill or developmentally disabled. and criminals

The Mental Health Court is working with the district court

All of these courts are illegal anyway they are not operating under common law

There is only one court

There is no need for two or three or four or five different courts

There is only one court and that is a court of law or court of justice

Whether it is civil law or criminal it is all done in the same place

There should be no such thing as family court

Caller 10 California JP

Inquired about **Traffic Ticket Committee, Curt Sigler** – Coordinator

Jan has been contacting him and leaving phone messages and sending e-mails for about three weeks and have received no response so Jan assumes that he is no longer functional.

JP said that he had a discussion between Gary, JP and Curt.

He is advertizing on Facebook

He is probably swamped

Gerard’s Skype has been going down in the middle of conversations

JP had hoped to get in contact with Curtis for information regarding his traffic ticket

but Curtis is very hard to contact

JP has received only one update on the newly elected sheriffs

jp@nationallibertyalliance.org

Caller 11 Michigan Kim

Update or status on John’s letter written to clerks

It did go out and we had some favorable vibrations from it

It says when we file these things and you misfile them or you don’t file them or the judge is holding on to them as far as we are concerned as the grand jury you are the last person that put their hands on it so when we come in we are indicting you because we don’t know what the judge did with it unless you tell us that the judge told you not to file it

This is a divide and conquer strategy

They are both responsible

It starts with the clerk

Putting a file in miscellaneous is concealment because that is like your trash file

It is the same as going to the doctor and getting a placebo

Caller 12 Indiana Christopher

Christopher did not respond

Caller 13: Moving on to Jan (not the national co ordinator)

Should I send a copy of the letter we were working on to the sheriff

Gerard said yes to the highest officer that was handling your case

To John Is it true that you are working on your next booklet How to handle judges and clerks and prosecutors and be successful 100 % of the time

What are you talking about Jan? We just finished the course that is 90 pages We are working through the finale and checking everything out and it will be the technical side of putting it up The next thing we will be working on is the Jurist Handbook. We don’t know when the landslide is going to come

Gerard said when we go to court with judges, prosecutors and clerks we are right 100% of the time and they just don’t know it

Caller 13 5053

No response

Caller 14 Oklahoma Tanner

Anybody that has something on Facebook or Twitter or youtube that has the name National Liberty Alliance shoot Tanner a text or e-mail or Skype giving him the information so that we can consolidate all of this

If you have been running something for us we appreciate it and we want to get it all cohesive and we have things to go out we want them to go to all that say National Liberty Alliance

When the barons got the Magna Carta together and they put the ax to the king’s neck and they recanted Why they recanted and took out that they would take his life

Because it wasn’t just because it wasn’t righteous You give a person a trial before you execute him That skipped the whole trial process It was proper to repent and change They had jumped the gun but they did it out of passion and need. It has got to stop It was war with the king They corrected it We will give you a trial first and then we will hang you You can’t kill his wife and children but you can take his land and castle and put him out on the road

As perfect a government that has been created we still have it It is still there.

Everything is still there. Constitution is still there The process, the procedure, the courts the buildings everything is there All we are doing is exercising the process They are good at ignoring and hiding things but they can’t do that with the way NLA is doing things at some point they will collapse because they will not be able to stand up to the pressure

Tanner concluded by requesting the following: Tanner Justis (spelled J U S T I S ) If anybody has a national site on social media of any kind that says National Liberty Alliance Please get in contact with me. It is very important