National Liberty Alliance

Monday Night Conference Call

December 11, 2017

Call-In Number: 515-604-9386, access code 419303#

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

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

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Scripture Reading: Matthew 21 : 17-27

(3:30)

QUESTIONS

What happens when a festival gives you denial of press media accreditation ?

How can I appeal?

John and Jan did not understand the question

We’re the People. We don’t appeal anything.

When we go into a courtroom we have to open a court of record if we don’t want to get into the appellate system.

Once you open a court of record then everything is direct

You go through them directly You don’t appeal You sue them

(4:36)

If people go to PowerOfTheCountySheriff.org

We’ve got quite a few things up here

We got a lot of news up here

Trump has given a couple of great speeches and we have that up there on the “News” page

Just click on “News” and you will be able to hear the speeches

Also if you click on “News” under the “News” click onto “Constitution in Jeopardy”

We have quite a bit of information here. There’s a few new ones.

Six down, there’s a CIA Agent whistleblower comes out and talks about the shadow government

This guy gives a very specific and detailed description of what the shadow government actually is It’s really good And he also talks a little bit about Trump in a very positive way

Right underneath that there’s another CIA Agent David Steele he’s an ex-CIA agent.

And he’s talking about Trump quite a bit in his YouTube video and he makes some really strong points that the elite are on the run Warrants are ready to fly

These are some really interesting videos These two by these CIA agents

There is also “Sheriffs and the Constitution News” under the “News”

They’re all good videos

All three of those pages are informative videos

The sheriffs will have an appreciation of these videos

We’re only putting news up there that relates to the sheriff

(9:15)

Robert:

There is news out of Nevada today. The other day word came in that the white hat FBI have been investigating Judge Navarro. They caught her lying to them at least once.

That’s why she changed her mind and released the defendants for pretrial release.

But also today now the trial was to resume the jury was in but during this past week the defense has been filing all kinds of motions even a late night one

So they sent the jury out and they had an hour long discussion about things a little bit heated here and there All of the prosecutors were looking long faced and not smiling One of them asked the judge for forty five minutes to explain things

She looked at him and said “I thought he said you were all done explaining things to me”

He came back with, “A lot of new things are happening and we’re going to have to explain it.”

Well, what happened is all along they have been finding things that prosecutors have been hiding from them not turning over to them in fact trying to hide it from him and denying that it existed The defense has rooted them all out

Not everybody knows what a Brady violation is

It’s where in this case at least the prosecution is hiding evidence not being forthcoming with evidence to the defense attorneys One of them is bad enough but the judge has now acknowledged seven Brady violations

At the end of the meeting they called the jury back in and she dismissed them and told them to be back on Wednesday if at all.

She made the statement that she wasn’t sure yet but this could end up in a mistrial or total dismissal She sent them home and then the court went into another sealed session for the rest of the day

A newspaper in Las Vegas posted an article later this afternoon and in that they said that the jury would not be back until the 20th at the very earliest

The judge has gone into CYA mode

The defense is working hard for total dismissal

And that’s where we stand at this time.

(14:00)

Let’s not get complacent because Trump is making moves and people will hopefully be going to jail.

On the LaVoy killing, a second witness has admitted

that orders came from the White House to kill him

We got the LaVoy Finicum paper up at our website

Those people interested in sitting on the grand jury on this one should be reviewing those videos and information

We should do some indictments

We can go after the FBI the agent in charge we can go after the director of the FBI

We can go after the governor

We can go after the shooters We can call them John Doe Shooter Number One, John Doe Shooter Number Two, and so on

We should very seriously consider doing an indictment

We’ll send something to Jeff Sessions and the President

We’re having a meeting tomorrow to get this sheriff project going

Tomorrow night at 9:00 PM

Go to the Committee Meeting page

The purpose of tomorrow night’s meeting is going to be to discuss a plan for the sheriffs program

We’re trying to collect enough money to be able to pay for this project and that is to get the knowledge of the law into the hands of all of our sheriffs

We also want to get copies of these books to the President and some key individuals in Congress

Gerard and John are going on a radio program on Wednesday

Brent will be able to give information on how to listen in

We’ve been on quite a few radio programs

John is going to check and see if they are interested in John and Gerard coming back to revisit them. We will let them know what we are doing and what we have accomplished

We will let them know about this sheriffs program

Tomorrow we will make a plan on how to get organized to start phone calling in order to get people to come to the website and give a donation

We need to get educated

We need to get our sheriffs educated

We need to demand that all of our elected individuals become educated in the Constitution and in common law

We need to take control of the juries

We need to orientate them and prepare them for the service that they are about to give in the courthouse

We are looking for critical mass

This is going to move all of our projects

One of the main things is to get the People in control by being the administrators for the grand and the trial juries

It will also get things going with the Committees of Safety

We have three different programs that we are pushing hard on

One is judicial, one is political, and one is education

We will make an announcement if we are going to do an indictment on the LaVoy Finicum case.

If we make a decision we will get the word out.

This is a question submitted earlier specifically for Brent:

Earlier this year Brent said that judges have the right to hold people in contempt of court.

I take exception to this statement
It clearly states in the Fifth Amendment , the Bill of Rights, and the U S Constitution “nor be deprived of life, liberty, or property without due process of law”

If in common law no man rules over another how can a judge deprive you of your liberty and property without having a jury trial?

I believe that it is up to the jury to order a contempt charge against the individual in question and not a judge

Brent has seen it and you can go to YouTube and see it too

(28:07)

 The judge is responsible for the order in the court

He has bailiffs in a state court

And U S marshals in a federal court

and they generally do what he tells them to do

Court is battle by trial and it’s our answer to trial by battle

Contempt of court has been part of our common law as far back as Brent can trace it

If anybody is ever jailed for contempt of court they have a right to habeas corpus as quick as they can get or somebody else gets the petition to the judge

Habeas corpus is a common law remedy

There are two kinds of contempt in our common law courts

And our courts are common law courts

Regardless of how far they stray from it

1. There is noncriminal contempt
2. There is criminal contempt

Noncriminal contempt is usually something that is done outside the presence of the court

outside the presence of the judge

Criminal contempt is contempt in the presence of the court and the presence of the judge

It should be the sheriff’s job to protect the peace in the court

The bailiff should be working for the sheriff or the marshal

Judges abuse the power of contempt of court

If someone is out of order and nonviolent but is just out of order perhaps the proper thing would be to remove that person from the courtroom would be the best solution

Maybe a judge should not be able to fine or jail a person for being argumentative

John was arguing a valid constitutional point and the judge said that he would hold John for contempt of court

John told the judge “You disagree with the United States Supreme Court”

And the judge said “No I’m not I’m not disagreeing with them” and that’s when he got angry.

Even our habeas corpuses are not being considered by these judges.

The judges are lawless to begin with

Hopefully a lot of these indictments that are coming down will be judges

Maybe that will shake the judiciary enough to start becoming obedient to the law

John has a couple of cases going now, one in the federal, and one in the state court in the federal court John feels like the judge is bringing contempt to him

John would like to put him in jail for awhile

But John doesn’t have that power and authority

Judges abuse their powers

Hopefully we can straighten this out

(40:41)

Ollie has some comments

You talk about putting in an indictment in the LaVoy Finicum case Jeanette after they assassinated LaVoy She had to learn a lot of things How to run a front loader Feed the stock and this and that Her and her daughter were fighting the BLM for a year trying to get grazing rights back They finally got them back in late summer Everybody knows that when a cow needs fresh green grass is in the spring time during calving time

Ollie had a brief exchange with her today on FaceBook.

All the other kids get to hug their dads Their dads are home for Christmas Jeanette and her kids are out in the cold again They’re going through the holidays and their dad’s not there.

Ollie encourages NLA to get an indictment going in the Finicum case

Everyone needs to review the evidence before they can cast a vote for indictment or not

(44:25)

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

Brent’s website is commonlawyer.com

We’re going through the Declaration of ‘76

Paragraph 17 says this:

 “For protecting them, by a mock Trial, from punishment for any Murders which they should commit on the Inhabitants of these States:”

Murders committed by soldiers of the people they were telling they were the protectors of.

They were supposed to be protecting these people and they were killing them

Who killed LaVoy Finicum?

Was it the people who said that they were supposed to be protecting everybody?

But instead they murdered LaVoy

They murdered him without cause

Now back when the British soldiers were doing that kind of thing they held a trial they tried them.

(46:46)

Clearly he was shot

And there is the question as to whether the shooting of LaVoy Finicum was lawful.

People are questioning whether law enforcement should be armed or be like the Bobbies in London and just carry nightsticks.

If we don’t have guns and they do then they are going to be killing us.

It comes down to a matter of force who has the guns and who doesn’t.

The government wants a monopoly on guns.

They want that monopoly so that they can do to people what they otherwise couldn’t do if people had guns.

The problem in the colonies was like our problem

We’re watching what police officers are doing to people

When you give a person power, the temptation to use it will eventually exasperate something inside of them that we wish we weren’t exasperating namely the imperfection of ambition and greed and domination that resides in every person.

It’s important in common law that government be divided that power be divided we have separation of powers

Soldiers people that work for the government soldiers are representative of all the people that work for the government they have guns and there are more of them all the time.

Previously BLM officers were not allowed to carry guns.

Then it changed and they were given the permit to carry pistols.

Now they look like they’re set up to carry out a commando raid.

That’s not good for public relations

Even the bailiffs look like they’re ready to go on a commando raid.

They don’t wear ties and slacks. They wear fatigues and boots

It’s not good for public relations and it’s not good for the government.

It’s not good for the people for that kind of picture to be given.

It makes it look like the courtroom is under the control of commandos

If soldiers hurt people then they must be subject to our common law courts not military courts

Otherwise government will use soldiers to eliminate its opposition

They’ll use their soldiers to crush opposition

LaVoy Finicum Why was he murdered? Because the government had guns They had a monopoly of force and power They used that monopoly to crush the man that challenged their power And he did not challenge it with a gun He challenged it with words

He did not draw a gun on anybody

We have federal district courts according to the Constitution so you will be tried where the crime was committed

But that was not what was going on back then

They were sent where they would get a mock trial

This is the history of England and the history of our common law.

The history of England comes down to one thing a battle of the jurisdiction of the courts of the law of the city that’s what a martial law court is That’s what an admiralty court is

That’s what an administrative law court is And that’s what a Canon court law is

All of those are courts of martial jurisdiction

It was a fight between the jurisdiction of the courts of Rome and the common law courts.

Priests in England accused of murder were tried in the church courts.

The church claimed exclusive jurisdiction over their priests

We see the same problem today worldwide with the pedophile rings

It’s the same problem today as what was going on in the colonies

Those that commit crimes and work for government like the state policemen that murdered LaVoy Finicum they claim sovereign jurisdiction

“You can’t try us at all”

That’s not true

Sovereign jurisdiction only applies if the government employee that’s accused acted within the scope of his employment

Murdering people is not within the scope of anybody’s employment

Unless they’re trying to murder you.

That’s self defense

The king and parliament were keeping murderers , that is the British soldiers, out of common law courts and they were keeping them in the martial law courts which assured their acquittal

Paragraph 18 says this:

“For cutting off our Trade with all parts of the world”

It’s hard to imagine that Americans were not allowed to trade with any part of the world.

The British Navy was powerful

They were the strong arm for the Bank of London

The British Navy on the high seas guarded the trading arm of the Bank of London

The only people they were allowed to trade with was the British East India Company

They called it mercantilism

Our common law does not tolerate monopolies

No monopoly can exist without government force backing it up

Paragraph 19 says this:

“For imposing Taxes on us without our Consent”

They wanted representation

No taxation without representation.

If a representative represents over 30,000 people then the people are not being represented because of the magnitude of the numbers

30,000 was the limit they said.

How many persons does a U S Congressman represent now?

Twenty years ago it was over 600,000

Now it’s over 700,000

Forget your representative and concentrate on the courts.

The jury is where you have influence that counts

One man at a time, one case at a time, one grievance at a time.

Justice doesn’t come to us any other way

The things that Brent says are not necessarily the opinions of NLA

(1:15:00)

CALLERS

Caller 1: California Fred

Nisi prius courts do not have the right to fine or imprison

Why can’t we do a restraining order on all gold flag municipalities?

Fred is against cops that come up to your car they don’t have a Fourth Amendment warrant for your arrest they’re not ever going to get one they hassle and intimidate people they violate your constitutional rights

Can you put them on a peace bond to keep them out of your hair?
Put them on judicial notice that their gold flag jurisdiction doesn’t apply to you

That it’s harassment without due process and they are on notice that there will be war.

A courtroom is a battleground It is designed to talk it out

Can you put a restraining order on law enforcement?

Can you use due process and common law to put them in check?

Yes you can petition the court for such a thing if you want to if you can find a lawyer to do it. Chances of that would be slim

You have to go to some authority to get that restraining order

There is only one way we’re going to solve this problem and many, many other problems

That’s when the people take control, they decide to become educated they take control of their future and their destiny by making sure that they become jurists when they’re called.

Making sure that we have an administration of the people by the people.

Not controlled by any political powers

Making sure that juries are untainted

People should join Committees of Safety

That’s when we will be able to deal with this problem because we will shut the courts down because they are all unconstitutional.

Regarding the trial in Oregon where that lawyer was tazed. The judge didn’t say anything. Didn’t give any orders The marshals just did it on their own cognizance

You can give power to men and eventually they will misuse it.

There always needs to be control

Men that have power need to be disciplined

The only remedy for lawlessness is true law

Everybody is under authority somehow

Nobody has the right to do wrong

Everybody is responsible to do right in every situation

If you do a peace bond it’s a formal request or demand for court action to keep someone away from you

The people are ignorant and don’t know what their job is

We have to educate them and bring the message of liberty to them

Most people don’t understand what the gold fringe means

(1:30:22)

Caller 2 Eric

If we can’t trust the judge and we can’t trust the marshals because they’re abusing their power, if we do educate the juries and tell them what their power is could then maybe the juries give orders to the bailiffs or the marshals about how to keep the order ?

Any person in that courtroom has the right to call out to the bailiff or the sheriff , “Why aren’t you doing your job?” It would be dangerous to make a citizen’s arrest in the courtroom.

There are a lot of courts abusing their power and calling for contempt when they have no power or authority to do that in many situations

Maybe someone is being disrespectful

They can be removed from the court

They don’t necessarily have to go to jail

For violence they should be arrested immediately

We control our government by controlling our courts

And we control our government by controlling who gets into government

That’s the committeeman’s job that’s the political process

And on the judicial process it’s the grand jury and the trial jury

Prosecutors should not have the power that they have

They don’t have the authority to do the things that they do

How often do you see a judge indicted?

How often do you see a prosecutor indicted?
Most of them belong in jail

How come they’re not in jail?

Because they’re in charge

They have total control of the whole process

Pressure is put on them to do the right thing for the elite.

Make sure that the government always wins.

If people think that Trump can solve the problem and We the People can go back to sleep then I got a bridge in Brooklyn for sale.

If we accomplish our goals at NLA then everything else will fall in place

Regarding Robert David Steele that NLA has on one of the videos it makes Eric’s B S meter go off. He says some good things but then he has some ideas that appear to be good ideas he wants Trump to listen to him but if he only knew about the NLA we have the answers to all the things that he wants to do

Now is the time for the people to make the move

John is doing everything he can to get the critical mass moving

If people think that Trump can solve all the problems and we don’t have to do anything any more and that we can remain ignorant and go back to sleep it’s not going to happen

We need to educate our children

We got to get the education system back to us

That is another plan of NLA

There is no reason that a child should go to school for more than eight or nine years and should have a college education by the time they get through the eighth or ninth grade.

They keep them in school to indoctrinate them They like to keep them there until they become an adult.

Then they will be obedient to the Powers That Be and it destroys their morals.

Were the shooters of LaVoy Finicum state police or were they hired by one of these military contractors?

John strongly suspects that the shooters were contractors

Possibly foreign contractors

John can’t picture a state trooper John can’t picture a federal agent He definitely can’t picture a sheriff or even a local police force doing what they did the way they did it.

That was an execution There was no reason to put all those bullets out there

This guy didn’t have a chance

Didn’t they use a rubber bullet to make him reach for his side like he was going to pull a gun?

John has not heard about a rubber bullet.

In one of the videos it looks like they shot a rubber bullet into LaVoy’s hip to make him reach for his side

They shot him with a tazer but that was a little later into it.

The bullet that hit him in the hip when you look at the autopsy we have a copy of that at the NLA website.

John did not see any information to lead us to think that any of those bullets were rubber.

That first shot was to make him go for his hip

Then once he is on the ground do you still have to keep on shooting him?

Another question: you have this crypto currency Eric likes the idea behind crypto currency

It is taking the power away from central banks

Crypto currency is taking the power away from the fed and central bankers

However it’s all digital and that leads to the mark of the beast.

According to our Constitution the only form of money can be coined by Congress

Nothing but gold or silver should be legal tender

That’s what our Constitution says.

Eric also commented on gays doing acts in public

Also they parade around at the gay parade

It is degrading

It doesn’t matter what their sexual tendencies are That’s their business

People don’t generally do sexual actions in public and expressing themselves that way in public

You have corrupting the morals of a minor You can’t do these things in public

Do it in private

(1:53:00)

Caller 3 Will

Will did not have anything

Caller 4: Keith from Texas

May God bless NLA’s mission

NLA helped him prepare for court

When you go to court it is a battle

He went to criminal court to fight

You got to fight for yourself for your rights

He had four criminal trespass charges dismissed about a month after he questioned the court’s jurisdiction

He is glad NLA prepared him for his fight

He has talked to a lot of attorneys

Everyone told him to plead and take the deal

If you hire an attorney are you basically waiving your rights in the court?

Ultimately you are

He takes control

You’re not going to get a lawyer to sue the judge because their license will be in jeopardy

Caller was put in prison four times and is looking for remedy

Every time due process was not given to him

There are a couple US codes USC 18 and 42

Those are the codes that they like to see

There are all kinds of constitutional issues that you can bring in

(2:00)

Caller 5: Baret North Carolina

All the codes and statutes the singular includes the plural the plural includes the singular

Not in every case but as a general rule

In the Declaration of ’76 the first paragraph

“When in the Course of human events, it becomes necessary for one people to dissolve the political bands which have connected them with another, and to assume among the powers of the earth, the separate and equal station to which the Laws of Nature and of Nature's God entitle them, a decent respect to the opinions”

You give your consent when you register to vote

That’s a fraud

So no one really gave their consent

They just took their authority

It has no power and no authority

They’re making everything up as they go

They know that they have no constitutional authority

Section 19 North Carolina State Constitution

“Law of the Land Equal Protection of the Law No person

 shall be taken, imprisoned, or disseized of his freehold, liberties, or privileges, or outlawed, or exiled, or in any manner deprived of his life, liberty, or property, but by the law of the land. No person shall be denied the equal protection of the laws; nor shall any person be subjected to discrimination by the State because of race, color, religion, or national origin. “

 Article 14 Section 3 North Carolina State Constitution:

“Sec. 3.  General laws defined**.**

Whenever the General Assembly is directed or authorized by this Constitution to enact general laws, or general laws uniformly applicable throughout the State, or general laws uniformly applicable in every county, city and town, and other unit of local government, or in every local court district, no special or local act shall be enacted concerning the subject matter directed or authorized to be accomplished by general or uniformly applicable laws, and every amendment or repeal of any law relating to such subject matter shall also be general and uniform in its effect throughout the State.”

The two fundamental duties of government are

jury duty that’s enemies domestic

and enemies foreign that’s armed defense.

If you try to fight them in their sandbox using their terms giving them the power that they claim that they have you just empowered them

When you deny it and call it for what it is then they have no place to go

It’s a fraud

Go to PowerOfTheCounty Sheriff.org Go under the “News”

Then go to “Constitution in Jeopardy” go underneath that

Scroll down

It describes what the Deep State really is

It is six down

“CIA WhistleBlower Risks All to Expose Shadow Government”

He defines the Deep State

It’s all about the bankers and oil

They control the justice system

Then there’s the Military Industrial Complex

This guy laid it all out He exposed it for what it is

It’s subversion against the United States of America by enemies both foreign and domestic

You don’t want to play in their sandbox

Use NLA paperwork and make it work around your court case

(2:42:18)

Caller 6: Crystal from Connecticut

John got the package that Crystal sent him

Crystal went last Tuesday

Mr G E gave an affidavit

Crystal will send that affidavit to John

They did a nonjudicial foreclosure on you and started moving the property to themselves

That’s part of their game That’s part of their fraud

They’re not giving Crystal due process

This is fraud on the court by that judge

He is denying due process

He is outside the jurisdiction

If you’re in jeopardy and you think that they are going to take it then move it into the federal court

You’re going to have to use a statute to get into federal court

US 18 US 42

Acting under the color of law and violating your rights

It becomes a conspiracy when there is more than one person involved

You’re going to be fighting that he doesn’t have jurisdiction over you and he’s not giving you due process.

Make a good Wherefore Clause Cease and Desist They’re operating outside the law

In your Wherefore Clause make it known to cease and desist and leave you alone