National Liberty Alliance

Monday Night Conference Call

April 30, 2018

Lead In Song: Out and In

Join National Liberty Alliance's Open Forum and weekly news and updates on NLA's advancements in the courts every Monday night, 9 PM Eastern weekly NLA teleconference. Click "Weekly Call” on NLA website home page and click the Green phone or call [(605) 475-3250](tel:(605)%20475-3250), enter access code 449389# PRESS \*6 TO MUTE/UNMUTE, then 1 if you want to get into the queue Playback number [605-475-3257](tel:(605)%20475-3257), access code 449389#.

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

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Scripture Reading: Matthew 26 :69 - 27:10

(8:00)

Concerning the Writs of Error that we put up into the federal court up there in Albany on the Second Amendment federal court case we have going up there in Albany

If you haven’t read it go to our website and read it

We put out an e-mail on it

Go to NationalLibertyAlliance.org

Highlight “Grand Jury” or “Reality Check”

Then click on “Second Amendment”

Come down and you can read the three Writs of Errors

They are very important writs People need to understand those writs and what we used them for.

One of them was to bring the court back into a common law jurisdiction because the paperwork that we used in order to file into the court they kind of boxed us in so when you fill out that paperwork it’s a civil coversheet Also on the summons it’s a civil court summons

Civil means statutory and that brings us under the statutory process

Since that was the last filing of a paper as far as claiming of jurisdiction then our jurisdiction would have been moved back into the statutory side

So we gave a Writ of Error commanding that the judge order the clerk to make the changes accordingly We gave him seven days to do that

There was also another Writ of Error that you might want to read on where the judge gave some approval to the other side for some more time without talking to us about it

We searched all of the rules and there’s no place where the judge can give anyone more time to answer the law is clear they must answer in twenty or thirty days

Twenty days if they were served personally

And thirty days if a doorkeeper took the paperwork

For U S offices, U S attorney or anybody that is hired by the United States government they get 60 days in federal court to respond

But these people are in the state and they get 30

The court did not have the authority to give an additional 45 days they asked for

So we made it clear that we’re not going to accept that

If they had good reason it would be understandable

They didn’t give a reason

They just wanted the 45 days and said they were going to file for dismissal

We will find them in default if they do not respond in 30 days

We might give them an additional five to seven days

There was a third error that we put in

One was for correcting the jurisdiction

The other one was for paying to come into the court

We had to pay $400 We want our money back

That was fraud for them to charge us to come into a court of justice

(13:00)

QUESTIONS

Question 1: In regards to the New York Safe Act you have mentioned on the Monday Night Calls that National Liberty Alliance plans to extend it’s assistance to surrounding states in regard to Second Amendment liberties Here in Pennsylvania we have requirements on private sales of handguns to undergo transfer through the FFL dealer where as we do not on rifles and shotguns upon deeper research into these laws I find that they are replete with statutory language something contrary to the common law

Can National Liberty address the issues of our state as it pursuing judicial action on the New York Safe Act? Also could you please give your commentary as a whole the U S laws regarding the Second Amendment such as The Gun Control Act of 1968 and the National Firearms Act of 1934? To me these all infringe on the Second Amendment

(14:20)

They’re all null and void

The federal judiciary has felt safer and safer to move on and on

and so has the states even quicker than the federal

because the state judges most of them are not very highly educated

They don’t seem to be too frightened They have no knowledge of the common law

On the federal level it’s different These guys are more highly educated

They understand how this whole process took place

They understand the Organic Act of 1871

and some of the other things that took place prior to that to prepare until they eventually got into the Sixteenth Amendment and the Seventeenth Amendment to get rid of the states’ powers and ability to have a vote in Congress that’s why they moved the Senators out and gave them to the people people already had representation

That and the Fourteenth Amendment which they feel pretty strong really focuses in on civil rights and that’s the key if you really pay attention to everything that they talk about They talk about civil rights We talk about unalienable rights

Whenever you’re in court and you’re talking you need to be talking about unalienable rights.

You need to always be keeping your jurisdiction

If you use the word civil rights in a court then you just changed the jurisdiction for that conversation and maybe permanently for your case

That’s why you got to be very careful about what you say in court

If you say something that changes your jurisdiction then all of a sudden you are in a different jurisdiction

You’ve given acknowledgement of that by the words that you spoke

The other thing is that they feel very very comfortable in the idea that the civil paper the civil cover sheet in order to file a court case you have to fill out a cover sheet there is absolutely no place on that cover sheet where you can pursue and push it towards the Constitution under an Article 3 Court

They do have a box where you can check for jury if you want a jury but that’s definitely not a common law jury if you read the rule book for the grand juries and trial juries

It’s a book about the process It violates the common law jury ultimately what it does is that it prepares them for stacking the jury

Also there is a questionnaire that is asked and again this is all for the purpose of stacking the jury in a statutory court

We have to get ourselves positioned in the proper court

If you are going to go into a courtroom and make an argument you have to make sure that you’re in the proper jurisdiction

Regarding the issue with the gun We intend on doing our best to win They’re going to try to throw us out We have to wait for their response before we move to the next paperwork

We’re going to put them on notice and probably remove the judge and maybe the magistrate that’s on our case right now

They must answer The court rules are 100 percent clear They must answer

They must do it within the allotted time

Without a good reason then they don’t get their ten days

They need to answer and they need to respond

If they don’t answer and respond to every single statement that we made in our paperwork then they default

If we win this case in New York we could then move it and then go after the case nationally

To go nationally is going to take a lot more money

We have to notify every governor and every state legislator There are two houses in every state Right there is 100 papers that we have to fie

There is the governor That’s another 50

So it’s 150 papers to file It’s a lot of work A lot of printing A lot of mailing

We probably need $10,000 to file that case and maintain the paper work and pay all the necessary fees

If we do get the money back we would put that money back into NLA for the purpose of supporting the grand jury and whatever other costs for other cases

We should be suing the judiciary

There is so much that is fraudulent in the processes and procedures and paperwork and everything that they have done to prevent anyone from opening a court of record from truly opening a court that is really an Article 3 Court

You can succeed in opening that by following the procedures that we have done

In the course that we’re setting up now we will be explaining how to do that process in federal court and for the state courts also

State courts are more problematic

There’s more problems there

This is an issue it’s a constitutional issue proper jurisdiction is the federal court

So to win in one federal court here in New York should make it a lot easier to win back in federal court in all of the states

The decision could be used in any state

We will see where that goes as time goes on

A lot of that going into court is going to depend on money to be able to do that

The gun control acts are null and void

(23:02)

Question 2: The state of Pennsylvania is introducing legislation that would require PA citizens to adopt the national ID aka Real ID les we cannot enter a federal building such as a court house or a private facility such as an airport I know that this contradicts our First Amendment freedom of travel If we are faced with this reality in the future how should we respond to this?

The proper response is to deal with it before it happens

That would be something that if we would participate in a lawsuit for that we’d do it under the name of the grand jury. Doing it on behalf of the people

So the plaintiff is the Grand Jury on that case

You want to go after that before it becomes law before the legislators pursue

All of these people doing all of these things are being pushed by the Powers That Be

The New World Order

We see what President Trump is doing draining the swamp exposing the evil

We are waiting patiently looking for the opening of all of these sealed indictments

A lot of people in government is going to be going down

That’s going to rock the entire nation when that happens

Right now judges continue as the status quo They have not backed off because of their ignorance

The Powers That Be are probably telling the judges and all the other people not to worry about it

Judges haven’t got the message yet The legislators haven’t got the message yet

Justice is going to start to prevail We will see how that goes

It’s an uphill battle

We still have to fight it and see where we go with it

(26:30)

Question 3: Is it really possible to keep question and answer periods to an agreed upon time limit for all questioners. I hear questions especially regarding Non Judicial Foreclosures and I’ve been trying to come on for at least two weeks. This is serious One should obtain a storage facility to store all of your precious items that are within your home

There is a CJD date usually written by hand on the judge’s orders The court will fight back and forth with you until that date When that date comes you will be evicted by force

John responded to the first topic of the time periods:

We should try to cut down on the amount of time we give to an individual

Usually John gets a note from somebody telling him that he has been on for fifteen minutes

Depending on the subject matter sometimes its John that is taking a long time when they ask a question or make a comment then John goes on for awhile and he takes the opportunity to make some points and teach something That being the case It is what it is

And then we want to give the person the opportunity to follow up

We need to be reminded and we do have people in the background reminding us

If it is an important thing to talk about and if we can use it as a teaching process then John will spend the time with that subject

The second part of the question:  
I hear questions especially regarding Non Judicial Foreclosures that I’ve been trying to come on for at least two weeks. This is serious One should obtain a storage facility to store all of your precious items that are within your home

There is a CJD date usually written by hand on the judge’s orders The court will fight back and forth with you until that date When that date comes you will be evicted by force

If others are allowed to ask questions they may offer alternatives not yet covered for callers. We all were very knowledgeable about the law and our rights and so forth and we hit the course with everything but the kitchen sink to no avail Now we really need to hit them with the sink

John responded:

They’re talking about the NonJudicial Foreclosure

These people are breaking the law and when we do a paper for people for the Non Judicial Foreclosure we set it up now in the very beginning we didn’t have it this way we can’t go to court and fight everyone’s battle for this In the beginning we did what was called an Information to inform the court and to inform the individuals who were trying to steal the property from the people to let it be known that this is illegal and they’re participating in an illegal process So it was just an information which at that point would have been needed to have been followed up with a Show Cause

The few cases that we did do that way we did come in with a Show Cause after

When we do a paper for somebody on their behalf as the Sureties of the Peace through the Grand Jury then we do a Show Cause by what authority and we do a notification that this is breaking the law and we educate them on how that is so

We go to the judge that is responsible If there is no judge named for that case usually they try not to do that then we make the Chief Judge responsible

We notify that individual and we also notify the individual that is trying to take the home whether it is a tax foreclosure or a mortgage foreclosure We’ll go after the CEO for a mortgage foreclosure We’ll go after usually someone in the county that is where the property is actually taken from and in different states they do different things It could be the comptroller that’s controlling it or it could be someone else

Whoever it is they get served

Now that we’ve done these and they ignore the law the only next step that we have and it was written for this purpose the next step is an indictment

We are preparing an indictment on probably 100 people

If we have done 50 NonJudicial Foreclosures then it would be two people for each one of these cases will be held accountable The Chief Judge and whoever it is that we notified for the foreclosure and we’re going to ask the Grand Jury for an indictment

We’ll do that collectively with all of them at the same time

We’ll send out an e-mail this week

You only need to read one because they’re all the same and understand what we’ve said or done in these cases

And then we will call for a Grand Jury hearing

And then we’ll consider an indictment at that point on all of these cases

And if we get that then we will write the indictment up and file it with the court

We will wait for Jeff Sessions to send us United States Attorneys to prosecute these cases.

A lot of people misunderstand that this court case that we have going on that we’re doing all of this filing in this court case is not a court case it’s really a place for us to store all our paperwork by storing in the court under this court case number a depository

That brings us under the auspices of the court

Here we are a common law grand jury

And they understand exactly what that means

They’ve been trying to hide the common law grand jury

They’ve been trying to hide the common law

They’ve been trying to hide any kind of a court of justice

They’ve done a very good job of boxing people in and out of the process

All of these people have been taught in their BAR schools

They’ve all been taught that the common law is really the decisions of a court in a particular state.

That’s why they quote cases when they make battles in courts

We only use the United States Supreme Court rulings

Courts of justice are only those that operate under the common law

Any court that does not have a proper tribunal operating under a court of record any court outside of that does not have the power to fine or incarcerate

Yet all of these administrative courts are constantly fining and constantly incarcerating people and getting away with it

Because We the People don’t know any better

If the people become educated and come to an understanding and are able to articulate and defend themselves on these issues they would disappear

But until the people understand that they are ignorant on these things and they think that they have to find someone schooled in law to help them with these things as long as they’re under that kind of thinking we will never get out from under these people

That is our purpose That’s the purpose of National Liberty Alliance is to facilitate an education

(38:00)

(39:30)

CALLERS

Caller 1: Crystal

She has been at court all day There were about 20 people

The reporters are in the courthouse She thinks that the feds are in the courthouse

She was in court today They said “We’re going to take your house”

Crystal responded “I have my deed warrantee”

He goes, “Tough, I’m taking your house” “Oh by the way I went to New York about that law suit that you put in on me and they threw it out”

Crystal said, “I would like you to recuse yourself from my case”

There were witnesses there

He had her stay til 7:00 there were about seven that stayed there

They are doing their affidavits

Today they must have taken about 70 homes illegally

Crystal has a number for anybody they want to do a coverage and interview for the New York Times and Connecticut NBC Troubleshooters

They’re doing this all over the country

John told Crystal to give those numbers to Jan

Crystal will give the number right now so that whoever got a problem

The number is 1-844-303-7377

And we also had a reporter from the New York Times

We had 500 people at the Common Council all this illegal foreclosure and the debt collectors are the attorneys

When Crystal was defending herself she said “I would like a common law grand jury”

He said, “There is no common law grand jury”

Crystal said, “I had asked you before ‘Am I a public servant?’”

He goes, “I told you ‘no’”

Crystal asked, “Is this my grand jury?”  
He said, “No, we don’t have no grand jury” “I’m the deciding factor”

He said that he had to go to New York

Crystal said “That’s why you need to recuse yourself because of the subrogation and that I filed a law suit against you”

He goes, “ Guess what They’re not going to touch me “

Jan has the phone number It is for NBC Connecticut Troubleshooters

NLA will be doing the indictments on all of these judges hopefully soon

We’re going to ask the grand jury for an indictment

Anybody who wants to get in on that Grand Jury just come in on that call and we’ll take votes

Now is the time for Crystal to move her case to federal court for cause

Make sure you get the right Wherefore Clause

John will show Crystal the paperwork that NLA has filed

She can copy the idea

Make sure that you get a good Wherefore Clause

You want them to cease and desist and restore you to your original state of being before they started to intimidate you

You want to go after them for some kind of monetary value for violating your unalienable right of due process

They declined Crystal in the federal court

NLA will help her with that

It’s very tricky to get into the federal court

They will do everything possible to prevent you from getting in

You have to file your case correctly

We will cover these things in the course that we are working on to get it up

We got chapter 2 done We got chapter 1 almost done

The introduction might take another couple of days

So if we can get the Introduction, Chapter 1, and Chapter 2 then we can get that course going

People can start moving through that course while we are working on Chapter 3

A lot of people have signed up for it

We’re going to teach these specific things on writing paperwork and how to get into the federal court what key things they’re looking for what you need to do to get into the court

Make sure that when you go to court it is so important you got to bring people with you.

You’re not there to fight the case You’re there because you are not getting due process

Crystal has her warrantee deed She can do a quick claim She can put her house into anybody’s name that she wants to

The judge said, “That’s tough I can take it”

Do a good affidavit on what took place in that court

(52:18)

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

Brent’s website is commonlawyer.com

(53:00)

Brent’s comments may or may not be the opinions of National Liberty Alliance

If there’s anything that the Evil Empire is afraid of it’s folks talking together because when folks talk together they will discover sooner or later it always happens this way they will discover that they have things in common Those things that they have in common sometimes will be complaints against those that have power over them

Then they begin to talk about what they can do about it

They may decide to get together and petition

We’ll sign a petition We’ll send it to them and tell them that we’re tired of this or we want to see this change That’s called the right to petition

That’s how our modern Congress started

The landholders were getting together they got together because they had something in common They all had rights in land

They said “Let’s draw up a petition and send it to the King” and so they did

The King would either acknowledge it and say “Yes you’re right” and then he would sign it.

And the courts said if the Parliament agrees with the King on this matter and the King signed this request then we’ll uphold it in our common law courts

And that’s how statutes were begun in the modern world which is after the year 1066

The King would either sign it or ignore it

We have common experiences about problems right now

That’s what scares the Powers That Be

We’re talking about our Declaration of ‘76

Declaration of ’76 Brent does not like to call it the Declaration of Independence

The reason that Brent doesn’t like to call it the Declaration of Independence is because it doesn’t call itself the Declaration of Independence.

The word “independence” doesn’t appear in the document

It is not a declaration of independence

It’s a declaration of dependence It’s a declaration of shifting dependence

“We are shifting our dependence from the Crown of England to the Supreme Judge of All the World” It should not be called the Declaration of Independence

It is a declaration of shifting dependence

It is independence from England

But to say that it is a declaration of independence is a mischaracterization

The signers say in the last paragraph that they trust in the Supreme Judge of All the World

for the rectitude that is the rightness the right headedness of their intentions

It says “the year of Our Lord”

They were talking about the Supreme Judge of All the World

All of them that signed it understood the Lord the Lord to be the Covenant God of the Bible.

People don’t sign their names to documents that make them outlaws

Our war for separation from Britain worked

And the reason that it worked was that they had a commonness in who their Lord was

And it was pervasive throughout the colonies

Brent suggests a big thick book for this information called “ Law and Revolution” by Harold J. Berman It is a textbook at the law schools

This was not a revolution what happened in America

This was not an attempt to throw off the past and not look at it again

This was an attempt in America to re-establish the past

The Evil Empire has revolving wars that’s what revolution refers to

never ending coups assassinations and wars

They won’t talk about the past any more

They want the past to be erased from the memories of men

They said in France “We’re going to strangle the last king with the guts of the last clergyman” We’re going to get rid of everything in the past

What happened in America worked because it wasn’t a revolution

It wasn’t a revolving of war

They did not draw up a declaration of independence

They drew up a declaration of shifting dependence

We are in that declaration of shifting dependence what Brent likes to call the Declaration of’76

Brent requests that we start something new let’s don’t call it the Declaration of Independence

because that is not what it was Let’s call it the Declaration of ‘76

That is a good way to refer to it Just so we don’t call it the Declaration of Independence

That is a false idea

We are not independent Never have been

The Supreme Judge of All the World is utterly sovereign

Paragraph 23 of our Declaration of ’76 says this

It says that they’re petitioning no it’s not a petition it’s a declaration they’re declaring that they’re shifting their dependence away from the Crown of England to the Supreme Judge of All the World for this reason and then they got the reasons listed

for taking away charters abolishing our most valuable laws and altering fundamentally the forms of our governments

Is this what they’re doing to us today?

Are they trying to take away our charters? Are they trying to get us to forget our charters?

Are they trying to get us to ignore our charters ? Are they abolishing our most valuable laws?

Are they altering fundamentally the forms of our government?

The answer is yes yes yes yes

They have been saying that the Declaration of ’76 has no legal force since before the war between the northern and southern tier of states (1:06:44)

Congress says that the Declaration of ’76 if one of the four documents that is the most fundamental of our laws

That’s a charter

Our Declaration is a charter Our Constitution is a charter too

A charter is an agreement

The English translation of Magna Carta is Big Charter

A charter is a piece of paper that is evidence of an agreement

Our Declaration of ’76 has signatures on it

By putting their names on it they were agreeing to what was said on that piece of paper

It’s an agreement That’s what a charter is

Magna Carta is an agreement

Our tradition is a common law tradition

It has come to us from those folks on the other side of the pond

In the Bible the people would say “Amen” which means “we agree”

Agreements can be said orally and recorded

Our Constitution of the United States is a brief of common law government and it includes in it some of the chief principles the first principles of our common law

You said that we would enjoy the common law here but now you say you’re not even a common law king in the colonies You’re calling yourself emperor

You can do that with the folks on the other side of the world that aren’t British

You can’t do that to us We’re British

The British Crown of Britain allowed slavery in the colonies

They said the common law doesn’t apply there

Slavery has never been lawful in Britain

They’re abolishing our most valuable laws

Those are our fundamental first principles

The Laws of Nature and the Laws of Natures God

The Declaration of ’76 says that the Laws of Nature and the Laws of Natures God comprise our fundamental laws

The Laws of Nature are the laws unwritten in the nature of things we call that our common law

It’s unwritten

The second volume in our Declaration of ’76 is the written volume called the Bible

Those are always under attack Have always been

As Captain Preston veteran of the Battle of Concord said He said when he was asked he was over 90 years old when he was asked “Why did you fight the British ? Why did you square off with the most powerful well fed well trained and all the Hessians brutal men What motivated you as a farmer to square off with these fellows?

“Were you reading the philosophers Harrington, Sidney, and Locke about the eternal principle of liberty?”

Captain Preston said  “I never heard of these men. The only books we had were the Bible, the Catechism, Watts’ Psalms, and hymns and the almanacs.”

America’s earliest founders believed the promises of the Bible

Taking away our charters abolishing our most valuable laws and altering fundamentally the forms of our governments

It’s been happening

Common Law government is separation of power three branches each one responsible to do what’s right

Men don’t change The problems remain the same

(1:33:00)

CALLERS

Caller 2: Linda from Virginia

She has the code enforcement case

They came on her property without notice she wasn’t home

She got a violation notice subsequently charged criminally

Last Tuesday she got a warrant notice on the windshield of her vehicle

She called but couldn’t get anybody until the next day

The notice said that it was imperative that I get ahold of them

It said it was from the Warrant Service Unit

She talked to the officer and had to keep pushing to find out what it was

He said that it was a summons to go to court and I should pick it up at the police station

Doesn’t the sheriff usually serve a summons?

Why should I have to go to the police department and pick it up?

There was a summons to go to court that Friday that was two days later

There was no time to prepare any defense

It didn’t have a case number on it

She showed up

She went The judge asked her to speak He cut her off and asked the code enforcement officer to speak He asked him to describe the case He described it as an addition over her garage that’s a storage area

Then the judge asked him, “What kind of items need to be addressed?”

He said “The trusses, and the stairway, and electrical”

I had to put in the main cable that comes to your house that brings you electric I had to install that

And I did that it was approved the inspection was approved That’s done

The only thing left is two lights and a smoke alarm which you really don’t need a permit for

She had to do a stairway The stairway is done

The issue is the trusses

She has tried and tried and tried to get somebody to do the repairs on the trusses and she has not been able to find anybody yet

She has been going back and forth with the building official since February 20th and she was getting deflection He would answer questions that she didn’t ask Gave her volumes of manuals to read through Finally she just kept on kept on and finally just recently she said that the reason she is asking is because she hasn’t been able to find someone which he already knows He said to search under this and she had not searched under that exact term which was structural engineers She had searched under engineers She had searched under design professionals She searched under that and came up with more names She has more names now to contact

The enforcement officer says the trusses the stairway and the electrical

The judge says “So these are safety issues”

And the code enforcement officer said “Yes”

Then he asked her if she had anything to say

What she said was she brought up the warrant notice and she said “Why is it that a sheriff usually serves a summons Why is it that I get this strange looking little yellow piece of paper And it was a summons to go to court”

The judge asked her “When did you get this?”

She said “Two days ago”

He puts the palm of his hand to his forehead and he said “So do you want a continuance?”

And she said “I do” They set it for June 8

They are making it look like safety issues and that this is an unsafe structure

36-106 of the code about building code basically addresses unsafe structures

They’re headed in the direction of unsafe structures which then leads to jail time of five days and a $1,000 to $2,500 fine

That’s on a second offense

Right there on the paper on the complaint it says “This is the second offense”

It’s not the second offense it’s ongoing what happened was she started in General District and she appealed to circuit court The judge that was on that case retired

He told her twice in two different hearings he was retiring and that the Chief Judge had told him to clear up the cases

The trusses were damaged by someone coming on her property unlawfully

There is a four lane highway that is proposed to come right across her property

Maybe they are trying to keep her from getting her permit approved

It could be connected to the road coming through

If they want your property they can condemn it regardless of what is wrong with it

For the public good they just take it

They give you a quote unquote fair market value

(1:54:32)

Caller 3 California Fred

In everything that they are posting on the Q none of it is related to the common law, the rule of law, and oath of office They barely mention the grand jury

These people are all about their statutory codes

What Q is trying to do is get everybody onboard to start a barrage what they wanted to do was to hijack the high trending tweets on the twitter accounts and then hijack them and throw in the stuff about release the documents unredacted and jail them all now Maybe we could get our people at NLA to do the same thing

Go on the Patriot Soapbox 24/7 it’s quiniverse it’s a bunch of patriots that decipher the Qs and they’re all about common law They got guys in there from England and Ireland that know the old common law

That’s all they talk about Right now they’re rallying National Liberty Alliance We’ve picked up some members

They want to do classes with us Maybe Q might not be about common law but these people that are following Trump and they’re following Q they’re all about the common law

John has put up the interview they did with Gerard about our case and they got over 7,000 people every time that thing is live So when Gerard was being interviewed there were 6,000 hits on that

Go to Quniverse and listen to Patriots 24/7

They are supporting us They are impressed with our work

Go to our website and listen to the interview that they did with Gerard

The NRA has been under brutal attack

We need to partner up with the NRA to preserve our gun rights and take back our courts

Gerard is not happy with the NRA  
Gerard goes to Gun Owners of America because the NRA has sold us out numerous times in the past They are an older organization and they are very popular but they keep giving in and they keep giving in Gerard pulled his membership because of some of the stupid things they did in giving away our rights They need to brush up on their Constitution

The NLA has sold us out numerous times

Brent added his opinion about NRA

When Brent ran for Congress the NRA told him to go fly a kite

They wouldn’t even talk to Brent

Brent went to Washington DC and thought surely they will support me

No they supported the fellow that was voting for Clinton’s Crime Bill

At that time Brent met Larry Pratt and he gave Brent the maximum amount by law in money , he came to the district and travelled with Brent and spoke and introduced Brent

Any time an organization has been around for any length of time the Evil Empire is going to get control of it

The Evil Empire has control of the NRA

They don’t want to ruin all of the money that people send to the NRA  
They’ve been in control for 30 years

There’s hundreds of millions of dollars that come in

The Evil Empire has control

Make it look like we’re doing something for the gun owners We don’t want to blow our cover

We want the money to keep coming in We want to make it look like we’re trying

The same thing is true for the National Right to Life Organization

They were hijacked years ago

They like that money

Be careful of these organizations They’re all the same

The Evil Empire controls a lot

They never start their own organization

They always steal organizations

They steal colleges, universities, churches, political action groups

(2:05:23)

Gerard learned a lot when we were doing the committeeman We were doing the job of committeeman by bringing in potential candidates and questioning them on the Constitution.

Talking to these people that were running for Congress and Senate and Gerard heard stories about what the NRA was doing Gerard could see that they won’t really working for the people They were working against us

(2:06:26)

Caller 4 Ed from Connecticut

He is keeping track of everything that is happening

It’s history making what’s happening now

If someone openly supports Trump they call him crazy

There were 60 million people that voted for Trump

If Trump started arresting them tomorrow everybody that they got stuff on we’d lose half the Congress and most of the Senate and they would claim that he is doing a coup against the American government

The money is going down too We’re in for a big reset on the money

How that happens I don’t know

If our money goes down then all the peace he makes with Korea doesn’t mean anything

If the groceries go off our shelves then what are we going to do then

How we relate to each other as a community and how we help each other is going to determine how we get through this

We’re very close to a money crisis The debt is so out of whack We’re going to default any day

They got all the money printed up for hyperinflation which means that you go to the store and pay $70 for a loaf of bread

Trump hasn’t had enough time to put production back into this country

You don’t get those things running overnight It takes years

Big things are coming and I hope that you’re ready

You better get right with God

Go to YouTube and search resignation papers

Look at how many people have left corporations

One company the whole board of directors gone

Those tentacles go deep deep deep into our economy into our society and into the church and everywhere

This is a shakeup whose time has come

From the Vatican all the way to the shores of California

What you’re seeing is the wrath of God on a country that has lost it’s morality

We’ve let them get into our schools

Evil don’t have to go after the people already doing it’s will

The people on the lower end won’t be any better than the guys up top

They’ll never blow the whistle on him because they’re on the take

Everybody below him is corrupt

They know what they need to do to perpetuate the system

(2:30:51)

Caller 5 Felicia

She made some changes in her automatic monthly donation to NLA and now she thinks that it is not being taken out

Talk to John or Jan

It has been months since she changed it

Gerard will inform John and Jan

She talked to Jim and Jan but she thinks that it still isn’t being taken out

We can make sure that it’s coming out

Don’t give up hope

We’re very close to breaking this thing open

Pretty soon they have no place to turn

Felicia wants to move into federal court She needs help She don’t know how to do that.

John is working on a guide but it will be awhile before he gets it out

Right now you could do it with a little help and looking at some of our federal cases

It doesn’t change much

It’s a violation of your due process

We’re using Supreme Court and our Forefathers words

If you learned all of the quotes of our forefathers and you went out and used them in your every day dealings with people they’d think you were the smartest person in the world because most people don’t know where those quotes came from

They’ll think that you thought them up

She is homeless and somebody is living in her house

You need to file your own case

The master case that we have with everybody’s affidavits in it it helps you but it’s a depository

Crystal thinks that they are ignoring it

Of course they are

They don’t want to answer this stuff They can’t answer it

We’re learning stuff everyday and at some point we’re going to prevail

It’s been almost a year since Felicia has filed her first papers with the Grand Jury

(2:45:38)

Caller 6 Heather from Utah

When they started to take her house away the first thing she did was ask to see the contract with a signature on it

They took her house to public auction They still would not give her the documents

She would have had to sell her house anyway

They threatened to kick her out

Two weeks notice

She is still at her house

She don’t know when they will actually move her out

She had done her paperwork with NLA on the foreclosure

You demand those papers through discovery

You put demand in the court

And they have to give them to you

If they default then you give them a default and eventually you sue them in federal court

If you don’t do something in so many months they’re just waiting for the time to run out where they can make a move on you and you can’t do anything back to them

When you say you asked for the papers you got to put in an official court document on that docket number that they’re taking your house away with

You have to put a paper in court and send them a paper admit or deny and they have to answer that

If they don’t then they’re in default

They got so many days to answer it that’s it

And when they don’t answer it you file a default

If there’s no contract then there’s no cause of action

They only gave her the loan for the house

She owns the land

How are they going to take the house and not take the land?  
The land was put up as collateral for the loan on the house

They want to foreclose the loan

They foreclosed it went to auction they sold my house

The sale was January 29th

They had the auction nobody showed up so it went back to World Development

They still have her house

They told her to move in two weeks she got a two weeks notice

World Development probably transferred your deed into their name

They did an illegal transfer

They own it and they’re holding it

They’re all corrupt

They own it because they took the deed over

At some point they will either sell it to somebody else and they’ll get you out

They gave her the runaround until the day of the auction

She asked for the contract by certified mail

It would have been better if you had put those demands in discovery in the court

When they don’t answer they default then you go after them for the default

If the judge doesn’t want to do the default then you do it in federal court

and put your show cause in

The federal judge will make them do it if they defaulted and didn’t answer in a timely manner

They’re not defaulted because you did not send it in a way that they consider a legal process

You could still do it

It’s harder when you got to open a case up

They won’t be able to produce anything

You got to sue them

They took my house unlawfully They didn’t show proof of any kind of contract and I’m demanding that contract now because the sale is invalid the transfer of the deed is fraud

I asked for these things in registered letter

Here’s the letters and open the case back up

Give them 30 days to answer you

And when they don’t answer you then you default them

You got to be a court of law

You got to put it in the court

You got to document

File the papers in the court

Make the fraud claim

Sue them

They’re not going to answer you

They’re going to default

File a default

Then you can take it to federal court on due process violation

Pray for Trump

Pray for the country