National Liberty Alliance

Monday Night Conference Call

February 1, 2016

Topic: No specific topic will talk about Oregon

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

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Scripture Reading: Proverbs 8: 18 -36

Question: Where is it written that the sheriff is the top cop, the chief constitutional officer?

It is written everywhere in history. It is written in common law. It is written going all of the way back to the beginning. There is a Supreme Court ruling that made that ruling.

First of all we have a court

The court is made up of officers

There must be the king’s bench. That must be there. Either the king himself has to sit on that bench or his representatives

The grand jury is the king’s representatives

The trial jury is the king’s representatives

King God could come down here and sit on that bench and His will will be done

It begins with the king’s bench.

We have a magistrate, usually, not always, there is not an absolute necessity.

But it does help to keep order in the court, maintain structure, maintain focus, keeps things moving forward.

(10 min)

If there is no magistrate in the court then one of the other officers will have to act in their place to maintain order.

There are two officers in the court.

One is the sheriff. And the other one is the coroner. The coroner is not always needed. But he could be there for any kind of a case. He is an officer of that court.

There is no judge in a common law court.

The jury is the judge.

They are the deciders of everything

They decide what is going to happen

If someone is going to have to go to jail

What is it going to take to pay restitution to the injured party

They get to choose what the law is and what the law isn’t

If it doesn’t sound just they cast out anything that is written anywhere.

As long as they don’t encroach on someone else’s un alienable rights, then whatever they have to say is gospel.

The sheriff is an officer of the court

Usually it is the sheriff that calls for the grand jury

The sheriff needs to be in court at all times

You can’t have a court session without a sheriff.

Bailiffs are deputies working for the sheriff

The sheriff can put anyone in jail as long as he sees that there is an injury of some type

An injured party a violation to someone’s unalienable rights

City police, township police, village police they are all private police and work for municipalities

which are private corporations. They answer to the corporation. They answer to the political leader which might be the mayor. State police answer to the governor.

The sheriff answers to no one

Not even the president of the United States.

He is not federal He is county

He doesn’t answer to the governor, He doesn’t answer to the mayor He answers to no one

His work is gospel when it comes to the Constitution

He can’t go forward with anything without dealing with the grand jury

He answers to the people directly

When he makes an arrest he is suppose to call for the grand jury immediately to get permission to keep that person in custody or bring them up for an arraignment. He must get permission.

A grand jury cannot sit indefinitely A grand jury sits for a short term

The norm is that the sheriff should bring the case before the grand jury

The way we are running today is not the norm

When sheriffs fail to do their duty they are acting in bad behavior and acting under the color of law and need to be removed from office

Common sense and history tell us that we must have a constitutional officer , a constitutional officer that must answer to the people , a constitutional officer that is the top cop of the county, the top administrator of the county.

This thing going on in Oregon

The sheriff out there should be in charge of this whole thing

The sheriff is as much responsible for LaVoy’s death as the guys that pulled the trigger.

Because he gave his authority over to federal agents that had no authority at all.

In the paper titled Territory , go to nationalibertyalliance.org click on news and scroll down.

The definition of territory in Black’s Law according to the United States Supreme Court rulings. A territory is a piece of land that is entrusted, in the case to the federal government, to hold entrust and care for and manage for the people. You cannot have territory inside any state. When a state is created it becomes a sovereign individual territory unto its own and becomes part of this union.

If you have a territory with 60,000 people they can take a vote and become a state

They must be received into the Union

The federal government has been playing games

The federal government needs to get out of the states

They don’t belong there

They have been given, it is in the Constitution, ten square miles.

(23 min)

Large corporations have these cattle farms and they are all stuck in these bins.

They feed them grain and paper.

Cows should not be eating grain

That is one of the reasons our meat tastes so terrible.

The cattle ranchers are grazing their cattle.

That’s where they belong

This is a necessity for good beef.

They are playing a money game

There is a lot of money to be made here

The press has been doing its job on the people

Feeding them lies.

We have done some forensic on it and what is going to be necessary to make the final proof of what really took place down there is when you bring all of the affidavits together. And we have a couple of eye witness affidavits and others who are unable to give us affidavits at this point because they are incarcerated When you put all of these affidavits together and look at the timeline and look at the video to see what did happen and they have not released the autopsy report. It has been done for days but they haven’t released it. Why are they holding that back?

This is a decision for a jury to decide on.

We as the Unified United States Common Law Grand Jury are sitting on one case and one case only.

And when that case is accomplished and dealt with and finished with then we will disband ourselves. And that case is to bring back the authority and power of the people to the people because of subversion within the United States of America , subversion against the Constitution, subversion against We the People

And when we accomplish that goal then we have to disband because we can’t sit forever

But there is nothing wrong with a grand jury sitting for years because if it is that big of a case then it needs that much exploring and a lot of decision making. We are not going to give that decision making to some judge

(31 min)

National Liberty Alliance believes in the government

There is nothing wrong with the three branches of government

The structure is there, the processes are there, everything is in place

The problem is the tyrants that have seized control of the government

The sheriff is the top cop He is in charge of the county He is responsible for the county There can be no common law court without the sheriff

The marshals, the way our Founding Fathers set it up, the language is very clear, Marbury v Madison settled it very clearly, it was laid out properly in the Judiciary Act of 1789, even though there were a lot of damaging things in that act, there were a lot of good things, because the purpose of that act was to start to execute the authority of the legislature to start to set up offices necessary to run the nation. And one of the offices they had to set up among many was the marshal. The U S marshal is chosen by the President of the United States. One U S marshal for every federal district You got deputies underneath him and they call them U S marshals, but there’s one appointed U S marshal . They tried to get rid of the marshal because the marshal was causing too many problems

Marbury v Madison said wait a minute here, let’s go to the Constitution

The President can appoint him

He serves out his term of four years

It says nothing about anyone being able to take him out of office

The only one who can take the marshal out of office is We the People through an indictment or he can resign , or they fulfill their term of appointment

Like the sheriff , he must be free to act. No one can touch him in his authority.

He is the chief officer of the court

When the judge violates someone’s unalienable rights it is the duty of that marshal to go and make an arrest

It is the duty of the sheriff to do the same thing in his county

The sheriff in Oregon is responsible

He could have settled this a long time ago by doing the right thing

You cannot have territory within the boundaries of a state

The sheriff is top cop We know this because of history We know this because of common law.

No sheriff then no common law

That sheriff out there needs to answer to the People.

The wheels of justice move slowly

You can’t do the expedient thing and compromise principle.

Every decision NLA makes is principled.

Gary had another question:

How is it that the people in Colorado are becoming judges. They are able to go to their state department and register . You got Judge Anna out there claiming to be a fake court judge You got Bruce Doucette claiming to be a judge though the Oregon people actually marched him out.

How are they doing this? Is there any substantiation for this practice?

John said that they are self appointed judges from what he can understand.

Judges are political animals. They are elected. Supreme Court judges are elected or appointed.

The United States Supreme Court judges are appointed. Federal court judges are appointed. But state judges are elected.

They are creating sort of a shadow government.

We don’t have to do that because we already have the courts.

All we need to do is to hit critical mass

We have a lot of paperwork in and we have a lot more to go in.

We have spearheaded ourselves into the courts

We just need the critical mass

We are not going to accomplish this without patience

Everything takes patience

Take your time. Do the right thing. Do the principled thing.

These people are self appointed

They don’t understand the Constitution

They are doing liens

We don’t deal with those things

 That was all of the questions.

We are very close to having all of the positions of the federal districts filled.

We are missing some states.

If there is anyone from the following states that can give their time and come in and take the responsibility for that federal district as a leader to help organize the state and to prepare for access into the courts

We have nobody that has taken charge of Nevada

Here are the states that we have nobody in:

Hawaii, Kansas, Maryland, Mississippi, Nevada, North Dakota, West Virginia

Eight states with no leadership.

We have state co ordinators in those states

Go to the national Liberty Alliance website and go to welcome then come down to Help Wanted

At Help Wanted it should give you all the different areas that are still open

We have the first district leadership meeting there

You can download that

We will have one more meeting that we will record and post up here which will be structuring the United States as a whole by using federal districts

There is a lot more information You go down to the bottom of the page and you can get a list of the counties in your federal district

You can put in your federal district and find all of the counties You can break the state into counties and work with the state co ordinators

We also have written instructions all of the way down at the bottom of the page

And we also have instructions on organizing.

Anybody who has taken a position of the leadership role in the federal districts you should be up on this page and listening and reading and preparing.

Before we have the next meeting John wants to make sure that we have representation in every one of the districts

Even if we have two districts in a state and only one person representing that state that would be good enough to go forward

They can catch up by listening to the recording and reading the papers

John just finished paying all of the bills and we are flat broke

We have a lot of mailing to do

We mailed a lot of mail in the past four or five days.

We have a big mailing going out to sheriffs

We have a large package going out to all of the sheriffs in Oregon

We have a lot of papers that we are going to be filing in the federal court

We have nothing to read tonight because we are doing so much research and pulling things together.

We are not going to move forward until we are surefooted on what we are saying.

We want to be impeccable.

We are putting it together and by next Monday we should have a lot of things to read and look at.

We did do a contempt of court on the clerk out there in Oregon.

We are going to see what happens they got opportunity to amend

We also notified, certified mail to both of them, that person and the chief judge , the chief judge has not been doing her job and we notified her of that fact to make sure that these papers have been filed and if they don’t respond soon, we have given her three days, that three days have already come and gone, maybe we will give them five days.

Bottom line is that she needs to go and make sure that that clerk does her duty

And if not, then that judge is going to get a letter of contempt with opportunity to amend

We have a lot of exciting stuff to talk about in the very near future

We cannot talk about it now

But there are exciting things going on behind the scenes that is really going to pump us up

Until the time comes, we can’t talk about it.

We need money

We have so much mailing to do

So much papers to write

So many papers to print out, envelopes, stamps , certifying papers, we just have so much and we don’t have enough money to do it.

We will go until we can’t go any further and then we will wait

We will come to a halt and when we get more money then we will pick up again.

We have opportunity

We have principle.

We are able to act with 100% principle.

We want to be careful with what we say.

We want to be surefooted on what we say.

We want to be careful not to reveal anything that we should not be revealing yet.

CALLERS:

NLA has been breaking records with people coming into our call

Our membership is coming up and we are close to the 5,000 mark.

(58 min)

Caller 1 Brenda

You talk about setting up a common law grand jury in a county but not a city.

We want grand juries for every county in the United States. Cities are inside counties. New York City consumes five counties. Each one of those counties should have a sheriff. You have as many grand juries as is necessary for the cases coming out. It is up to the administrators to make sure that they have enough people in an area to cover the activity that is going on.

How do I find how many have already been set up

We have not broken into the courts

We are not setting up grand juries per se

A grand jury is predicated on a particular case. They do their work and then they go home.

We are setting up four administrators that will administer to those grand juries.

When we have a grand jury come in we have to educate them.

There is nothing set up in any county now as far as an active grand jury.

The Unified United States Grand Jury , which is us altogether unified, we are all filing these papers in the federal court right now on these particular cases. What that is designed to do is to force us into the courts. Once we get into the federal court then we will be able to open up in any court.

Caller said that each county has to have their seal before they can create a common law grand jury. How many seals have been established?

We have state seals. We created state seals for the sole purpose of unifying the states so we can deal with things on a state level. Also we have a Unified United States Common Law Grand Jury seal. People who are becoming administrators in their own counties , they have been given the information on how to go out and get a seal. One seal for each county. And that seal, once we get access into the courts, needs to be left in the courthouse and it is given over to the secretary. Each of the four administrators will have to hire a secretary. One secretary. And that person would be responsible for all of the secretarial work and hold the seal and put the seal on the papers after signatures are put on by whoever the authority is whether it is the administrators signature or the foreman of the grand jury. People should not buy seals and do whatever they want. This has to be organized. Nobody is going to become an administrator unless they take the civics course and the constitutional course. If they are in the process of taking those courses then they could be an administrator. It is up to the other administrators in the county to be watching those who haven’t completed the course and checking and monitoring their progress to make sure they continue because if they are not going to get their education then they can’t take the job. If you haven’t completed the course you will be on the lowest pay scale until they get through the courses. Then they would get a more considerable salary. There is a lot of ways salaries will be adjusted. If someone gets a high salary then they better be expert in all of the areas . Including the ability to speak, to speak to large groups, to instruct , to know the law, the process and procedures of the court, and understand how things work. We have a plan.

The administrators handbook is being written which will answer a lot of questions.

There are quite a few counties that have their seal

Caller asked: the seal is not so important until you get your administrators in place?

You won’t be able to use them until the administrators are in place

No county can go forward until they are ready to go forward.

Anybody that goes forward without the proper education is doing a wrongdoing in themselves

We have to get to the point where we are all on the same page

We all have to have principles

We all have to have the education

We all have to understand the Constitution

We all have to have our civics background

We have to understand the processes and procedures of the court.

Caller asked if there were people in place in her area?

Anybody in your area that wants to participate should join.

The expertise is taking the constitution course and the civics course

You don’t need a legal background.

A legal background could be a hindrance on some of this stuff.

Knowing court procedures is a plus

But as far as the way BAR attorneys are taught , they are not taught the constitution.

We would like to get these courses in the colleges and in the high schools.

All of our paperwork is instructional besides being official.

You can’t read one of our papers without getting instruction

Our first line to enforcement is to educate the sheriffs.

(1 hr 12 min)

Caller 2: South Carolina Scott

Caller sent Jan a video

An ex-cop retired explains frame by frame the Oregon shooting.

He says that clearly he was being shot as he was standing there.

And the reason that they thought that he was on his knees was that he was up to his knees in snow.

There are lots and lots of video

Some are better than others.

They have this new enhancement that enhance the video even more.

There is no sound but it becomes very obvious when you look at the enhanced videos

They claim that he reached for a gun

You never see a gun in his hand

He did look down when he was shot in the abdomen in the side and then he points to the guy who shot him

What this video says is that he was being told to drop the gun and he was opening up his jacket to show that he wasn’t armed.

Regardless, the first guy that took a shot and then he turns around and walks away immediately because they had no reason to shoot him. Oregon state troopers, and FBI have a protocol for rules for engagement If there was no gun If they didn’t see a gun If he didn’t shoot then they have no reason to shoot The first guy takes the shot Other people hear it Now that they hear a shot fired then they feel justified in firing.

He says, the use of deadly force, when they put those trucks in the road and blocked the road he says that the only way they can do that is through the authorization for the use of deadly force otherwise they have to use spike strips

They knew who everybody was in the truck in that case in that scenario they are better off to let him go and arrest him later

It wasn’t a traffic stop

It was an ambush

The media keep saying that it was a traffic stop

It wasn’t a traffic stop It was a planned ambush

They knew where they were going and they knew why

That is part of the investigation

They weren’t running from law enforcement

They were running to law enforcement

A meeting with Sheriff Palmer in the next county and 200 hundred people.

They didn’t want them to get to that meeting

Sheriff Palmer is sympathetic to the Constitution

There is more than meets the eye

The more they cover up the deeper they dig the hole

The autopsy report will be important

The family should have a private medical examiner

All of the dashcam and body cam with audio of all the police in the area need to be reviewed

Pictures of the truck is also evidence

It could incriminate them

They are withholding the release and only showing what they want to show

They release one with no audio so you couldn’t hear the gunshots

When you look at it frame by frame, and watch the video that the caller sent to Jan, you will see that he crouches over and that was the first gunshot right there.

They put the second road block right on the curb where he wouldn’t see it until he was right up on it

If he didn’t go to the side he would have ran into them

A cop runs out and almost gets run over

There are videos all over the internet

(1 hr 30 min)

Caller 3: Colorado Doug

Poor audio hang up and call back

Caller 4: Tennessee Ann

In the United States of America v Hammond what is the United States of America

Gerard asked: According to us or according to them?

Gerard continued the United States of America is the District of Columbia and the presumption that we are all citizens thereof

That is their corporate defacto system

It is usually in all capitals

The grand jury found them guilty of setting fires on the property of the United States

What is the United States?

They were found guilty of setting fire on the property of the United States

What is the United States in the Hammonds case?

Regardless of what they are saying it is not their property

United States is the defacto corporate government that they are talking about and that is why they think that they can own this property because they are not going by the Constitution.

There is no territories owned with a state

What is the significance of the habeas corpus?

The habeas corpus is a show cause and by what authority

They have to show where their jurisdiction is

Part of that habeas corpus is to show by what authority and what jurisdiction they operate

The reason that they don’t want to answer is because they know that we know

So they don’t want to answer because it puts them in a dilemma

A horned dilemma is that they have to admit that they are not under the Constitution or they have to admit that they have no authority

On the NLA website there is a signed statement from Mrs Hammond . Can you explain why she signed that statement?

They have convinced her that they have a better way then we have

She signed the paper

The paper that she signed with the person that she signed for , NLA knows this person, and this person believes that he can move forward with a grand jury that is under the old Magna Carta. That particular person has completely cut out the trial jury.

In other words, he is putting in a paper and he is saying that you have so many days to answer and when you don’t answer then I am going ahead I am going to move on you personally and take your house. Those people that he is moving on had no due process. Even if they are evil people they have a right to confront their accusers. They have to be brought into court and they need to answer to the charges. He is not going to do that . He is going to move right to a massive lien. Some how he has convinced her that he has the way. They are moving forward with papers that could cause trouble for them.

We have a habeas corpus on file with a next friend. That is perfectly legal. We couldn’t stop now if we wanted to.

When someone comes to the grand jury and makes them aware of a crime that has been committed, there is a process to follow

Those other types of methods get people thrown in jail.

Just because you gave them a notice and they didn’t answer that is not enough

Grand juries do one thing: they say it’s going to trial or it doesn’t go to trial

The trial jury is the one that looks at all the other pieces of the case , the intent, the evidence.

The grand jury doesn’t look at that

A grand jury can broker a deal before it indicts

One thing that we have forgotten in this country is to restore the injured party.

They have no restitution. They have nothing but nightmares.

You have a trial

You let the trial jury go through the evidence

That works good when you have a jury of 12

There is a mathematical formula that our forefathers figured out that if you got a jury of 12 of your peers they figured out that you got less than .005% chance of being unjustly convicted.

So they really studied this out They were students of history and the law

If you don’t study history and you don’t know civics you end up with chaos

Caller would like to further pursue information in the civics course

Gerard recommended that the caller write down her questions and send them to questions@nationallibertyalliance.org

Sometimes these questions need a long explanation

Questions are how we learn

(1 hr 47 min)

Caller 5: New Jersey Terry

Chris Rodriquez is a former CIA agent

He made a comment that NLA has a presence in New Jersey and we are affiliated with white supremacists and terrorists

Gerard responded that none of that would surprise him. What is Chris Rodriquez’s position now?

Caller said he is head of New Jersey Office of Homeland Security

Gerard said the NLA sent a paper out because of what they said because they labeled us that label that they had no authority or right to do.

If he is an exCIA agent we know what’s wrong with the CIA with people like that who make these kind of statements. Trying to ruin people’s reputation with no evidence. There is a law against putting labels on different people and organizations. We should investigate and take some of these people to task and bring them personally into a lawsuit.

Caller feels like he was personally defamed by this guy and he was thinking about doing a state equivalent to a Open Public Records Act. Open Public Records Act is called OPRA in New Jersey. And ask him where did he get this information? Who gave it to him?

Gerard responded that the caller could do that. One of our biggest mantras is holding public officials feet to the fire. NLA did not take legal action because we can’t get distracted. He might be trying to distract us. We don’t want to be distracted by chasing him when we got the big picture of getting the grand jury in the courts and empower the people to investigate the government and indict them and pick their juries of their peers and let them rule not only on the facts but on the law . Any judge that tells the jury that they are going to rule on what he tells them and only on the facts and not the law is committing treason. Gerard suggests that every judge take our Constitution course and our civics course because the time is going to come when we are going to hold their feet to the fire .

If you want to go after him feel free and see what he says.

Gerard would be interested to hear what his response is.

The biggest thing is don’t react, don’t give a response . They know that the more they respond the deeper they get into

NLA is so fundamental and we stick to the fundamental principles that makes it very easy for us to stay on track.

The more they respond the more they look bad.

It will be interesting to see if he responds

Maybe it will give him an opportunity to amend.

Or maybe he will fall deeper into the hole.

He is putting his propaganda out on the taxpayers dime in New Jersey.

He has been taught how to think

He has that outcome based education.

It will be a very hard time to get him to understand almost next to impossible.

He believes what he believes.

Caller 6: New York Peter

Caller would love to ask if we could put on the website , he sent a wonderful video of LaVoy today, caller got a lesson from LaVoy, caller had tears in his eyes, in LaVoy’s explanation of our natural rights. He was explaining his actions long before anything happened.

Caller’s question is about martial law that went through this week and whether we have any updates on what that legislation was and what else was tacked onto it.

Gerard heard that they were going to pass something that gives the president dictatorial powers. The fact of the matter is that he already has dictatorial powers. As far as they are concerned we have been under martial law since Lincoln. Every president since Lincoln has perpetuated the state of emergency. You have martial rule and you have martial law. They are one and the same. Martial Rule is a little bit lighter than martial law.

We are already under martial law. We are already under state of emergency. That just says that they are getting ready to amp it up again. What more can they do?

Martial law is not even a legal terminology for the United States. Martial law is something that you instill when you have been at war and when you vanquish a country and now you have control of it and you are trying to establish your government there. How can you put Americans, whose government is established under martial law? It is not legal or lawful.

They need a distraction where they can say something has come up and we can’t have the elections.

They need to create a major problem.

(2 hr 2 min)

Caller 7: Robert

He was part of the Restore America Plan

We formed grand juries in all 50 states

We sent letters to the governors letting them know that we recognized them as corporate entities and that their deception was causing injury to the people of the state and giving them a remedy to resign from the corporate entity that they were working for pretending to be a government and be sworn in immediately as the dejure government as opposed to the defacto. It had the net effect of closing most of the state capital buildings down for two to three days . The few that stayed open had multiple layers of security . The end result was no change whatsoever. The group fell apart. There was always infiltration people trying to sabotage from within Caller would like to see a change through two separate pieces of legislation. If you don’t work for the federal government and are an employee you are an enemy combatant.

We are all enemy combatants of the supposed government.

Lincoln suspended the Constitution. posse comitatus habeas corpus

The 41st congress created the United States of America in all capital letters

District of Columbia

They created the second Constitution the Constitution of the United States of America in all capital letters as opposed to the Constitution FOR

The courts that you are talking about petitioning in are all admiralty law courts

We have learned their game

And we are forcing them to talk to us under the Constitution in our Article 3 court

We have not taken their number

We are coming as the People

We are going to use their law enforcement who have an oath to dejure Constitution

They have turned us back into this Roman civil law this babalonian law that has completely thrown out God

Our unalienable rights come from God

When they said one nation under God everybody knew who they were talking about.

They have thrown God out of the Supreme Court out of the schools every year they do more and more and more

Then they took an institution of God and said that you can marry anybody anytime anywhere same sex those are the things that bring judgment on a nation.

Caller believes that the United States was formed as a secular nation not a godless nation but as a secular nation so as long as your beliefs and your religious practices do not infringe upon your fellow man then you are free to practice anything you want and believe anything you want . Freedom of religion was paramount

We have freedom of religion not freedom from religion

We allow people the most freedom of any country in the whole world

The paperwork we file is an education it is a reinstatement of our Constitution

Is anybody on the call familiar with the Union States Assembly which is attempting to do something similar and caller knows that there are other groups out there that are trying to do similar things

Trying to reclaim the abandoned Constitution and abandoned government

NLA has done a lot of research

(2 hr 24 min)

Caller 8 Ben New Hampshire

He has a case where they are telling him what he can put on his property

They are telling him that he can’t put anything at all on his property

Zoning violation

New Hampshire is one of the states that should be freer but it’s not

Part of what you are fighting is Agenda 21

99% of what zoning says is a violation of your unalienable rights

People don’t know how to fight it on that kind of level.

It’s very hard.

It’s a tough fight

How long have you lived there? It was my dad’s property and he passed away a year ago.

Caller figured that the town would back off after the dad passed away but they didn’t

So caller and his sister are stuck with the case.

They use their zoning law to make trouble.

Someone has a bone to pick with the family.

Try to make nice.

But if you can’t then go after the chief party

Try to eliminate with kindness first.

Stand back

Assess the situation

Find out who is casing the situation

Find out his motivation

The town picks on certain people that they don’t like

Find out why they are doing it and who is doing it.

Approach it head on.

If it gets into a big thing then you can file a case with NLA

Right now NLA is busy

We don’t have a lot of time to write cases like this

Ultimately they are violating you

You do get your redress of grievance

Right now NLA is working on so much stuff

That’s the kind of case that we won’t be able to get involved with right away.

That’s not a high priority case with us.

You could file an affidavit of what is going on.

You will have a case started but that doesn’t mean that we will get to you

We may be able to give you advice as far as your next step.

We don’t give legal advice.

You can show cause in the state court.

You can teach yourself how to write those papers.

A show cause will get you out of the local stuff

And that might be enough to do it for you.

We have lots of examples at the website

If you don’t know how to write it find someone that is versed and can help you.

We do have sample forms on our site.

It has been going on since 1998

Try to bury the hatchet. They will try to drive you crazy and they have all the resources to do it.

Try to bury the hatchet. It will save you time and money

Caller 9: Jayson Jersey

His lawyer is running away from him

February 23 of this month at 1:00 at 50 Walnut Street

It is going on a year with his court case

He and others were labeled sovereign citizens

The reason they came after them is that they tried to contact the grand jury foreman

They were confronted

Everyone says, “I was just following orders.”

They called us names of which we aren’t

He is a host on Shake and Wake radio for the past two years.

He is also a news reporter

He went into the building with contraband : a tape recorder

He was helping an NLA member in a foreclosure case as a court watcher

Caller 10: South Carolina Scott

He was watching the caucuses and noticed the flags had gold fringe

He made a comment on the chat to look at the flags and made some comments

Four hours later he was watching another caucus and the fringe was gone.

We are all doing what we can to advance liberty

Take time to look

Sometimes you can see the fruits of your actions

They understand that people are becoming awake

If you can get them to take the fringe off the flag then you can go the next step

It’s always a good thing when you get back to basics

(2 hr 42 min)

Caller 11: Colorado Lory

Lavoy’s body was returned to his home state in Arizona

The family is demanding, they are going to have a private autopsy done.

Rumor is that Lavoy took nine shots.

You could see the lasers on him as he was laying on the ground

There was no sound.

The tribute to Lavoy is on our website.

John made note that we still need district leaders for a bunch of states.

We got people from Mississippi and Nevada.

We could use more in Mississippi and Nevada.

We need someone in Hawaii, Kansas, Louisiana, Maryland, North Dakota, and West Virginia

Anybody who can take the leadership role in the federal district in your state get ahold of a national leader. Go to the directory Call Jan or Robert, or Gary

Jan added that Iowa needs district leaders also

Caller 12: Mr Black

Does the rules of evidence apply to common law?

If you get evidence on someone. There is a chain of evidence. It must be documented as that piece of evidence moves around.

There is a chance of tainting the evidence and it can’t be used.

Judges withhold evidence and they don’t allow it in

We got away from the Bible and Constitution and substituted it with statutes and codes.

They are going against God if they put a code ahead of God and the Constitution.

A lot of times there is no injured party.

How many people go to jail with no injured party?

The corporation is Golliath

Our rock is the knowledge and the truth

Truth goes into the slingshot

These corporations are Golliath

They take an oath

It’s the Constitution and the Bible