National Liberty Alliance

Monday Night Conference Call

December 26, 2016

Opening Song: Tell Me Why

Topic: Open Forum

Call-In Number: 712-770-4160 Participant Code: 385698

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: James 1 : 1-12

(6:37)

No e-mail questions because of the holiday

There was an individual concerned about foreclosures. NLA was helping people and then stopped.

The reason that we stopped and can’t do it – we just don’t have the manpower.

If there is anyone who would like to help with the paperwork that has experience managing things and has experience in following instructions get ahold of Jan.

NLA stopped habeas corpuses because we don’t have the manpower

Also we stopped the foreclosures.

We are working on the Robertson case in Montana.

NLA is still working on the case out in Oregon.

Also there is the upcoming case in Nevada.

NLA is busy and could use some assistance.

Robert announced that the papers will be delivered this week to Mr Trump

CALLERS

Caller 1: Doug from Colorado

This is a spiritual battle more than anything else.

Lori from Colorado and Doug have been talking about starting an intercessory prayer group.

Doug would like NLA to endorse the intercessory prayer group.

This is a spiritual war

There is evil in the churches

It has always been the case

2017 will definitely be the year for something

We will come to the conclusion of things this year.

John has been a Bible student for over thirty years.

If someone wanted to lead the prayer group then John would have to meet with the person who would lead that prayer group.

John would have to talk to whoever was interested in running the prayer group.

After some things are taken care of, John might reopen Bible Study once a week.

If someone wants to run a prayer group, John would want to meet that person and have a conversation

We would have guidelines.

(19:00)

Caller 2: Robert Overheul

36th circuit wants Robert to file a brief on a motion challenging jurisdiction

Robert started writing

There will probably be 50 exhibits to this

It started out as a construction loan for one year

There is no ink signed contract or affidavit

This is a nonjudicial foreclosure

You won’t get anywhere on the lower end

You got to go to federal court

They did a nonjudicial foreclosure

The state is Michigan

Michigan is a nonjudicial foreclosure state.

Go into the federal court, the district court for that area, and sue these people for collusion , conspiracy, in order to take away your property through nonjudicial foreclosure process.

There has been a hearing and Robert has a copy of the judge’s ruling.

On the sixth page of ten in the transcript the court this is a case based upon a foreclosure of a mortgage any challenge to that mortgage or the mortgage foreclosure would happen in the circuit court and is not a district court issue. So any challenge you wish to make regarding that mortgage you would have to do so in the Banbury Circuit County Court.

Who opened the court case?

Union Bay Federal Credit Union of Bay City Michigan

If you had a hearing and they made a decision

Object to everything

and they will bring you into a jurisdiction unknown

They make it up as they go.

They are operating in REM

You are battling a process in a jurisdiction unknown

They are denying you due process that is the key part of the case

The second thing is that they are taking you into jurisdictions unknown.

The third part of this case is that they are trying to take away your property or someone’s property without going through due process and outside the jurisdiction of the common law which is the law of the land, Article 6 of the Constitution.

For the Wherefore Clause you need to take them to the place where they need to shut that case down and go away and leave you alone.

Or come back with solid evidence.

You want to sue these people. You want to sue for damages

Go out and see how we wrote up the cases that we have going in right now.

At the NationalLibertyAlliance website

highlight “grand jury”

click “docket”

Under “papers filed”

You need a “summons”

Work off of that summons and create your own accordingly

Under “more documents” “Federal Rules for Civil Procedure”

click on that all of the federal forms are in there

The form for the summons is in there.

There is a “statement of jurisdiction” in there.

You want to do a “summons” You want to do a “Statement of Jurisdiction”

For “Statement of Jurisdiction” I would put my own necessary wordings in there

Make it for your case.

If you want to make a point concerning the law or concerning facts then you want to do memorandums.

Get the summons done first.

(40:42)

Caller 3: Ollie from Colorado

Lindsey got another letter out from this guy. He’s got a litigation case going.

When these guys got litigation going then they are isolated more

Lindsey made a video on this letter this morning

It explains his case

He desperately needs a voice

Robert Bristow is going to write him a letter and establish contact that way.

Ollie said that Lindsey just called in

John noticed that Brent called in

Brent will speak after Lindsey

Caller 4: Lindsey

Lindsey had an update on Joe Robertson.

NLA will be doing the habeas corpus for him

NLA opened up a case in New York for conspiracy and subversion against the United States of America by enemies both foreign and domestic

We have had one major news station do a story on Joe

They want to do a follow up story

They want to do investigative reporting

They requested through the Freedom of Information Act all of the records from prison and some have requested to talk to Joe himself and the warden is ignoring them

Why are they isolating him?

He is now at 120 days of no phone calls no commissary and no computer access

The latest letter that Lindsey got he did have a hearing it was a three way call he gave testimony on medical neglect and legal mail violations

They are retaliating against him

This hearing extended his sentence by 28 days.

This is a federal prison

There is no reason to hold him

His lawyer put in a paper for appeal

NLA also put in a paper for appeal

You have to have a reason for not letting a person go on their own recognizance when they are waiting for an appeal.

He has been trying to get rid of the public defender.

They said they denied him release because he associates with the Malheur Refuge people.

They were all found not guilty in Oregon

In the next affidavit Lindsey will state that she is acting as Next Friend

No one has seen Joe since August

Lindsey’s affidavit will be done by Wednesday

NLA can get the habeas corpus out by Thursday or Friday

The next Thursday they will default

NLA will do a paper for default that Friday with a demand for release

From there we go for contempt

and from there we go for the judge and lawyer under the conspiracy case

Right after the New Year they should be served

Monday will be a holiday

They will probably serve them on Tuesday of next week

Saturday we can default

We file the final affidavit of default with demand to release

They get five to ten days max

From there we go to contempt of court and from there we do show cause where they will have to answer directly as a person because they are acting under the color of law denying due process

(1:06:10)

John moved on to Brent

This is Brent Allan Winters commonlawyer.com

I’ve been talking about the militia of the several states the four militia clauses

The third benefit of the militia:

The militia diminishes the need for police or armed forces, local or national, to act among us and against us.

They are taught, and it is unfortunate that they are indoctrinated that it is an us vs them situation.

Over the past 175 years since we started neglecting our militia clauses Americans have gone from refusing to allow policemen to tote guns, to not only allowing them to carry firearms but in addition tolerating mere petty bureaucrats to carry concealed weapons.

Government clerks and employees from IRS to BLM bureaucrats now pack heat. Federal prison guards and local police and bailiffs have gone from dressing in pressed shirts and ties to donning commando style uniforms and gear. Policemen have exchanged their dress shoes and creased trousers for the commando combat boots and fatigues.

(1:18:00)

A militiaman is a freeman.

Our first fathers, the people that populated the American shores first, the English Puritans, and the Scott Irish Presbyterians, would not use the word “citizen”. They said the “citizen” was a Romish word and they wanted nothing to do with it. The word “citizen” is derived from the word “civil” which means city. They hated the civil law of Rome. They didn’t call themselves “citizens” ; they called themselves freemen.

A young lawyer in 1842, the lawyer was about 40 years old, he was probably born in 1800, this young lawyer set out to find the power that had stirred the underfed and ill-clad American militiamen , freemen to bear the odds with their lives against the world’s, best fed , best equipped, and best trained military forces. He questioned a 91 year old fellow, an old militiaman, Captain Levi Preston, 91 years old. Captain Preston was a veteran of the historic Battle of Concord. He was 91. And he asked him, he said, “Did you take up arms against intolerable oppression?”

“Oppressions?” Captain Preston asked. “I didn’t feel them.”“What, were you not oppressed by the Stamp Act?” “I never saw one of those stamps…and I am certain I never paid a penny for one of them.” “Well, what then about the tea-tax?” “Tea-tax! I never drank a drop of the stuff, the boys threw it all overboard.” “Then I suppose you had been reading Harrington or Sidney and Locke about the eternal principles of liberty.” “Never heard of ’em. We read only the Bible, the Catechism, Watts’ Psalms and Hymns, and the Almanac.” “Well, then, what was the matter? and what did you mean in going to the fight?” “Young man, what we meant in going for those Redcoats was this: we always had governed ourselves, and we always meant to. They didn’t mean we should.”

He said “We only read the Bible, the Catechism, Watts’ Psalms and Hymns, and the Almanac.”

If you add all of that together then you got the laws of nature and the laws of nature’s God.

The Bible is the Laws of Nature’s God.

That is what Blackstone tells us.

The Laws of Nature’s God is the Bible.

The laws of nature are God’s laws revealed in creation.

That is why he read the Almanac.

We have ignored our four militia clauses which are a remedy to the problems.

God has given us detailed standards of laws.

Detailed concerning the militia of the twelve separate tribes of Israel.

The Book of Numbers in the Bible. The fourth book of the Bible.

Details martial law jurisdiction and where it is to be used and how it is to be used. And over whom it is to take governance.

The Book of Numbers

No nation since ancient Israel has ever had such a fine and detailed standard of what we call here in America the militia.

Brent concluded

(1:39:16)

Caller 5: David Missouri

There is a misunderstanding in churches about Romans 13

Tyrants love to deceive people into believing they have to obey their unlawful actions

It is not a good attitude for people to say “Well, it is all going to be over soon, so why do anything”

When Ron Paul was running for president there was that kind of attitude. When Ron Paul lost and couldn’t get in then a lot of people disappeared.

When Trump gets in then some people may get more complacent.

A lot of this is ignorance.

We should submit to politicians in good behavior.

Preachers don’t even understand.

Caller is in support of the previous caller that we all need to be praying about it.

There is a lot of confusion about basic Biblical teaching.

Caller 6: David New York

David got a jury duty notice

He doesn’t want to sign it

Gerard’s wife also just got one and Gerard told her cross out capital United States and put in small united states. That alone will probably get you out of jury duty.

You can also run into trouble trying to do the right thing as a juror.

That’s why we have to fix this problem and we have to fix it soon.

Caller has been doing the Civics Course and is considering becoming an administrator.

Once we get the courts back, the key point about what NLA is about is creating administrations in each county . We need four people for every county to be administrators and also the investigative body for the grand jury, to assist the grand jury, to orientate them. We will teach a lot of that through a handbook. It is a paid position.

You have to take the Civics Course. You have to take the Constitution Course.

Those are the two courses required

NLA will probably put out a third course specifically for administrators.

NLA is working on the handbook.

The grand jury has to be approachable by the people.

Caller 7: Saree

Last week she took out a petition to become a lawful notary in her county.

Have you ever heard of a lawful notary?

It is not common knowledge but it came from ancient Rome. At that time there was not only the scribe but also considered the judge. So it is the most powerful position. It is more powerful than the President. Caller took out a petition and she got two hundred signatures for her and another colleague. So they are now able to convene a grand jury in Queens County, New York.

The Hague is recognizing us as a de jure government.

There is no international group that is out there that is going to help bring us under common law.

A lot of people that followed Ron Paul disappeared after he lost the election.

A lot of them haven’t resurfaced.

It is a way to get acknowledgement from the rest of the world that we are a de jure government.

It helps us to get support from around the world.

NLA stuck with the grassroots process that we started off with.

Caller said that as a lawful notary she can hold her own courthouse.

(2:17:00)

They are not going to acknowledge your process. They probably never heard of your process. It is going to be an uphill battle.

It is a mortgage foreclosure case

She has had this case open for ten years now

Take it to federal court for violating your unalienable right.

First of all you are not getting due process

Second of all you are in jurisdictions unknown.

They clearly are not obeying the law of the land.

They don’t have anything that is sworn to so there is no fiduciary authority.

You are in jurisdictions unknown

You are not in common law jurisdiction

You are expecting a court of justice

If you are expecting a court of justice then you are expecting a common law court.

Now that you know, now you can get out. They have been conning you all that time.

They have been bringing you into jurisdictions unknown and manipulating you all of this time.

That’s your argument to the court.

Everything we are doing now will bring in a jury

We don’t want the judge making the decisions.

NLA is building administrations for the grand juries and trial juries in every county in the nation.

Read the NLA front page and watch all the videos on the front page

Start taking NLA’s free courses.

Get a committee of safety going.

How do you enforce a decision from a grand jury?

You can’t get a grand jury or trial jury in process yet. We are trying to do that now in a federal court in Albany. We just filed a case. We are taking control of it as We the People being the prosecutors ourselves.

We will have trial juries drawn untainted.

We are trying to do some indictments using this court case number.

We have to get access into the courts

If we can win and bring the law of the land back into the court if we can do that on the federal level then we can push right through the states.

We can bring it into the federal courts immediately and force their obedience.

All we have to do is win on the federal level.

So we formed the Uniform United States Common Law Grand Jury

In order to form that we first have to form Unified State Common Law Grand Juries.

So we formed Unified State Common Law Grand Juries in every state.

All 50 states.

We pulled all the people together in the counties to take a vote and see what it is that we are doing as far as building administrations across the nation and bringing back the common law juries.

It has been overwhelming pro for what we are doing.

We have organized the entire nation in every state

We organized every state

And all the states came together and formed the Unified United States Common Law Grand Jury and we filed papers up in Albany.

Once we win that case we are looking to empower the people on the grassroots level. On the county level. We are looking for four administrators for each county to take control.

The administrators for the grand jury would make sure that the grand juries and trial juries are untainted, that they are under the common law, and that the people have access to the juries.

Read NLA’s front page. Watch all the videos.

We need to take the courts back before we can win other things.

Learn what you can from NLA

Learn how to go into the court and deal with this from the stand point of unalienable rights.

Due Process They violated your due process

That makes it a federal case right there.

Make a federal case out of it

Caller was levied by the IRS and they took all her money out of her bank account. They said she did some frivolous filing. They took her Social Security payments. She sent them a complaint.

You become the plaintiff. You take this into federal court. You sue them for violating you. First of all they conspired against you. They came to you under the color of law. They robbed you. They did this without a court order. They did it under a process called in REM. You only have 15 days once you get into your first hearing. Then you have to object to that hearing because it is not going according to common law. What am I doing here?

Then you have 15 days to negate their process of in REM

They give you 15 days to challenge or deny it or you lose your right to challenge it forever.

That’s unconstitutional.

You get into the federal court. You go after these people for violating coming under the color of law.

You got to go after them from the standpoint that they did this without due process.

They didn’t give you the opportunity of due process

They came after you with a lien that didn’t exist

In order for them to take your property they give you a notice of lien.

They file that notice of lien

They didn’t file a lien They filed a notice of lien in the county and then they had the sheriff come and take it away.

You sue them for violating your unalienable right of due process , for fraud, for conspiracy you bring it all together then you let them know that they filed a false statement in the county that false statement is a notice of lien A notice of lien is not a lien A notice of lien means that they have filed a lien in the federal district court in your district But they never do that because nobody knows about that and nobody checks it out.

Go down to the federal court in your district go to the records and have them look up the lien that they put upon you They have to have two papers there. One is Form 4490 and the other is Form 56 One is fiduciary authority and the other is proof of claim. And they have to be sworn to they are affidavits. They do not exist. Let them know that they fraudulently came into my county and filed these papers and they took my money and they claim that there is a lien here and I went down there and there is no lien. I want them to produce the two forms The Fiduciary Form of Authority and also the Proof of Claim. Form 56 and 4490

I haven’t seen these Where are they? These people fraudulently came in and stole my money and I want them in jail.

This is a simple case of fraud.

You have to come in with force, knowledge, and an attitude.

But you got to be respectful.

Go to the records and look it up. You will find that it is not there.

They can’t put it there because that is fraud.

They don’t have the power and authority to do that.

IRS doesn’t have that Everything they do is done in REM

You need restitution You need restored.

They threatened to put her in jail.

(2:44:10)

Caller 8 Diane from California

Caller was reading about attorneys and what their duties are.

She read that no person may be imprisoned for any offense unless he was represented by counsel.

They do whatever they want.

All the courts that put people in jail, especially the criminal courts, they have no authority or power to do that. They cannot incarcerate nor can they fine. Only a common law court can incarcerate or fine.

That requires a jury.

When you go into court and when you file papers, you want to be the plaintiff.

You want to come in pro per you don’t want to come in per se

In your paperwork you want to make it known from the beginning that this is a court of record and you are one of the people of your state

Caller has been doing research for her friend in Oregon

Her friend hired a federal attorney to represent her in a battle with the banks

And she has successfully not had to pay mortgage for the past five years over this battle.

There was a property line dispute.

The bank wants to foreclose on the free and clear house that is supposedly on a free parcel.

She has a case that might be winnable.

The title company was brought into the case and the judge released them out of the case.

The title company should be held responsible for the boundary line adjustment.

The bank wants to seize everything.

The parcel that is in question is the five acre parcel that supposedly has the house on it.

There is also a divorce going on in this case at the same time.

This is not a case that we can discuss or talk about because there are so many things going on here.

We are not here to give this kind of advice.

Caller said that her friend had a federal attorney and the judge was corrupt.

The judge finally decided to dismiss the whole thing.

Caller’s concern for her friend is that the bank or some entity , there were told that the bank went belly up but they didn’t. They are still active.

John responded that he cannot help her or give any advice. It is too complex

They have been in court six years

They love to take their time and then they throw it out in the end anyway.

Should her friend be proactive and go in as her own representation rather than use a federal attorney?

Whenever anything goes that long and the judge tolerates all of this he is just trying to get out of this.

We really aren’t here to discuss cases

Caller questioned that they may do a nonjudicial foreclosure.

She should become proactive and go in and sue for damages. Sue the judge and sue the attorney.

(2:55:47)

Caller 9 Queen Esther from Oklahoma

This is her first time on the call.

She has been listening and she doesn’t think that God is at the head

It seems that God is there after you have made your decision.

Caller quoted Colossians 2: 20

“Wherefore if ye be dead with Christ from the rudiments of the world, why, as though living in the world, are ye subject to ordinances”

The purpose of National Liberty Alliance is to facilitate education, communication, a place for organization for the sole purpose of the people to become powerful on the grassroots level to take control of their government to become consenters and to bring these courts back under the King of the Court which is Christ. To bring these courts back under the true King.

We got to bring it back into the common law process

People are being abused. Their homes are being taken away.

You can’t sit there and let these people do it.

You also can’t go into their process.

But people don’t know how to do it without going into their process.

You have to do it in a way that is Godly.

You have to bring it into the court before God which is a court of justice which is under the common law.

Caller believes that you have to take these matters to the Throne Room of God.

When these people’s homes are being taken away, of course they will talk to the Lord about it, and do whatever they can, but when the out of control tyrants keep trampling on people what should people do?

Caller replied that you don’t move until God tells you which way to move.

As you are talking to the Lord and trying to figure it out these people continue to come after you.

People don’t know what to do. They want to do the Godly thing.

There is a Godly way to deal with this. Try to get it into a court of justice.

Caller said that you will never figure out how to do it until you consult with God.

Go into your Bible and go into your prayer closet and wait and see where I should go.

You can’t have liberty without having a relationship with God.

This is a battle that God has to win but we have to do the right thing.

We got to figure out what that is.

By God’s mercy we will accomplish this goal.

There is a way to deal with these people and make them accountable

(3:13:40)

It is always a federal case because they always violate your unalienable right of due process, they take away your jurisdiction, so right there it makes it a federal offense.

Everything they do is illegal.

It’s all fraud

Closing Song: Amazing Grace