National Liberty Alliance

Monday Night Conference Call

January 30, 2017

Opening Song: Nothing Left to Lose

Topic: untitled

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: John 6 : 31-51

(8:11)

Please support National Liberty Alliance by donating $5 a month or more.

Click the “Donation” tab at the top right

There are broadband expenses

There are 8 phone lines

Those phone lines are used specifically for faxing

We filed and served numerous papers and we are preparing to serve a lot more.

All of these papers have to be certified

They have to be printed, put in envelopes, we have to pay for the mailing, pay for the certification, pay for a lot of paper and toner

People must increase and NLA must decrease We will only be advisors at some point in time.

We are in the courts filing papers on our elected individuals and appointed individuals who have violated the Constitution. Our papers are being filed concerning enemies for subversion against the United States of America by enemies both foreign and domestic.

Trump is fulfilling everything that he promised.

All he is doing is applying the law. No other President has done this.

A lot of these laws have been on the books for quite some time.

It is the job of the President to make sure these laws are executed through his administration.

The courts are to make sure that justice presides in the courts.

All of them, the judges, the legislators, and the administration, the all must obey the Law of the Land, which is the Constitution and it’s capstone Bill of Rights.

Now we have a President in there applying the law.

We have a President that is trying to be a lawful President.

NLA is going to write a paper to give to Trump and give him some ammunition which he may already have

We don’t want to insult him.

He has been given our paperwork and are told that he is reading it.

He’s getting an education and a lot of ammunition to deal with these people.

Please donate.

NLA is a powerful liberty group.

It seems like they have stopped trying to infiltrate us. They gave up.

They have tried to remove John from leadership numerous times.

National Liberty Alliance has no intention at all to maintain any power of any type.

We will train and teach but our intention is to empower the people by giving them knowledge and understanding of the Law of the Land and the process of the courts .

Once we get into the courts, 100 percent of this will be turned over to the people in the counties. They will take on the administrative roles and bring in the juries to deal with whatever they have to deal with.

They come with a sense of Honor, Justice, and Mercy.

They need a humble attitude.

National Liberty Alliance will continue as an advisor.

National Liberty Alliance will write a book so that people can work through the process on the administrative level in every single county so that they understand how things work.

One liberty groups become large then they always become infiltrated and destroyed from within.

We need support.

We need money.

(26:17)

John is going to start something new in the next couple weeks.

He wants to take certain Acts of Congress, or important Supreme Court cases , or an important document and talk about it. Focus in on the important parts.

One of the first documents John would like to take a look at and talk about and make sure people understand is the Judiciary Act of 1789. The Judiciary Act of 1789 really explains a lot. Inside the Judiciary Act of 1789 was a grave error, the enemy was already infiltrated in, the enemy has been infiltrated in our nation since the very beginning. One of the big problems of the Judiciary Act of 1789 was the rules of chancery, the courts were run by the rules of chancery. And that got through. People didn’t pick up on that.

The Constitution said only courts of law and equity.

Even equity courts were to operate under the rules of common law.

John would like to expound more upon these things.

It will be a very good education.

This is the foundation for understanding what the law really is.

Sometime in the next two weeks we will start.

An evening an hour at a time to go through certain documents.

The Judiciary Act of 1789, Marbury v Madison, the Miranda case, U S v Williams, these cases need to be looked at. We need to look at the Bill of Rights.

If it is repugnant to the Bill of Rights then it’s null and void.

Knowledge is power.

If we can get a lawful Congress , a lawful judiciary , and a lawful President then our problems are over. Every problem disappears.

Knowledge is power and we have to continue to accumulate it.

In the next couple of weeks we will start a weekly program to look at these documents for one hour a week. NLA will post the list of documents.

We will study it together We will get the foundation of knowledge

(41:10)

We are working with three groups right now We had our first meeting today. We need people who are interested in putting in their time to help. Anybody who can help, please help. Tonight we had a meeting. Three particular groups were formed. We are trying to get more direction and focus. We have the Investigative and Research Committee which has been around for quite some time. Now we really want to get them in gear. We have a lot to investigate and a lot to research. We have a lot of court cases going. We are focusing in out West with the Montana problem with Robertson and we got the Oregon with the Wildlife Preserve out there and we have the Bundy situation in Nevada those three cases particularly we want to check in on the Indians and make sure that they haven’t been violated we are going to look into North Dakota we need to know what really is going on. We need three sources minimum. We have to have solid leads and solid sources

We did a lot of research on the Oregon case alone and Nevada and the Robertson case.

We need people to dig through all of this stuff and confirm the information. We need help putting all of this together. That is one committee

We also have the Law Advisory Committee which will focus in mostly on the law and looking into court cases. There is a very recent Supreme Court case a judge made a point in the United States Supreme Court that the judges since 1991 have not been taking their oaths. Every case since 1991 is null and void. We are going to incorporate on that. (44:00)

Judges that do not allow the Constitution or Bible reading in their court.

We will deal with that.

We have thousands of people who visit our site but won’t become members because they are frightened. Set aside your fear There is power in numbers and we got numbers.

Trump is working to bring this country back to great again. To bring things back under the law. To bring manufacturing and jobs back to this country.

Trump is bringing the law back He is enforcing the law.

(50:41)

John asked Gerard if he had anything

Gerard added:

The Paul Harvey story that was Judge Posnar that said he didn’t believe that any judge could possibly need to study the Constitution for one hour, day, week , or minute , or second because those fellows from the 18th century could not have possibly imagined what we are going through today

Judge Posner apologized for careless remarks said about the Constitution.

The other case as far as the oaths are concerned is they have not been able to answer him because they don’t have an oath and they’ve gone silent. This guy that brought the case has got them in a horned dilemma and they got a problem. There are prosecutors that have clammed up since he put his paperwork in He has been fighting them for four or five years.

Gerard sent John a copy of that case.

These are things that have been going on for quite a few years that are coming to a head now.

Gerard yielded

(53:32)

John mentioned to Karl that John has been noticing some problems on the website. If anybody else has noticed this maybe they can tell if they have been experiencing the same thing. Our website has been extremely slow. It takes about a minute to open anything up. Other websites move quickly. John would like Karl to look into it.

Jan has had the same experience it has been painfully slow.

Karl is looking at it and has the tech group looking at it as well.

(55:20)

NLA has started a Prayer Group. We will be putting a page up concerning the prayer group.

Gary is the director of that. His telephone number is in the newsletter. Gary’s workload requires his presence a lot. He is not too active during the day. Leave your message if you get his machine. During the day, he is working full time.

The prayer group is 9:00 Tuesday evening. EST In the Monday Night Room.

It is nondenominational.

NLA will write up a criteria.

Gary will be leading the group.

(57:00)

There are three committees

I covered the Investigative and Research Committee

And I covered the Law Advisory Committee

The third group of people is those that have an interest of getting back into habeas corpuses and helping people with mortgage foreclosures

We want to start bringing habeas corpuses into our federal case.

Judges are warring against the People, they are warring against the Constitution when they refuse to give the People their unalienable right of due process in a court of law, a court of justice. We got a group pulled together. There are more than five. The more people we have in these groups the more work we can get done. The closer we will get to bringing back America.

John will give a study on this group this week. It will be recorded. People can go back and listen to the study.

It will be interactive but mostly lecture. It will layout all the paperwork and forms. It will show how it is done and how to fill out the forms.

We will have a meeting on that, hopefully this week.

We will be having meetings on the other two groups also to get these groups up and going, give them some instruction. Give the people an understanding and knowledge of what we are looking for a need for the court cases that we are doing . Some people are working on a blog

National Liberty Alliance will have their own blog.

We want to report on the facts. No opinions. No commentary. Just the facts.

A blog focusing on the federal government.

If you are interested, get ahold of Jan

If you have skills in the following areas or even if you don’t have these skills you will learn them:

Blogging, legal, understanding legal things, writing in general, writing legal papers, management, organizer, computer skills, word processor, spreadsheet, browsing the internet, computer skills, research skills, and more.

(1:04:19)

Gerard got a news flash from Ron Flick:

FOX News is saying that Trump fired the temporary acting attorney general because she was not wanting to follow the law regarding refugees immigration issue

This refugee immigration they’re calling it the unconstitutional Muslim ban

That is not what this is about

Obama signed in an order about people that came from seven countries and they left out Saudi Arabia which is where the hijackers supposedly came from

It’s been on the books Obama never enforced it He was only acting like he was against the terrorists

They left out Saudi Arabia and that is where they say the attackers came from

He didn’t say that they couldn’t come in

He said they would be looking at them and scrutinizing them more, people from these countries.

There is no ban on Muslims

They want a second look at certain groups of people.

(1:07:36)

Jan had announcements

Two weeks ago Tuesday at 8:00 we had the first meeting of the mortgage group.

The second meeting was to be tomorrow night at 8:00 in the Monday Night Room

and that meeting was rolled up into the one meeting we had tonight at 7:00

Please do not come to the Monday Night Room tomorrow night at 8:00 and expect to have the mortgage group meeting.

They will be coming together soon after we have an orientation

NLA will notify those on the list

Last week we mentioned that Challice Finicum is travelling around the country and Jan put that information in the newsletter this week These are her One Cowboy’s Daughter’s Standing for Freedom events.

The first starts on February 6th at Oklahoma

The second is February 8 in Lebanon, Tennessee and the third is on February 9 in Knoxville, Tennessee

February 10th  Lexington, Kentucky

February 10th also in Sellersburg, Indiana

February 11th Columbus, Ohio

February 11th Cross Lane , West Virginia

on the 15th she will be at King of Prussia in Pennslvania

on the 17th Hopewell Junction, New York (John , Jan and Gerard and Karl plan on attending)

on the 18th she is going to be in Haverhill, MASS.

on the 22nd she will be at Raleigh, North Carolina

on the 23rd she will be at Travelers’ Rest , South Carolina

on February 24th she will be at George, Georgia

on February 25th she will be at Brooksville, Florida

NLA will be posting a page up

NLA will send an e-mail out to let you know when the page is up

Jan had an e-mail QUESTION

QUESTIONS

(1:11:51)

This pertains to our case filed in Albany, New York

Can you explain why the NLA filed the action under or on the civil docket as opposed to the criminal or miscellaneous federal court docket?

We did change some of the words which makes it a court of record which brings us into it could be anything it could be criminal or contractual it could deal with our redress of grievances which could turn into a criminal thing Our intention, absolutely, is to run criminal cases through this. They’re not used to this We put in enough information where they may say well you didn’t tell us this Well, look right here, we did. In the language or a way we can make a point we made that point.

We are working with their forms to some degree. We try to change what we can We cross out what we can

They forced us to pay the $400

We also sent out a Show Cause concerning criminal activity in other words the fact that they have used; on the paper against the clerk; extortion ; The clerk was extorting us for money for justice and that is the charges we are bringing up that’s a criminal charge. But we are giving them opportunity to correct and amend and give us our money back.

We are going to be running criminal cases through it.

The grand jury is We the People. We are sponsoring or bringing in this case.

If anybody reads our papers we explain everything here in our papers.

We lay out the law the process of how things go.

Go to NationalLibertyAlliance.org/docket or go to the “grand jury” tab and drop it down and hit “docket” then read the paper “Judicial Notice to Magistrate” and it lays down the law to the magistrate What his job is He is an administrator only

Read these documents and you will see how we are structuring this case to create an Article 3 court. We are going to be choosing juries.

There will be numerous trial juries.

Every case we have going we will bring in a jury.

We have one case and one number and numerous cases running through it.

We are creating an Article 3 court.

There is nothing we are doing outside of common law.

All of the mechanisms are there to be able to do what we are doing.

We are trying to get word out to the media so that they can keep an eye out of what is going on.

We have opened up an Article 3 court in New York and the main point and focus of this court we are not going to stop until we get to the end of this is dealing with subversion against the United States of America by enemies both foreign and domestic from within all of our three parts of government. Executive, legislative, and judicial branches. All three branches.

Read our papers if you want to see how we structured this.

We have the Law Advisory Committee

The Constitution was written only to control the government.

The Bill of Rights is a Bill of Prohibitions.

Read these papers

Become part of the Advisory Committee

(1:24:39)

Jan has no further announcements or questions.

Robert gave his Patriots’ Report:

One other issue on the ban on refugees People are not acknowledging it’s only a temporary 120 day ban while they review the process and make any changes that are needed. Then the ban will be lifted.

On this past Saturday night we had the meeting that was never held in John Day, Oregon.

There was approximately 500 people at that meeting. They had guest speakers and food. Robert is having problems getting co operation from people in Portland as far as helping him with affidavits. He needs to get a call with the Oregon members and see if he can line up some of the members to be at the court hearings. Robert has hearing issues . He needs help to find members in the Portland area that can be at these hearings. Jan can give you a list of our Oregon members. People in southern Washington could be of help also. Robert has already talked to Jan about what Robert needs to do.

That’s all Robert had

(1:29:34)

Jan asked if Robert wanted to comment on the incident out there.

We had protesters at the Portland Airport last night.

They broke through the doors

There was a Trump supporter, just some guy in the airport, the protesters popped him in the face and knocked him cold. They were taunting him. It shows how dumbed down America has become It shows how close we have come to losing America

This is happening all across the nation.

This makes the need for Committees of Safety that much more

People aren’t bothering to check out the facts to find out what the truth is

We have fallen down a long way in this country

When NLA runs the blog the first thing we need to do is lift out the facts and the truth

This will be a weekly blog

Just report on the facts and the truth.

Communists have a tactic for creating chaos and violence

They take the ignorant and feed them with lies.

Close down George Soros’ bank account you would see how much smaller those protests would be He is financing them to show up in groups

(1:39:45)

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

Brent’s website is commonlawyer.com

In America, being a common law country, traditionally our judges, this is an unwritten law, to follow the opinions of a court, like the Supreme Court , that’s an unwritten law that courts follow the opinions of courts above them, that’s an unwritten law. It not on our books. It’s our tradition. It is also our tradition just as strong and has been for a long time judges do not come from government employment . Judges do not come from prosecutors. Therefore that has been a tradition that goes back several centuries and within the last century it slowly begin to turn. This judge that has been causing the trouble and been in the news and has defied the President of the United States has never practiced law. This is more common now than uncommon for people on the bench. Used to be that judgeships paid a lot of money. And the reason it paid a lot of money was because that was the only way they could draw the best, most successful members of the practicing BAR. Men have been asked to be federal judges and they said no way why would I take a pay cut when I can make three or four times as I would make as a federal judge and I have been doing it for years. So what do you get for federal judges? Political Hacks. People who think it would be fun to go to law school and be a federal judge. Chief Justice Roberts of the U S Supreme Court in 2006 said, An important change is taking place in where judges come from. In the Eisenhower administration roughly 65 percent of judges came from the practicing BAR. With 35 percent from the public sector. That means government employment. 65 to 35 percent ratio today The numbers are about reversed. That was eleven years ago that he said this . Today the numbers are reversed roughly 60 per cent from the public sector that’s government employment 60 per cent from the government less than 40 percent from private practice. This changes the nature of the federal judiciary when judges are no longer drawn primarily from among the best lawyers in the practicing BAR. But if judiciary draw more and more from only those in government jobs seeking better pay would not be the sort of judiciary from which we have historically depended to protect the rule of law in this country.

This and this alone if it were reversed would change a lot and the difference would be noticeable

If you work as a prosecutor as this person sitting on the federal bench whether or not I would say this person is a judge whether or not they have taken the oath of office

I couldn’t get the oath

I was a county attorney state’s attorney we call them 30 days I finished out another fellows term They said come down to the courthouse It was a small county courthouse I went in the fellow in the clerk’s office said nobody’s around . He said let’s get this done so we can go home I said Get what done? He said I got to swear you in Raise your right hand I raised my right hand And I took the oath.

Defend the Constitution against enemies both foreign and domestic And then he had me sign a piece of paper that had the words that I just said on it. And I signed it.

He signed it as a witness And he threw it in the file in the clerk’s office. And it was on file.

These federal judges ought to have their oaths on file.

(1:48:15)

And if they can’t be produced they ought to be impeached. That’s the duty of Congress

That’s the checks and balances of government

The government and it’s employees are conditioned to think about rights of groups of people. Not of individuals.

The Bill of Rights is about individuals

The Second Amendment, the fourth militia clause, does not grant rights but guarantees the protection of a right.

Rights that are not individual are not rights at all.

Every right in the Bill of Rights it has to be individual.

It can’t be anything else.

Judges are increasingly bureaucrats

We don’t want people on the bench who haven’t been in the courts themselves battling in the battles.

The mindset of the government career civil attorney now turned judge will be biased toward his former client the government and the security that it has always given him.

Billy Budd said I’ve eaten the king’s bread therefore I am loyal to the king.

We should bar government paid lawyers from judgeships until they’ve practiced law for five or ten years minimum.

It will teach you about people’s problems. It will teach you about the brutality of power. It will teach you about the brutality of the power of being judges. It will learn you to be persuasive. Government attorneys don’t have to play that game. Their power is so great. They have unlimited resources. Unlimited power.

The defense lawyer is just the opposite position.

He has to be creative He must be persuasive He must be humble He must be tenacious He must be a vicious fire. According to the rules of evidence and the rules of common law.

(2:02:33)

Judges are rising from the ranks of government to attorneys having been kept men pose a great threat to our ideals of public liberty and private freedom

That we are to draw our judges from the ranks of lawyers in private practice and not from government lawyers the unwritten requirement of our common law fundamental and indispensible to the perfection of prior rights and public liberties Private law is the soul of our common law

(2:03:00)

(2:06:05)

The key to all of this is judges that come to the bench from private practice an unwritten rule of our common law upon which our freedoms have traditionally set

(2:06:47)

Brent will read a couple of quotes from his State Militia Statute

There are four groups of persons that our Constitution mentions that has responsibilities for this idea of the militia of the several states of our union

Those four classes, the four militia clauses in our Constitution, Presidents of the United States, State Governors, State Legislatures, and then the People signifies the militia.

The fundamental duty of government is two.

It is the people’s duty.

The volk reicht. The folk’s duty.

The government is our duty.

That duty is twofold.

Defend our law of the land against enemies foreign and domestic

Be willing to take up arms Be willing to serve on the jury.

Armed defense and jury duty.

(2:11:30) Brent concluded his lesson

Gerard opened up the cue for questions

CALLERS

Caller 1 Montana Julie

(2:12:44)

Julie is embarrassed about what is going on with the women of this country.

She apologizes for females who have gone berserk.

She tries to be a virtuous woman.

Women are not respected like they used to be in the olden days.

It is embarrassing to see what women have reduced themselves to.

Does Brent have any thoughts on how we can turn that back around?

Brent said that Julie is a shining example of womanhood.

There is a difference between men and women.

We don’t want to encroach upon each other’s jurisdiction.

Men cannot do women’s jobs

We don’t want to put them in harm’s way

Our morals are gone

They have undermined the family

Our boys are little girls Our little girls are boys now

That was predicted in the Bible

Caller 2 Dennis

Thank you John Thank you Gerard Thank you Brent

You inspire me

Caller was at a website called Liberty Headlines

Judge Orders State Department to Turn Over Clinton E-Mails

This was written on January 30th  2017, today

Another window popped up on his screen

The other window said:

Should Trump indict Hillary Clinton?

Yes, Hillary must still be held accountable for what she has done.

or

No, Hillary has been through enough . It is time to move on.

There was about 90,000 responses

86.7 percent of the 90,000 said Yes she must die.

13.3 percent said she could live

The article said:

“(Judicial Watch) A federal court ordered the State Department to produce to the court 30 Clinton email-related documents that had been blacked out under various privilege claims. The January 24 order signed by U.S. District Court, District of Columbia Judge James E. Boasberg grants Judicial Watch’s Cross-Motion for Partial Summary Judgment for in camera, non-public review of the documents by January 31 (Judicial Watch, Inc. v. U.S. Department of State (No. 1:15-cv-00687)).”

They want 30 e-mails that were blacked out in certain portions apparently the Clinton group is saying they have some kind of protection on that They don’t need to disclose that.

This judge is saying you have til the thirty first to disclose that

On the same page there was something about the Boy Scouts and Girl Scouts

Caller went all of the way through the Boy Scouts

It says now they have Okayed for the transgender , the Boy Scouts are now going to allow the transgender into the group. The precedence is that the Girl Scouts are already doing that.

Brent responded:

Brent appreciated the caller’s comments.

Brent is encouraged about what he is hearing about Hillary.

If evil isn’t dealt with, I mean real evil, and we don’t need their thirty e-mails to see real evil, this is not a matter of just breaking some laws, this is a matter of murdering thousands of people, the only possible remedy for such a thing is death. And when I say death I mean preceded by due process. If they are indicted by a grand jury if they are tried according to due process and if the crime is capital, then that is the remedy.

That is the only thing that is going to cleanse our land.

Caller 3 no response

(2:30:00)

Caller 4: New Jersey Terry

Richard Posnar’s connection to the University of Chicago

The University of Chicago was founded by John D Rockefeller

His business partner Reverend Frederick T Gates he founded the American General Education Board

The General Education Board was not interested in critical thinking

It’s focus was on organizing children creating reliable predictable obedient citizens

University of Chicago is a godless institution

A fellow out of that school named Mortimer Adler wrote a book called “How to Read a Book”. His close colleague was Hutchins

He was an advocate of the Great Books

An education amounted to reading all of the great works of the Western World.

The writings include all of the early Greek physicians all the way through Tom Jefferson

At the University of Chicago they just sat down and read all of this stuff.

Caller 5 South Dakota Stephanie

(2:35:14)

Indigenous People

Native Americans

What are their sovereign rights?

(2:37:59)

The law that is applied to them is our law.

[The Indian Removal Act](https://memory.loc.gov/cgi-bin/ampage?collId=llsl&fileName=004/llsl004.db&recNum=458) was signed into law by President Andrew Jackson on May 28, 1830, authorizing the president to grant unsettled lands west of the Mississippi in exchange for Indian lands within existing state borders. A few tribes went peacefully, but many resisted the relocation policy. During the fall and winter of 1838 and 1839, the Cherokees were forcibly moved west by the United States government. Approximately 4,000 Cherokees died on this forced march, which became known as the "Trail of Tears."

Jackson said that the reason I am doing this is that there is no way that these injin people , these Cherokees, and these Choctaw and Chickasaw there is no way they are going to maintain their identity or their culture if they stay here. Jackson and his wife adopted a red boy that Jackson had found abandoned on the battlefield after a terrible fight in Alabama.

The feds just take jurisdiction as they have always done

They have since the very beginning

The red man is pushed back

Brent has friends in Montana that are losing their water rights.

Just to use water out of the creek.

There is a lot of confusion involved And lawyers.

One of John Wayne’s last movies was True Grit

It was about a federal marshal.

His job was to enforce criminal jurisdiction criminal standards in the Indian territory against white men only He didn’t have any jurisdiction over the red man

Sovereignty for men doesn’t exist It is a fiction

It does exist with God

He has delegated to us the crowning of his creation government among ourselves

And He tells us how to do it

And He tells us it is a matter of process

We have sovereignty derived from God much as the Parliament of Britain derives it’s sovereignty from the Crown temporarily while they are in session.

Caller 6: Gary

He has been frustrated since the inaugural speech.

Happy about Trump and what he is saying and what he is doing.

He is disappointed in seeing these idiots in these demonstrations

Caller graduated in 1960 He had auto shop and welding and carpentry

When he graduated from high school he had basic life skills

Caller was talking to a recent graduate and the high school graduate said that the majority of high school graduates don’t know how to balance a checkbook.

He decided not to go to college

He is following his dad and grandfather’s footsteps and becoming an auto mechanic.

We the People have allowed this education system to happen.

When kids get out of school they don’t know how to do anything.

We can see this in the demonstrations.

230 pound infants having a temper tantrum

When Gerard graduated in 1975 it was starting to change.

He got a job and got out of school early

He started working mechanics

He eventually got a job in a construction company working mechanics and odd jobs

Pretty soon he worked his way into the school bus garage

He had a full time job through his last two years of high school

His mother wrote a letter to get him out of school early

He graduated with a regents diploma and could go to any college that he wanted to

He went to college and took a two year mechanical tech degree

They offered him the head mechanic at the bus garage

He was making more money when he left high school than he would with an Associates Degree

We got to get back to getting trades

We are seriously lacking tradesmen

Caller is a retired electrician forty plus years

In the job force today they change jobs or career field on the average four times