National Liberty Alliance

Monday Night Conference Call

February 15, 2016

Topic: Message to our county sheriffs

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

Please support our business partners. You can find their banners on the right hand side of the website. Proceeds support National Liberty Alliance’s effort to save America.

Scripture Reading: Romans 5: 1-22

(9 min)

We are going to be looking at a media release that we are going to be sending out as an open letter to the county sheriff

Originally a media release was put out concerning Oregon to the sheriffs was put out there in Oregon maybe about a week or a week and a half ago

It required a response because there was a lot of problems with that letter.

It’s a one page letter.

After reading the letter we will read our media release response to the letter. It’s an open letter to the county sheriffs of Oregon.

The letter is up at the site.

Click onto Malheur Wildlife Refuge Update after highlighting News

It is right underneath the videos

The Sheriff Association media release is page 8

Our response to that are the seven pages preceding that.

Right under the videos is a long paragraph

Oregon Ground Zero is the first line after the paragraph

Under Oregon Ground Zero it says Response Oregon to Sheriff Association

This is the Oregon Sheriff Press Release and that is page 8 in that document

And it’s headed Oregon State Sheriffs Association Conservators of the Peace Media Release

and then it says Response to questions regarding the Oregon Office of Sheriff

This was written by the head of that organization

Gerard started reading at 11 minutes into the audio

“Sheriffs in all 36 Oregon counties have taken an oath to support the Constitution of the United States, the Constitution of Oregon, and the laws thereof. Our oath is our pledge to you, to be conservators of the peace for our citizens, while being respectful of the rights afforded to all of us under the Constitution.”

The media release concluded with the following

“These men and women are asking for change, and we support their right to challenge our government to make change. However, we do not agree with or support any citizen or elected official who would advocate for change in a manner that includes illegal action, threats of violence, or violence against any citizen of the United States.”

The reading of the Oregon State Sheriffs’ Association media release concluded at 13 minutes

The response that National Liberty Alliance is mailing to these sheriffs and other people.

The Unified United States Common Law Grand Jury response is labeled RE: Correction of response to answers to questions regarding the Sheriffs of Oregon

This is going out tomorrow morning

It has been going out by fax over the holiday weekend

It’s going out to the Sheriffs Departments in all 3,133 counties

By now they all got it

And now it’s going out to 20,000 or 30,000 other elected officials both on the state and federal level by fax

And it starts out

(17 minutes into audio)

“All Sheriffs in Oregon Counties have not taken an oath to obey and support the Constitution “for” [not of] the United States of America as Jason Myers, President of the Oregon State Sheriffs’ Association states in his press release (see attached). Clatsop County Sheriff Thomas J. Bergin has not had an Oath on file since November 6, 2012.

Washington County Sheriff Pat Garrett was forced by public scrutiny to file a belated oath. To date we have only checked about 50% of the counties records in Oregon where oaths are to be on file; and, we suspect that we may find more. Jason Myers, President of the Oregon State Sheriffs’ Association is in serious error when he states that “rights are afforded to the People” under the Constitution, when in fact rights are unalienable and the Constitution is there to bind down tyrants thereby protecting the rights of the People.”

The media release concludes with the following:

“We will be calling on you shortly to stand with We the People and restore America to its roots, because only the People and the County Sheriff can save America peacefully. “United We Stand and Divided We Fall.” Learn more - http://powerofthecountysheriff.com; take our FREE Constitutional Course and our FREE Civics Course; join our next tele-conference call. “Study to show thyself approved unto God, a workman that needeth not to be ashamed, rightly dividing the word of truth.” 2 Timothy 2:15”

The reading of the media release ended at 37 minutes in the audio

This is going out to about 30,000 people by fax

It has been sent to 3,133 county sheriffs by fax

We will be sending a hard copy of the letter to all 36 Oregon county sheriffs

We are filing papers

We will be doing something very special this week that is very important, extremely important. There are some real serious problems that have recently taken place and John doesn’t want to talk about it until NLA gets the paper together and gets it out. We will probably read it next Monday.

The governors of the fifty states need to step up and do something.

First we need the sheriffs to step up and do the right thing.

We’re not asking them to do anything other than to make sure that the law is being kept.

That is all that we are asking them to do. Enforce the law.

If someone breaks that law, they need to arrest those people.

And if they are concerned as to whether this was a law or not, they don’t have to arrest them first, they can come to the grand jury first. They can ask the grand jury for indictment. Tell the grand jury why. And the grand jury will decide.

The sheriff can only enforce the law if he knows the law.

We are trying to get the sheriffs to go to nationallibertyalliance.org or powerofthecountysheriff.com

Click on our constitutional course. Take the course.

We also have a civics course which is extremely important.

The civics course is 120 hours.

There is absolutely nothing wrong with the three branches of government. The structure and the base of laws, the Constitution, the laws that are not repugnant to the Constitution. There is absolutely nothing wrong with that. Everything is still in place. But we have been corporatized. They have laid these corporations over every one of our trusts. Everything is still there. The problem that we have is that we have a cancer, a group of people, who have taken control of the controls of America, and we are out of control headed for a crash. Only we the people can stop it, if we act, and we must act now.

We have called this year The Year of Justice. Campaign for Justice 2016.

What we are going to discuss next week is going to be extremely disturbing and should put everyone listening into emergency mode to get his job done now.

Gerard took over for Q & A

CALLERS

(48 min)

Caller 1: David Washington

David has signed up for a lot of committees but the only one that is tasking him is the courtroom observers. He has been to a couple of local cases. He has just recently retired. He signed up for the tech committee. Welcoming Committee, Jury Administrator committee .

John offered a suggestion: We have about twelve committees and about half of them are not up and running very well yet and we are working on that. Anybody who wants to take a leadership role in a committee, please jump in. The best thing to do is to click on the directory and get ahold of one of the national leaders. Give one of them a call or send them an e-mail . Talk to them about your concerns and what committee you want to get into and they will let you know who the person is that you want to contact. Some of the people are part time. Some of the committees are extremely active. Caller had a concern about one session in the civics course. There should not be three or four sessions before you get to the questions. Give Jan a call and he can help 814 531 5363

Caller 2: David in Nevada

Regarding the Clark County, Nevada sheriff, about four months ago he had a number and you could call him. But now they got him a PIO (public information officer) a media relations person. Now you can’t even talk to the sheriff in this county. He has no number to get ahold of him. The number from the master Sheriffs list at NLA has been disconnected. He doesn’t want to talk to his constituents. They have already put a pilot program in the judicial system it’s a small thing of a TPP that if you file a lawsuit you have to go through arbitration first. Like the TPP is going to be. It’s a pilot program. They specifically said pilot program. Caller has called the police department twelve times in the last week or two and every time he has not gotten to speak to a police officer. They are all private entities. They are all private people. Not once has he got a police officer. They are contracting people to answer the phones. Caller has specifically asked for a police officer.

John responded that one of the things NLA is doing in trying to make people aware is first of all we are not here for vengeance or anger. We always got the olive branch out especially for the sheriffs. At some point they are going to find themselves out of office and under indictment. But up to that point we will try our best to break through the veil. One of the things that we are trying to make all of these elected individuals know is that they must make themselves available. They have a duty to speak and they have a duty to answer, they can’t put someone else on the phone, they can’t ignore it. They can’t plead the Fifth or anything. They must answer because they have authority, they have power, they have jurisdiction and therefore they have a duty to speak. We are trying to get that message out to these people and hopefully they will respond. And the way we are going to get to these sheriffs that are shelling themselves in so to speak, preventing any type of interaction with the people, is through the sheriffs next door. When we can get a few sheriffs in every state to really start working with what we are doing, with us, with We the People, and really start enforcing the law and getting involved and starting to talk with the sheriff next door to them, and the sheriff next door to them, and the sheriff next door to them, and getting ahold of the association and trying to turn the tide in the associations. These associations should be busy about spending their funds and their money towards educating the sheriff in the Constitution. They’re not doing this. Don’t they understand that they took an oath.

If you don’t know the Constitution go to powerofthecountysheriff.com , read that page, click on the Constitution course, take the civics course, and at the end of that , you will understand , you will see how these people are destroying America, and you better start putting them in jail. Come to us first, we’ll pull a grand jury. At this point the Unified United States Common Law Grand Jury is doing indictments . Everybody needs to be up on the Wildlife Refuge page that we set up under News and devour everything. We are going to be starting to load a lot of evidence and a lot of papers up there. Everybody needs to be fully informed on those papers and what’s going on. We got videos and different things as evidence. We are going to be calling for a Unified United States Common Law Grand Jury , bring everyone together in the next couple of weeks, we’ll have a list of people for indictments, but first you need to look at the evidence . Keep your eyes open. NLA will make an announcement at least a week before so people can finish catching up on all of the stuff we are going to put up there so that they can make a good decision when they vote on the indictments coming up. This grand jury that we sit on, we have over 5,000 people, in theory, that sit on this grand jury. We have many hundreds that come together during the process whenever we pull the grand jury together. But we have from every state in the union are we are working down on into the counties , we are in every single federal district in America, We are in every single state, we are organized in every single state. We have organized through process every county. We are looking for leaders in every county. The purpose of the Unified United States Common Law Grand Jury has only one purpose and will sit only as long as it takes to get through one case. And that case is dealing with subversion against the United States of America from enemies domestic and foreign. And that’s our purpose and only purpose. Once we accomplish that goal then this grand jury dismantles. We pass it into the courts and the trial juries take it and they deal with it and then we will be dealing with grand juries on the federal level , people only within the federal districts coming together , organizing, and running with the principles that we have set forth which are the principles of God. Coming with a sense of honor, justice, and mercy. And we will also be passing this down right into the states. Ultimately the states will be running it on the county levels. And all the counties collectively will be running this on a federal level. We organized this in a very logically fashion. We are very well organized. Membership is moving quite quickly.

David had a friend that had a vehicle stolen . They found it the next day. They said that they called him to come and get his vehicle. He never got the phone call. So they impounded it. Now he can’t afford to get his vehicle out so he is going to lose his vehicle because they only made one call. When he tried to call the police to say that he’s got the title to his vehicle, they put an attorney on the phone with him.

( 1 hr 2 min)

Caller 3: Wisconsin Randy

Randy was foreclosed on and he was trying to get his credit cleaned up.

It’s hard today to live without credit.

You can get a secured credit card when you put $500 down

A lot of times the information on the credit report is not credible.

They have mistakes.

Fair Debt Credit Act states clearly that they have to send copies of everything that is in the file.

And they don’t respond to that.

When they don’t respond you can do a Notice and Demand, follow through that process, you can find examples at the NLA website. You can find examples at 1215.org Once you do the Notice and Demand and then you do the default You’re demanding that they clear the slate altogether to begin with Then you do Show Cause in the local court the state supreme court in your county. You bring a Show Cause on why a judgment shouldn’t be given to you and you lay out and bring documents in as proof. They will default on that or they may get a lawyer and have it thrown out of court. You have to know how to block that. You are not looking for any summary judgments

File a default with the county clerk

Take the default to the county sheriff and say you want this executed.

Be careful when you put it together

There is a proper way that you have to write it

(1 hr 8 min)

Caller 4 Kevin from Washington

New to the NLA

Would like to be involved

He is from Idaho not Washington

Anyone who wants to get involved should get ahold of a national co-ordinator

You can find the national co-ordinators at the directory

Right now the biggest need is for federal district leaders

There are 94 federal districts

He has a driving without privileges case coming up

If you want to do a habeas corpus click onto the frowny face holding the help sign

Thomas from California joined the call

needs courtroom observers

Highlight committees

come down to courtroom observers committee

there are 7 choices

One of the choices is Request Courtroom Observers

You can stall the case

Caller wants to mail a donation

The address is on the donation page

Caller 5: Illinois Adam

Talked about caller David from Nevada

Same problems in Illinois as Nevada

Government spending money that ain’t theirs

A lot of states have the same problem

Most of the stuff they do is against the state constitution

None of it is legal

Renaming taxes as fees

Potholes the size of craters

Gammer new social media like facebook

(1hr 36 min)

Caller 6: Scott from South Carolina

Caller thinks that in the letter that was read there might be a typo.

Robb might be with two b’s instead of one

Since Judge Scalia was such a constitutionalist

There’s ten or eleven months until the president is sworn in

What effect is that going to have on any constitutional cases?

Some say that the Republicans won’t approve anyone the current president puts in.

Gerard does not believe that because what we have today is Republicrats.

This could change gun laws.

(1 hr 44 min)

Caller 7: Maranatha Mark from Michigan

Bringing up the license issue

Every citizen needs to be educated and stand as their own council

He literally cannot afford insurance

They want to charge him $300/month

He is a young Mexican guy

The more that people exercise their rights, it needs to become normal, and not viewed as a crime.

He wanted to exercise his right over medical decisions over his newborn child was viewed as a crime.

Badnarak has fought the fight for driving in his local area and gets away with driving without a license in his local area. But what if you want to go across states or go across the country.

Under common law you are expected to cover yourself.

If there is an injured party, you have to do restitution.

Not having insurance means you are going to have to have the ability to cover any damage that you do.

Caller 8: Brad Pennsylvania

He started taking the constitutional course and he answered one question and it said that he got them all correct.

He answered the first question and everything came back correct.

Karl will take a look at that.

Caller referred to the Second Amendment and doctrine of necessity.

The Doctrine of Necessity is the basis on which extra-legal actions by state actors, which are designed to restore order, are found to be constitutional. The [maxim](https://en.wikipedia.org/wiki/Legal_maxim) on which the doctrine is based originated in the writings of the medieval jurist [Henry de Bracton](https://en.wikipedia.org/wiki/Henry_de_Bracton), and similar justifications for this kind of extra-legal action have been advanced by more recent legal authorities, including [William Blackstone](https://en.wikipedia.org/wiki/William_Blackstone).

In modern times, the doctrine was first used in a controversial 1954 judgment in which Pakistani Chief Justice [Muhammad Munir](https://en.wikipedia.org/wiki/Muhammad_Munir) validated the extra-constitutional use of emergency powers by [Governor General](https://en.wikipedia.org/wiki/Governor-General_of_Pakistan), [Ghulam Mohammad](https://en.wikipedia.org/wiki/Malik_Ghulam_Muhammad" \o "Malik Ghulam Muhammad). In his judgment, the Chief Justice cited [Bracton's](https://en.wikipedia.org/wiki/Henry_de_Bracton" \o "Henry de Bracton) [maxim](https://en.wikipedia.org/wiki/Legal_maxim), 'that which is otherwise not lawful is made lawful by necessity', thereby providing the label that would come to be attached to the judgment and the doctrine that it was establishing.

Many a liberty are lost under the guise of necessity

If people aren’t educated and they allow this to happen

(2 hr)

Caller 9: Doug from California

New to NLA

But has been fighting them for 25 yrs

Knows a little about common law. He has a case going on right now.

Sheriff office acting as police came over and wanted to talk to him

He told them I don’t want to do business with you. Don’t want to talk to you

They wanted him to lay on the ground Beat him unconscious and took him to jail

Took all of his prescribed medication Left his vehicle to be stolen

Later when he complained about it they wouldn’t let him in the police station

Filed with the county and requested an investigation

Caller heard an old call about Anna Von Reitz

Caller believes Anna Von Reitz has laid out exactly what happened

This is a government services corporation

It’s not even our government because our government walked off and left vacated seats.

It’s not there and it’s up to us to fill those seats.

Anna brought it to the world court in the Vatican who is the head of all of this.

Right now the corporations are operating in admiralty

They’re doing it by presumptions

So if you rebut the presumptions it doesn’t leave you anywhere to go

I’m sovereign You work for me

They breeched their fiduciary duty

Right now I have a forty nine million six hundred twenty one thousand three hundred and fourteen dollar accounts receivable on each one of the cops, the district attorney, and the county manager.

Tomorrow the caller will file the U C C forms

These are corporations

They breeched their fiduciary duty

and act as a criminal enterprise on our shores

and act outside what their charters are and act as a criminal enterprise

Therefore they can be liquidated and all of their assets garnished and sold to pay my damages

John asked the caller if he has had the opportunity to read the twelve papers that NLA has file in the courts.

Caller has not

John suggests that caller read that and then come back and talk some more about it.

John asked if caller knew what a quo warranto was and said that was the first paper NLA filed.

If caller reads the NLA papers he will have a better understanding on how NLA is doing it.

We are familiar with Anna Von Reitz

Caller said that he got himself out of prison

John told the caller that one person trying to do what the caller is trying to do, you may end up in jail. They will try to get you for contempt of court

Look what they’ve done to you.

You’re fighting an uphill battle.

Every court in America is defacto.

None of these court systems are operating legally.

You call it their court system.

We look at it as our court system.

We own the courts.

They are defacto, They are fraud and they are committing crimes against the people

John suggests that the caller study NLA material and then after looking at NLA stuff then bring his material to NLA and see if NLA might be able to use some of the callers work. We want your feedback, we want your education If we are missing something that can be advantageous to our goals . we by all means want to have that

There is only one case we are sitting on right now. The Unified United States Common Law Grand Jury is thousands of people combined across the whole United States. The only indictments that we are doing right now is the indictments concerning subversion against the United States of America, against We the People. That’s our only purpose and our only goal. Once we accomplish that goal, we will have then seated the people into the courts across the United States , all 94 federal districts. And once we have accomplished that, then they will take control of the state courts, literally. We will then be able to sit administrators within every county within the nation. 3,143 counties. When we hit critical mass there is no way that they will be able to stop us.

Get educated

Study our work and see what we put together. Bring your work to our attention.

Bring what we are lacking to our attention

Caller is a certified paralegal.

Get involved

(2 hr 29)

Caller 10: Jeremiah from California

New member to NLA He wants to thank NLA He’s learned so much

He does a lot of studying

He took notes about sovereign citizens from people who have called in

The reason he started studying law was because he wanted to help his kids and lead a better life so that way they wouldn’t be subjected to a system that was corrupt

Habeas corpus is statutory

There is a statutory habeas corpus remedy

Case law can be overturned by a statute and also by a constitutional law

There is a difference between the civil and the common law grand jury.

civil grand jury verses common law grand jury , go investigate

Go and read the Federal Grand Jury Instruction Manual for the civil grand jury

As far as police officers, unfortunately because most of them work for municipalities they have no peace officer oath of office certificate so they are not peace officers

As far as NLA district leaders stepping up, caller has stepped up to join the Common Law Advisory Committee

Caller wants to bring in knowledge and truth

Let’s waive jurisdiction especially if you’re holding on to your common law claim.

There is no way we’re going to be able to stand in an administrative setting under common law unless we waive that jurisdiction.

People vs Allen 1999 talks about the defendant’s right to waive the jurisdiction of the venue.

Regarding common law of England and California civil code, Section 22.2 which talks about law being the solemn expression of the will of the supreme power of the state. The common law of England is the rule of decision in all of the courts of the state.

Erie Railroad v Tompkins 1938 changed a lot of things.

Erie Railroad v Tompkins is a landmark decision by the Supreme Court of the United States in which the Court held that federal courts did not have the judicial power to create general federal common law when hearing state law claims under diversity jurisdiction. In reaching this holding, the Court overturned almost a century of federal civil procedure case laws, and established the foundation of what remains the modern law of diversity jurisdiction as it applies to United States federal courts.

Family Purpose Doctrine which is a right to travel thing. The family purpose doctrine is a rule that holds the owner of an automobile liable for damages to others while a member of the family is driving the vehicle, regardless of whether or not the owner gave permission.

Erie vs Tompkins says there is no federal common law.

John said that the people make the law. And they clearly are not following the law. To make a decision like that is null and void. We pay no heed to it and will argue it easily and defeat that easily.

Caller said that it does let you know the direction they are heading in.

Caller has done a lot of research and you would be surprised at the things that they are getting away with.

Every city is the most powerful entity, not the county. In San Francisco the people are lead to believe that there is both a city and a county acting simultaneously within the same territory.

One single municipal incorporated state arm known as City and County of SanFrancisco federal E I N They are just posing as a county And the court has a county name It ties into the corruption of all the other states

What we can learn from out here is that they are trying to get rid of this county all together and we are solely under municipal authority which incorporates home rule of the Constitution.

Now we can hold them accountable under federal rules.

Caller gave his e-mail address: [secondsonofdonald@gmail.com](mailto:secondsonofdonald@gmail.com)

(2 hr 39 min)

Caller 11: North Carolina Mark

At some point we will get into the courts.

At that point will we be relying strictly on the power of the sheriff to enforce?

Is it intentional that the District of Columbia has no sheriff?

They want to do away with all of the sheriffs if they could because the sheriff is the Constitutional law enforcement officer

Once we are in the court, we are not relying on the sheriff.

The sheriff is the enforcement as far as giving the subpoenas and giving the indictments but it’s the people that are moving it forward.

The sheriff is the wedge that opens up the door.

Once we are in there then all of this research and all of this common law that we have been doing comes into effect.

We are concentrating on Oregon right now because we are in an area that is notorious

We already opened a court of record almost a year ago. We’ve been in the courts for almost a year. We already got them in contempt of court. They are not responding They have already defaulted.

If we accomplish our goal in Oregon then every sheriff will be joining in.

If you take our Constitutional course we discuss all of the amendments.

Caller took the course

Caller 12: Anonymous no response

Caller 13: New York Maude no response

Caller 14: Steve from Utah

Was on facebook and ran across a bill that was talking about a retired military guy and he gives some good information and he talks about the Constitution. He had a verse from Isaiah

Isaiah 33:22 For the Lord is our judge, the Lord is our lawgiver, the Lord is our king; he will save us.

It is about an ex-military man uncovers the truth about what is going on in America

It’s true that it is a David and Goliath fight

The alternative is locking and loading

Gerard has a problem with locking and loading being the son of a marine.

They have weapons beyond what you can imagine

Anybody that believes that we can go head-to-head with them in a conventional war is delusional

Gerard is surprised that ex-military guys think that we need to fight