National Liberty Alliance

Monday Night Conference Call

March 27, 2017

Opening Song: Standing on Higher Ground

Topic: Law and Standing

Call-In Number: 605-475-3250 Participant Code: 449389

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

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Scripture Reading: Matthew 5 : 38-48

NLA sent out an e-mail regarding people who want to be administrators. They need to be active. We got a lot of administrators. NLA has about 1,000 administrators. It is a paid position for administering to the grand jurists and the trial jurists. They would be the investigative body. We need people who will be honorable and merciful.

On the NLA “News” page you will find the Press Conferences. Today’s White House Briefing was very interesting. It seemed like Trump had read our paper concerning nullification.

They did not use the word “nullification” but they used other words.

The attorney general talked about the law. And how the states got to obey it. And how the President has a duty to protect the nation.

The President may be ready for nullification.

We have two more papers going out.

These are the last two papers needed to be written in order to approach the attorney general.

One of them is on standing The other one is on law itself What is the law?

It is called the Memorandum of Law in support of the law

The name might be changed

The other paper is called Memorandum of law in support of standing

One is four pages long. The other is nine pages.

It has not been perfected yet.

It has not been posted yet.

NLA is expecting administrators to be involved

NLA is expecting administrators to put in some time.

They need to get experience talking to people or working with a committee or organizing or something.

If you are an administrator and you are not doing anything at this point then call Jan.

You can find Jan under the Directory on our website, NationalLibertyAlliance.org

Then highlight “Directory”

Then give Jan your information.

We need to organize. We need to move forward. We need to prepare.

When critical mass happens then a lot of people will be coming in.

We have to teach these people honor, justice, and mercy.

We have to prepare and be ready to receive these people.

Right now people should be doing the Constitutional Course. Right now every administrator should be doing the Civics Course.

We are close to 6,000 people.

1/6 of those people have chosen to be grand jury administrators.

That becomes the investigative body.

NLA will have a special course coming up soon which will be just for administrators.

Right now we have those other two courses and they need to get through them.

All the papers NLA have written, people need to read, they need to know how to write.

Read the papers and you will learn how to write.

Monday Night meetings are very important to keep up on what’s going on.

Tonight’s lesson is on the law.

One of the most important things that anyone needs to understand these two positions: one is on the law and the other is on standing.

Standing is so abused these days.

Tonight is an opportunity to learn what standing is all about.

Memorandum of Law in Support of the Law:

(18:23)

John began reading the paper (a copy of this paper is not up yet)

Before any court can have the authority to hear a case they must have both pisotum and subject matter jurisdiction Any court not a court of record has no authority to precede without the consent of the persons involved. American courts are vested by We the People. the author and source of law. Through Constitutions written by We the People. Therefore they must first have constitutional authority over an individual. Furthermore all state laws and constitutions are ultimately governed by the Constitution for the United States of America as ordained by We the People in Article VI Clause 2 called the Supremacy clause that defines the law of the land which renders anything in the Constitution all laws of any state to the contrary notwithstanding. (In other words, null and void)

In Article III Section 1 common law courts whereas the judge retains his authority only during good behavior. No judicial process whatsoever from it may assume can have any lawful authority outside the limits of the jurisdiction of the court or judge by whom it is issued. An attempt to enforce it beyond these boundaries is nothing less than lawless violence. That which the law requires to be done or forborne to a determinant person or the public at large correlative to a vested and coextensive right in such a person or the public and a breech of which constitutes negligence. The Law. The definition of law is that which is laid down, ordained, or established. It is a rule or method according to which phenomenon or actions co-exist or follow each other and must be obeyed or subject to sanctions or legal consequences .

(21:09)

John continued reading the paper

 (27:00)

At this point in the paper I have listed all of the different laws found in Black’s Law. I believe there are 53 of them.

There’s case law, there’s equity law, unwritten law, civil law, probate law, mercantile law, bankruptcy law, administrative law, admiralty law, arms law, commercial law, prospective law, maritime law, public law, revenue law, statutory law, ecclesiasts, foreign, special law, and it goes on and on and on and on

Our Constitution has been very clear on what the law is

Article III establishes common law equity law admiralty law and maritime law.

Admiralty law and maritime law is law at sea

Whereas common law and equity law is the law of the land.

Common law and equity law ultimately is the same.

The common law is looking at a jury which is a court of record which cannot be second guessed.

Equity law is contract law.

Under the common law in a court of record you are now in a situation where the jury makes the decision and it is final.

Those are the two courts that these Article III courts are to be.

John continued reading the paper

(44:16)

John read the conclusion

We the sovereign people have unalienable rights under the laws of Nature’s God also known as the common law. We the People are not bound by statutes , codes or regulations . Congress has no authority to codify and license our rights and no court has the authority to enforce such repugnant statutes. Any judge restraining said rights are in bad behavior and will suffer the wrath of the people through indictments and judgments in courts of justice.

(44:45)

That concluded the reading of the paper

We are hoping to get this out on Wednesday, March 29th.

It needs more work.

Hopefully it will be up in a couple of days.

It will probably go out on Thursday or Friday.

The next paper is a short paper on standing.

John began reading the paper on standing:

(46:25)

In the United States the current doctrine is that a person cannot bring a suit challenging the constitutionality of a law unless the plaintiff can demonstrate that he is or will imminently will be harmed by the law. Otherwise the court will rule that the plaintiff lacks standing to bring the suit and will dismiss the case without considering the merits of the claim of unconstitutionality.

In law standing or locas standi is the term for the ability of a party to demonstrate to the courts sufficient connection to and harm from the law or action challenge to support that parties participation in the case. Standing exists from one of three causes

Cause Number One: Something to Lose Doctrine

Cause Number Two: Chilling Effect Doctrine

Cause Number Three: Act of Law Doctrine

John continued reading the second paper

(52:40)

The Declaration of Independence was initiated by 56 people

The Constitution for the United States of America was initiated by 39 people

And this restoration of that Declaration and Constitution is herein initiated by 6,000 grand jurists also known as the Sureties of the Peace on behalf of themselves and on behalf of those unable to articulate their case before the court. And on behalf of the deceived who have been lulled to sleep by the orchestrators of treachery.

We are 110 jurists from Alabama

41 jurists from Alaska

207 jurists from Arizona

47 jurists from Arkansas

581 jurists from California

171 jurists from Colorado …

(56:56)

We the sovereign people have an unalienable right under the laws of Nature’ God

also known as the common law

We the People are not bound by statutes, codes, or regulations

Congress has no authority to codify or license our rights and

no court has the right to enforce such repugnant statutes.

We the sovereign People provided for ourselves through the Constitution courts of justice called Article III courts where We the People have standing whether we are one or a thousand and any judge robbing the people of that standing and/or a court of record are in bad behavior and will suffer the wrath of the People through indictments and judgments in a court of record.

It is sealed and dated and signed

(57:36)

John concluded the reading of the second paper.

These papers need more work done

They will potentially be out by Thursday or Friday

They will be posted

Our next paper after this is now we are going to talk to the attorney general. We have everything necessary written to define who we are what we are doing where we are going and why we are doing it. We have opened up a court of record. It is going to be ruled by the People tribunals.

We are also going to ask, and we are going to copy the President on this, we have been copying the President on everything we do, we will copy him on this, as we send it to this lawful attorney general who is insisting on the law being obeyed must be obeyed has to be obeyed

Listen to what he had to say you can find it at the NLA “news” page

Highlight “News” , Click on “White House Briefing” you will find the attorney general coming out and talking as if he were one of us.

We are going to hold him to his words We are going to use his words against him.

We are going to tell him that he has to give us a United States attorney prosecutor.

We want a prosecutor.

We want him to come here because we are ready to do indictments.

We need a prosecutor to make these indictments.

We will watch him like a hawk.

We have the authority, we have the rights, we have the law, we have everything.

We are poised for this point now.

This is everything that we have been working on and putting together and trying to accomplish to get to this very point that we are today to move indictments through the court.

It’s time for these people to go to jail.

The timing is right We have the perfect guy in the White House

We will go after the President if we have to go after the President to enforce the attorney general to obey the law and enforce the law and put these people in jail.

The most important part of our case is that we are reporting to these people that there are enemies both foreign and domestic within our government who are destructive to everything of what America is. They take away our children They take away our parents They take away our homes They take away our money They take away our liberties They take away everything.

There is someone in jail that NLA is trying to help and now they have restricted them, restrained them from access to law

These people need to go to jail.

We need everybody involved.

Let’s get educated We need to educate our children.

NLA put some ideas together for creating textbooks for the schools.

NLA can put 3 or 4 textbooks together in about a week

We got the two courses that we got going right now.

Administrators, if you are not involved, If you are not putting in an hour or more and you are not involved in doing things, and you are not learning , and you are not coming to the Monday Night meeting , and you are not learning, and you’re not taking the Constitutional course, and you are not taking the Civics course then John will do everything that he can to prevent you from becoming an administrator. It is wrong for anyone to take on that position, it’s a paid position, without being involved and learning. You need to become educated.

Take your name off the list. We have 1,000 administrators. Remove your name off the list if you are not going to become educated. That is a wrongdoing. You have the time right now to get educated. It’s time to get involved.

QUESTIONS:

Question : Were the papers that were sent to specific government officials also sent to all other government officials even though they were not named in the paper? When NLA sends out papers to a named government official, do all other government officials receive notice that papers were sent to that named government official.  In other words do non named government officials receive something like a carbon copy?

Yes We have fax machines We’ve been faxing everything out. NLA is about ready to shut them down because we can’t afford to keep them up anymore. Those fax machines cost $400 a month to keep them running. NLA spent thousands of dollars purchasing those machines. NLA has 8 lines running constantly. We can fax everyone in government on the state and federal level in about three days. Depending on the number of pages.

They go out rapidly. Quite quickly.

If we send something to anybody then everybody gets a copy.

We are going after the governor in New York and we are going after both Houses in New York so all three get copies, also one gets filed with the court, we keep a file at NLA, and then we can fax it out to everyone.

Those days of faxing are about to end because we don’t have enough money.

We have been running about $1,000 deficit every month for about four months.

ANNOUNCEMENTS
Crystal has been working with education in the school system

Crystal would like to give an update:

Crystal heard on the news that the sheriff is on a rampage in Austin , Texas

He is going off on the governor and the attorney general tomorrow. So pay attention.

Crystal said this is good.

Regarding schools, people are getting involved and excited about it

Kids could be court observers as work experience.

Kids could learn how to write an affidavit.

(1:16:40)

NLA is working on mortgages

If you lost your home from tax foreclosure If you lost your home from a mortgage foreclosure If you are losing your home from a tax or mortgage foreclosure then NLA might be able to do something for you

We are adding those cases into our New York case

Conspiracy is what it is all about

These non judicial foreclosures are nothing but conspiracy It is the shaking of hands between the judge and the mortgage companies in order to make money

They are not giving the people due process

They are not going through the process of law

They are taking you into jurisdictions unknown

They don’t have the authority to take your home away

If they have the proper paperwork to take your home away then produce it to a court

They are not doing it

They can’t do it

That’s why they created this non judicial foreclosure process

(1:21:05)

Robert with the Western Patriot Report for the week

Out in Nevada they’ve added another informant

This man has been working as an informant since 2012

That’s two years prior to the Bundy standoff

During the Bundy standoff the FBI came out with a document crew, they were filming people and interviewing people and getting the people to talk hoping to use that in court

against the Patriots. All the Patriots were very nice and they talked about praying and about just being there to help a neighbor . One man was full of nasty remarks and saying things to give the FBI a reason to make arrests

When it came to last week in court the defense attorney showed clips of this production crew that was filming everything and they already found out that it was the FBI that had done it because they were showing clips of it as evidence against the Patriots. The defense attorneys were pushing the issue and just kept hammering the prosecutors about it

Is this man an informant and they named him and they kept pounding it until one of the prosecutors slipped up and said yes, he’s an informant.

It all comes out whenever they were done they found out that he had also burglarized the office of one of the defense attorneys to determine what the defense strategy was for one of our Patriots. That man is the one that everyone felt sorry for because he wasn’t getting the proper medical care in the jail. He’s the one that was going blind. Greg Burleson is his name.

They are still being belligerent

One of the defendants was acting as his own attorney and they let him do that right up til the day before the trial ended.

And then they took away his right to defend himself to work as his own attorney and made this know-nothing attorney stand in for him that wouldn’t even ask any questions for him or anything.

The judge says You as a defendant have no rights except for three.

You can plead guilty You can testify on your own behalf Or you can appeal the court decision. And that is the only three rights that you have.

She did this because he asked a question about Daniel Love. Daniel Love is the special agent that was in charge at the Bundy standoff and he was also at Malheur County in Oregon. Special Agent In Charge. And he asked a question about Daniel Love’s investigation right in front of the jury and all of the prosecutors came unglued, objecting. Because they didn’t want , they made the ruling that nobody could talk about the special agent being investigated by Congress and all. We don’t know yet. There is no court this week. We don’t know what’s happening yet. We don’t know what the verdict is going to be yet.

The one day when all of this happened showing the clips from the film crew the jury left with tears in their eyes

I think they realize what the truth was and is

And they all left visibly shaken from it what they learned that day

So we don’ t know yet

Robert concluded his report

(1:26:53)

Brent Winters is author of Excellence of the Common Law

his website is commonlawyer.com

The only remedy to lawlessness is true law.

Our Constitution of the United States has become a prototype of the brief of common law government.

Our Declaration of ’76 is a common law complaint

The reason for our Declaration of ’76 is that the King, King George III and his cronies refused to honor our common law in the British American colonies. Our common law is the backbone of our Constitution.

These two documents taken together form the best brief of common law government ever penned and/or a solid foundation upon which to build a true understanding of freedom.

Although our Declaration of ’76 is called the Declaration of Independence nowhere does our declaration use that phrase.

It gives the false impression that we have declared ourselves independent of everyone.

Our Declaration of ’76 does not declare us independent of everyone

Instead our Declaration declares our shifting in reliance by shifting our association

Shifting our loyalty Shifting our trust

We declare by our Declaration of ’76 a shift in association from Britain

We declare our disassociation from Britain to associating as states united

Before our Declaration of ’76 each of the colonies were as a matter of fact independent countries.

By the Declaration of ’76 we declare an association of 13 original states. A fellowship of separation from Britain’s Empire.

Joining forces in common defense Freedom of association

That is what our Declaration of ’76 is fundamentally about.

Disassociated from Britain Associating freely together for the common defense the thirteen colonies

Second, we declared our shift of loyalty from Britain.

First a shift of association by disassociation from Britain

Second we declared a shift of loyalty from Britain

Third we declared our shift of reliance upon Britain for protection for reliance upon God

Our Declaration then goes further giving the facts justifying our separation from Britain’s Empire.

A just reason for independence of one country from domination by another is to secure personal individual freedom.

Freedom at bottom is never a group or corporate right

Freedom is always and must be and is an individual right

There are no such thing as group rights

We will dive into the text of the Declaration of ’76 next time.

Brent’s views are not necessarily the view of NLA

Brent concluded

(1:53:21)

CALLERS:

Caller 1 Eric

Crystal brought up a case in Austin

The sheriff is a woman The governor of Texas is Greg Abbott

Caller was thinking of doing this as the first in a series of blogs called Ignorance in Action.

Part of a series

Both the sheriff and the governor appear to be in the wrong and kind of in the right.

The governor wants to clamp down on sanctuary cities.

The democratic Hispanic woman Sally Hernandez is the sheriff

Travis county leaders condemned losing $1.5 million in grant money earmarked for crime victim services, courts, and other programs but they stand by the sheriff

That is probably federal money

So they are in the wrong there

And Travis County Judge Sarah Eckhardt wrote in a letter to Abbott that she believes Hernandez is within the law.

“I am certain you have come to the same conclusion; else you would not be seeking to change current State law to put all Texas Sheriffs in the service of the United States Department of Homeland Security,” Eckhardt wrote.

Here’s the ignorance in action part:

 A Senate committee on Thursday is expected to vote on a bill that would deny state grant funds to jurisdictions that discourage “inquiring into the immigration status of a person under lawful detention or arrest.” Abbott has also called for the power to remove locally elected officials if they don’t comply.

An elected official cannot remove another elected official it subverts our government

That’s why Crystal said to keep an eye on this It could be pretty interesting

[Austin’s sheriff said](http://www.cbsnews.com/news/texas-governor-abbott-threatens-austin-sheriff-sanctuary-cities-immigrants/) the city’s jails would no longer honor most federal immigration detainers.

The move begins a crackdown Abbott wants in Texas over criminal suspects who are in the country illegally, which comes as he pushes to sign new laws that could go even further than President Donald Trump’s new executive actions against sanctuary policies. Sheriff Sally Hernandez announced after Trump’s inauguration that her jails going forward would only honor immigration holds in murder, aggravated sexual assault and human trafficking cases.

The sheriff is saying that the governor doesn’t have the right to tell her what to do and enforce what she believes is unconstitutional actions such as questioning people when she doesn’t have the right to question them. Only in cases of murder, aggravated sexual assault and human trafficking is she going to do this. And so the governor is saying yes I am going to do this and I am going to do even more.

He wants to get his legislators to write in legislation that would allow him to remove elected officials if he doesn’t like what they are doing.

Caller has a question for John and Brent

Marriage is not at all a contract but it’s a vow

But it was mentioned that it was a contract but the state should not be involved.

Expand upon that?

For 2,000 years it was considered a vow but now we are being taught the wrong thing.

The government has turned it into a contract.

It is a vow.

A contract is a promise that the law will enforce

Vows cannot be exchanged

Vows are promises made direct to God

When two people get married then each one of them makes a promise to God

An oath supports a promise made direct to man that calls God to witness

A contract is a promise that the courts will enforce

Caller 2: Greg from Florida

Greg has a comment on the immigration issue

He watched the KrisAnne Hall show this afternoon

It was a replay from December 2015

Regarding Obama allowing sanctuary cities

She quoted Article VI

She explains very clearly that the President doesn’t have the rights to give any kind of sanctuary cities anywhere in the Constitution. Or sanctuary to refugees There’s nothing , no clause for that in the Constitution The only people that have the responsibility for regulating naturalization is Congress. She made that very clear. She stated the exact Articles in the Constitution.

That sheriff in Austin needs to learn the Constitution more, as well as the governor

Caller 3 Jason from Texas

(2:06:51)

Caller wants to set up a meeting with that sheriff and talk with her and get more information.

And discuss with her her power.

She has the ultimate power Governor Abbott doesn’t have any right to tell her one way or another what she does

Hopefully if he does have that meeting with her he can find out what she does know about that. And maybe find out what is actually going on.

Caller is hoping to find out next week, if he can get that meeting.

When he calls the sheriffs’ department, they are not very co-operative

He is going to send an e-mail today and see if he can get a response from her.

If that doesn’t work then he will go in in person.

NLA has a Jurist Handbook at the website. It is also for sheriffs

NLA also has a paper called The Power of the Sheriff You can find that under “Sheriffs”.

Common Law Handbook for Jurors, Sheriffs, Bailiffs, and Justices is under “Free Courses”. A lot of this has to do with the sheriff.

Caller is taking the Civics Course for the Grand Jury Administrator.

He is going to take all of the courses and get all of the information that he can.

The sheriff should take both the Constitutional Course and the Civics Course.

(2:11:30)

Caller 4 Richard voip caller

Caller 5 Dave Missouri

In the letter that you are sending on standing you mention jurors in all the states except Missouri

115 Jurors from Missouri

John remembers reading it so caller must have missed it.

Caller inquired about Michigan 268 in Michigan

Caller was listening to Crystal who is trying to get something done in education in Texas

Caller is in contact with Donna Garner from Texas

She is an exteacher but she carries clout in Texas

Caller would like to contact Crystal

Talk to Jan and he will connect you with Crystal

Crystal is from Connecticut

She is in Connecticut working on something in Connecticut

Caller thought she was in Texas

Caller 6 Richard Tennessee

Caller is in a nonjudicial foreclosure state

All states seem to be nonjudicial foreclosure states

Even New York which is not a nonjudicial foreclosure state does nonjudicial foreclosures

He just found the NLA site about a week ago

NLA has a form at the website

There is a form for nonjudicial foreclosures There are certain requirements

We ask for a donation be given to National Liberty Alliance

National Liberty Alliance funds all the necessary costs for the grand jury to send out it’s paperwork, pay for the mailing and certification

Highlight “Grand Jury”, you will see “NonJudicial Foreclosure” click that and you will find a form and instructions

Fill out the form and follow the instructions

We are doing what you call a Show Cause they can’t ignore it they got to answer

If they can’t answer then they default

If they default then they have to restore you

(2:20:00)

Caller 7 Gunther Oregon

He tried to get the Committee of Safety started last year

They called him out for politics

So he changed the name to Community Watch Committee

And it went under the radar

We are working with the lawlessness at both ends of the scale here

Those in the street and those in the court

It is a process of education

Gunther was just checking in

(2:23:00)

Caller 8 R N from Texas

He got 3 criminal trespasses onto his home property

Never once was he caught on the property

The house is still in his name

He was divorced in May

He was living in the house until November

The judge is good friends with his exwife as well as the sheriff they’re all good friends.

They caught him three times in one week

What is the best way to remedy the situation?

The home is still in his name

The mortgage is still in his name

The insurance is still in his name

How can he criminally trespass on his own property?

She was out of town the whole week that he was getting arrested

The only things that NLA gets involved in are things that prove a conspiracy like these nonjudicial foreclosures. Clearly there is a conspiracy going through the courts . All of the judges are in on it. The mortgage companies are in on it. The lawyers are in on it.

If you feel that you are being harassed and you think that you got a case and you got documentation you could go to the county next door and file a complaint there.

Hopefully soon we will get into the courts We will have the proper grand jury administrators You could take your story to the grand jury and the grand jury could make some phone calls and fix the problem

Caller 9 Jason from Texas

A previous caller tonight who was trying to get in touch with Crystal may have been trying to contact him. Caller would like to get ahold of him and anybody else in Travis County

Call Jason at 737-202-1630 If you are in Travis County and want to talk about the sheriff or just want to get organized.

Jason is looking for more members

Get ahold of Jan and Jan can connect you with members in your county.

Caller 10 John from Texas

Caller is calling about a nonjudicial foreclosure

He was foreclosed in January 2016

He paid for the property four times

Caller inquired about the NLA document

Caller can fill out the form

Write everything up in your affidavit, what happened , what are your losses and what exactly happened to you. You will get all of the instructions on the page at the website.

And then we will see what we can do to help you

It is Show Cause

They got to answer

If they don’t answer they default

Go to the NLA site follow the instructions highlight “Grand Jury” come down and click on “NonJudicial Foreclosure” on that page you will get the instructions

We also ask for a copy of the NonJudicial Foreclosure paper

On that paper should be a signature

That signature would be the County Treasurer

That’s who we need to know to go after

and the chief judge in that court.

They securitized your property That is a criminal action We laid that out in the paperwork.

Caller 11 Ollie in Colorado

(2:36:15)

He talked to Lindsey awhile ago

We are going to Vegas the 12th 13th and 14th

That will be the critical weekend for that trial.

If there are NLA members in the area they are encouraged to come to the courthouse in Vegas during that week. John told Ollie to notify Lori in the Courtroom Observers and Jan can post it on the weekly updates

Get the details to Lori and Get the details to Jan

Ollie’s phone number is 970-294-2974

It’s the 12th, 13th, and 14th

Caller 12 Fred from California

The power of the notary as an officer of the court I believe the notary has been watered down and they have many constitutional powers that need to be addressed.

Notaries and their powers are ignored by-and-large.

In California they take notaries serious.

Some people almost make a living come tax season.

They line up to get their tax papers notarized.

They charge $15 to $30 for a signature.

And are required to keep a special book and record everything that they do.

A notary is good for taking an oath and swearing somebody.

The oath is an important part of our legal tradition

It is now largely ignored.

The notary isn’t given much thrift these days because the oath is being ignored.

People don’t take it serious.

Our Constitution of the United States takes it seriously and requires that every officer of not only federal but state governments take substantially the same oath.

The reason that notaries are not recognized for the power that they have is because of lack of attention to the oath. In the earlier time when notaries were used when people had a hard time getting to the courthouse because it was too far and the roads weren’t good enough

People didn’t travel that far

And if they needed documents sworn to they could seek out a notary locally who could swear them to an affidavit

An affidavit carried weight that it doesn’t carry now.

The only place an affidavit carries any weight today is trying to survive a motion for summary judgment.

If you put in an affidavit that contradicts the facts of the other side their motion for summary judgment by law won’t survive.

They won’t get summary judgment. But it takes that affidavit You got to get it in.

The oath doesn’t have the force it used to

The reason is that we are ignorant of the Laws of Nature and the Laws of Nature’s God.

What we need more than notaries in America is to understand oath

Caller 13 Helena from Pennsylvania

What were you reading from when you were reading the paper on standing?

The paper read tonight has not been posted yet because there are things we need to clean up on it.

It should be posted in the next couple days

It will be posted on the docket page

NationalLibertyAlliance/docket

or highlight “Grand Jury” then click on “Docket”

The other paper was the Law

Understanding the difference between Law and statutes

We do not have to abide by statutes

Statutes are for bureaucrats the elected individuals the individual employed by the government

Caller said that if one of the callers wants information on target tracking they target track with a motion sensor with radar that target locks and target tracks and it is called a radio locator 412-782-441 (caller only gave nine digits of her phone number) deepduive website and look up radio locators, you can find a lot of stuff there.

Closing Song: The Eagle Will Rise Again