National Liberty Alliance

Monday Night Conference Call

December 7, 2015

Topic: Principle and Virtue

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

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Paul from Rare Coins passed away on Friday around 4:00 pm. He had a heart attack. Keep in mind his family. Keep Paul’s family in our prayers.

Scripture Reading : Psalm 37

Quotes from Founding Fathers and NLA’s purpose:

We need to preserve the principles of God in our courts.

If they are preserved in the court then they will be preserved by the entire governing body.

(17 min)

We need to educate people

The purpose of National Liberty Alliance is to bring forth an education for the people. To prepare the people so that they are able to care for themselves and get into a court or any place and have the knowledge of what is really going on.

We are also saved by knowledge.

We must have knowledge of the Constitution

Knowledge of Common Law

The Constitution is a Common Law document

Providence is guardianship and control by a deity

“[The adoption of the Constitution] will demonstrate as visibly the finger of Providence as any possible event in the course of human affairs can ever designate it.” ([**George Washington**](http://www.ourrepubliconline.com/Author/17))

“I have so much faith in the general government of the world by Providence that I can hardly conceive a transaction of such momentous importance [as the framing of the Constitution] ... should be suffered to pass without being in some degree influenced, guided, and governed by that omnipotent, omnipresent, and beneficent Ruler in whom all inferior spirits live and move and have their being.” ([**Benjamin Franklin**](http://www.ourrepubliconline.com/Author/21))

"In questions of power then, let no more be heard of confidence in man but bind him down from mischief by the chains of the Constitution." (Thomas Jefferson)

John added: We have to bind down the judiciary first with the chains of the Constitution. And when we bind down the judiciary and take control of the court , reestablish the King of the court then justice , now can go forth out of that court and we the people can take total control of the rest of the government.

I first saw the Constitution of the United States in a foreign country. … I read it with great satisfaction, as the result of good heads prompted by good hearts…

 I have repeatedly laid myself under the most serious obligations to support the Constitution. …

What other form of government, indeed, can so well deserve our esteem and love? (John Adams)

Thomas Jefferson said: I, however, place economy among the first and most important of republican virtues, and public debt as the greatest of the dangers to be feared. To preserve our independence we must not let our rulers load us up with perpetual debt. I am for a government vigorously frugal and simple.

John added: That debt belongs to the Federal Reserve and the Federal Reserve is not part of our government. We the people are not responsible for that debt because they are fraudulent frauds who have created this great fraud upon the American people. This is not our debt. There are solutions once we get back into the courts and everything can be dealt with quickly and everything can be put back in place. This would give us peace with other nations at the same time.

Benjamin Franklin said '**Only a virtuous people** are capable of freedom. As nations become corrupt and vicious, they have more need of masters.”

"**Our Constitution was made** only for a **moral** and religious people. It is wholly inadequate to the government of any other." -**John Adams**

“The sum of all is, if we would most truly enjoy the gift of Heaven, let us become a virtuous people; then shall we both deserve and enjoy it. While on the other hand, if we are universally vicious and debauched in our manners, though the form of our Constitution carries the face of the most exalted freedom, we shall in reality be the most abject slaves.” ([**Samuel Adams**](http://www.ourrepubliconline.com/Author/147))

"Of all the dispositions and habits, which lead to political prosperity, **Religion and Morality are indispensable supports**. In vain would that man claim the tribute of Patriotism, who should labor to subvert these great pillars of human happiness, these firmest props of the duties of Men and Citizens. The mere Politician, equally with the pious man, ought to respect and to cherish them. A volume could not trace all their connections with private and public felicity. Let it simply be asked, **Where is the security for property, for reputation, for life, if the sense of religious obligation desert the oaths**, which are the instruments of investigation in Courts of Justice? (George Washington)

John has never seen a Bible in the courts.

# “We in America do not have government by the majority — we have government by the majority who participate … All tyranny needs to gain a foothold is for people of good conscience to remain silent.” (Thomas Jefferson)

# The solution is educating the people

A well-instructed people alone can be permanently a free people.

James Madison

# “A primary object should be the education of our youth in the science of government. In a republic, what species of knowledge can be equally important? And what duty more pressing than communicating it to those who are to be the future guardians of the liberties of the country?” ― [George Washington](http://www.goodreads.com/author/show/4356.George_Washington)

# “I know no safe depository of the ultimate powers of the society but the people themselves ; and if we think them not enlightened enough to exercise their control with a wholesome discretion, the remedy is not to take it from them, but to inform their discretion by education. This is the true corrective of abuses of constitutional power.” ― [Thomas Jefferson](http://www.goodreads.com/author/show/1673.Thomas_Jefferson)

# Thomas Jefferson said: the good sense of the people will always be found to be the best army. They may be led astray for a moment, but will soon correct themselves.

# "And say, finally, whether peace is best preserved by giving energy to the government or information to the people. This last is the most certain and the most legitimate engine of government. Educate and inform the whole mass of the people. Enable them to see that it is their interest to preserve peace and order, and they will preserve them. And it requires no very high degree of education to convince them of this. They are the only sure reliance for the preservation of our liberty." --Thomas Jefferson

# In the Preamble of the Constitution we read that the purpose of the Constitution , they have six commands to follow

# *We the People* of the United States, in Order to form a more perfect Union, establish Justice, insure domestic Tranquility, provide for the common defence, promote the general Welfare, and secure the Blessings of Liberty to ourselves and our Posterity, do ordain and establish this Constitution for the United States of America.

# Anything our government does they should be guided by the Preamble.

# We do have the enemy amongst us

# We have had debacles.

# Three debacles where people would not conform to the plan of NLA even after being told that if you have your own plan we will pray for you but go do it somewhere else.

# We need to stay pure and focused

# We will get ourselves in trouble if we get off of the path that we are on.

# The path that we are on is identified by jurisdiction and fraud.

# We do not give any credit, any merit, any reality to fraud.

# The fiction of court is a fraud.

# We speak of it only from the standpoint that it is fraudulent, criminal and anybody who participates with it and applies it against we the people is guilty of fraud and subversion against the people of the United States and also the Constitution for the United States of America. They are guilty of fraud They are guilty of subversion.

# We had the enemy come in, because of the nature of the way we do things and principles that we stand on, we are 100 per cent governed by principles. When we discover a problem we have to deal with it. Leadership roles have to be there for correction and direction problems, stay on the path, and focus.

# No matter how hard, we do the principled things.

# If we have to we will cut off a member for principles.

# We always give opportunity for mercy

# We always give opportunity for repentance

# We always give opportunity for people to return and just do the right thing.

# To admit that they made an error and went in the wrong direction

# Some refuse to do that and are governed by the wrong powers

# There is nothing more that we can do

# Some come into our group with a private agenda in order to take control

# The last group of people that did the wrong thing, and we warned them, and told them that they would end up in jail , they did end up in jail.

# We don’t give any adherence to the fiction.

# It is a fraud And if you deal with it in any other way then you are giving it credibility.

# John has heard it said they may not be lawful but they are legal. NO! they are not legal. The word legal means that it is lawful. They are not legal. They are a fraud.

# They are built upon fraudulent laws, statutes.

# It came in the beginning of our country 1789. The Judiciary Act of 1789.

# Chief judge, the U S marshal for all 94 federal districts, the Chief Clerk are appointed by the President. In Marbury v Madison clarified some of the problems that was in the Judiciary Act of 1789. Their conclusion in Marbury v Madison would stand to this very day is that the President appoints but he has been given no power to take away that appointment, he cannot fire anybody that he has appointed. They must serve out their entire term. Clerks need to understand that they have been appointed or that they should have been appointed . They took an oath Specifically the chief clerk. There is one for every federal district. A judge cannot remove a clerk. The clerk should not be intimidated by the judge when they are told to not file a paper or when they are told to remove or conceal a paper or to destroy a paper. They need to stand up and they will be held responsible. NLA is sending papers out , they will go out this week, to the clerks , directly , by name, individually, to let them know what their duty is and that they are going to be held responsible. And they have one last chance to do the right thing. Otherwise they will be marked for indictment. NLA removed all state coordinators in Texas . There has been an assault on what we have been putting together for years. If you have been unjustly removed then give NLA a call and explain. NLA will be calling these people one at a time. They have been removed and there currently is no leadership in Texas. They have been charging people. NLA charges nobody for nothing. NLA requires no payment for the help that we offer.

# We only ask for help with a donation to offset the costs. It costs $60 - $100 every time we do a paper.

# It is a series of three or four or five papers to get the process completed.

# There are people who do not give a donation.

# (40 min)

# Some people can’t afford it and we are not going to hold them back.

# These people have charged people for things.

# They sent paperwork that NLA had no part of.

# They are charging $150 a month for their class of higher learning.

# They hold up the idea that article courts are legal

# All federal courts are article four courts and therefore they are not constitutional.

# That is a lie straight from hell Not true at all

# It is true that they are not operating according to common law and they try to rest in the Judiciary Act of 1789 which made the rules of chancery of the court which is an abomination compared to common law

# They have no authority

# Marbury v Madison dealt with that

# These people are teaching that there is an article four court and that you have to go into their sandbox

# You are not going to win in their sandbox

# They claim that they are teaching people to be private attorney generals.

# Statutes have their purpose For the purpose of governing

# Article 1 Section 8

# We gave 18 powers and if it is not in here then they do not have the power to legislate it

# They are charging $150 under the NLA name

# We know the names of some of these people and they are forever banned from National Liberty Alliance

# They have charged people $5,000 to retain their services through National Liberty Alliance using our membership

# These people are unprincipled individuals

# Gary had a question:

# Are there punitive damages in common law?

# Punitive damage we can go to the Bible.

# Common law and natural law are synonymous

# The Bible says that if you steal a man’s ox then you have to replace it with four.

# We want to be just

# We do not want to be extreme

# Gary had a second question:

# Why is the state not to be considered an injured party when bringing up jurisdiction issues in court. I understand that the reason is that it is not one of the people ie fiction if that be true then all corporations are not to be considered injured parties. Yes or No?

# A fiction cannot be an injured party

# A state is a fiction and cannot be an injured party

# The corporation in common law cannot sue a person

# An individual in the corporation can personally sue from person to person

# There must be an injured party

# There must be a contract broken

# There must be a sworn affidavit

# If there is no sworn affidavit then there is no case.

# John is not sure what will happen with Paul’s Coin business

# NLA will try to find a reputable place to buy silver and gold.

# CALLERS:

# Caller 1: David from Michigan

# Talked about a personal case

# Caller 2: Gene Notes from Price Colony Wisconsin

# Wanted to talk about the website

# John asked the caller to call back after people from Texas talked first

# Caller 3: Ginger from Texas

# Thanked Gary for his guidance

# Send something written to them in Texas

# John said he would send an e-mail to everyone in Texas

# (1 hr 7 min)

# Another question

# Go to directory then go to track habeas corpus petition

# There are 8 steps

# You should not say I am a man on the land. That is a dangerous game and you become a marked person

# There have been two successes with the habeas corpuses

# We have a powerful paper going out to the clerks this week

# It will hold every Chief Court Clerk in every federal district (94 of them) personally responsible for doing their job they took an oath

# They should not charge money for justice that is extortion

# We have other papers

# We have the paper for the Congress it was suppose to go out but it didn’t Other things have taken precedence

# There is something particular in the law enforcement area that NLA is working on

# A powerful individual might become active on our side in an investigative mode.

# This might end with a lot of people in jail.

# (1 hr 30 min)

# Caller 4: Allene from Washington

# No answer

# Caller 5 Maude from New York

# Information about Paul

# Wake for Paul from 2 to 4 and 7 to 9 in West Hampton Beach

# 16 Mill Road Follett Funeral Home 631 288 1231

# This is on Wednesday

# The funeral is on Thursday at St Rosalie’s Church in Hampton Bays, NY

# Caller 6 Barbara Williams new member

# Talked about a personal case Her son has been locked up

# Go to nationallibertyalliance.org

# On the right hand side

# You will see a frowny face holding a help sign

# Click onto that and follow the instructions

# Laura and Jeff have been helpful and set her up with courtroom observers

# Her son is a P A G Private Attorney General

# John would like to find someone to train P A Gs properly

# NLAs services are free

# There would probably be a special donation page You can’t charge people for knowledge

# Nathan added that it is beneficial to get a Skype account for intake

# There are 105 cases in intake

# (1 hr 45 min)

# Caller 7 Mr Black

# Lance from Pennsylvania

# In common law are attorneys allowed to speak in court?

# Anybody can speak in common law court

# But if they are going to try to bring up statutory positions it will be denied.

# Lance said that the civics course is great.

# If a lawyer does common law in the courtroom the judge will call him back to chambers and ream him out.

# If he doesn’t he will find him in contempt he will be removed from the BAR

# The only thing necessary for a prima facia case is a sworn affidavit.

# Vance said in most cases there is never a victim

# John said probably 90 to 95 percent of the cases fall into that criteria

# They don’t belong in court at all

# The state is making people victims

# They are making money off of them

# Maybe five percent of the cases belong in court

# That will all disappear when we set up the common law process back in our court system

# Even the police department work for a corporation

# They are not constitutional law enforcers.

# They enforce the statutes

# Everything in the court is chancery

# And they are working in fiction

# It is all fraud

# Vance said: The judiciary says that a legislative act is not a law Lance inquired about code enforcement and dog licenses

# John said that people are responsible for themselves

# You shouldn’t need a drivers license to drive a motor vehicle

# John understands that you need a license to drive a commercial vehicle

# That is a lawful thing for them to do

# We are under common law and that is common sense

# If it comes outside of common sense and we injure somebody restitution needs to be paid in a common law court People will learn to be careful and not to injure someone You are responsible if you do We don’t need statutes We don’t need legislators to tell us about those things That is common sense

# John read something that he wrote:

# If the Constitution were adhered to we would have justice in our courts. We would not be in a constant state of war. We would be more secure . We would not have terrorists problems. We would have less crimes . We would have free energy. We would have cures for many allegedly incurable diseases. Our children would be healthier. We would not have poisons in our food. We would not have poisons in our water. We would not have poisons in our air. We would be more morally minded people We would bring subverts to justice We would have real money. One income would comfortably support a family. The family would be secure . We would not have tyrants ruling over us. We would not have political parties. We would not have police brutality. We would not have metal detectors in our schools, metal detectors in our courts, metal detectors in our airports . We would have a natural born American in the White House. We would not have criminal servants. We would have the America our Founding Fathers envisioned We would have domestic tranquility. And we would have the blessings of liberty and finally we the people want the Constitution to be adhered to , take a stand and restore the King’s court. And that is what we the people are doing restoring the King’s court and putting the King back into our courts so that we can have courts of justice again.

# ( 1hr 57 min)

# Caller 8 Fred Johnson from California

# Checking in on his son’s case

# We did receive a filing paper from the clerk in the federal level which puts us in a whole new position. For more information on his case Fred should go to NLA’s private meeting for those who have cases held on a weekly basis. Everybody who has a case should be on Skype. If you have a case you should call Linda and she will give you the details on when and where and what time the call is The meeting is only for those who have a case The meeting is for updates and questions

# (2 hr 5 min)

# Caller 9 Jan (not national coordinator)

# In the last week call there was concern about sending the paper out on D Day . How did that go?

# Other things happened and we didn’t get the paper out

# Another paper is going out first.

# The clerks first then the paper that was going to go out last week will piggy back on that one and then the Sheriffs for some time in January

#

# J P joined the conversation

# We have 100 percent for all the sheriffs

# We are missing 49 files

# We are missing a few fax numbers

# Go to directory

# Then file summary for the elected official

# Then you will see the graph

# If you click on directory you should find everybody

# People may not know enough to click onto committees

# The process of calling the grand jury can be done by the people themselves, it could be done by the sheriff, it could be done by the coroner, it could be done by the magistrate, it could be done by a judge All of those people have the authority and right to call a grand jury

# Caller 10 Gene Wisconsin

# Thanked John

# Will be sending a donation

# On the NLA website there used to be comments.

# John checked and he didn’t see it

# John asked Jan to take note of that

# John said we will get that back up there

# What would happen to NLA if Obama shut down the internet

# They will not get away with shutting down the internet

# There is no constitutional authority for Homeland Security

# The FBI used to be the friend of the people

# Caller 11 Jamie from Connecticut new in Oct taking civics course

# Does CPS have calls on Sunday night.

# The people of CPS betrayed us

# They went a different direction

# It was a power play

# Family court is an abomination of liberty

# If you got a problem take it through due process

# Families need to help family members

# Children need to be properly educated with moral values and principles.

# Caller is from Connecticut and they do not have a sheriff

# If there is no sheriff then there is no common law and there is no common law court and there is no Constitutional law enforcer

# That is a problem and that needs to be corrected.

# You can’t enforce the Constitution if there is no constitutional law enforcement agent in that county

# Caller 12 Mark Florida

# The city of Orlando issued him a citation for his swimming pool being too dirty.

# He is on an acre and a half and you can’t see it.

# It was an anonymous call that came in.

# John wouldn’t waste too much time on it.

# Work with National Liberty Alliance. Let’s get common law and stop all of that nonsense all together.

# Caller will file a common law law suit on them.

# If you understand how to do it and you think you can fight through the process

# None of them had a surety bond on them

# In New York they have the same problem

# None of our judges have a bond

# They don’t follow the law

# We have corporatism in place

# Caller 13

# Question about habeas corpus for an imprisoned person

# After the habeas corpus has been filed is it appropriate for the next friend to go to the federal courthouse to see if the habeas corpus documents have actually been docketed in the federal court

# John said yes if you want to do that of course you should

# And if not report it to us

# And if you do an affidavit on it then we can start the process to add more on top of that towards that judge and the clerk because we know that it is a conspiracy between them

# If a habeas corpus has been filed for an imprisoned person is it appropriate for the next friend to call the prison and ask them to inform the next friend of when to be there to pick up the released person

# John said he would not do that and they would not have an answer

# It is an uphill battle

# The law requires that at the moment of the filing of the default with an affidavit of default and the filing of the default we add on top of that a memorandum of decision of default once that is filed they are to immediately release the prisoner. If the sheriff understood what was going on here he gets a copy letter of these papers and if no one responded to that when he sees the default first of all since there was no response and he would know because he wasn’t called then he should be calling the judge to inform him that he is releasing the prisoner because of the default in the system but the sheriff does not understand that

# If the sheriffs only understood the power and the authority that they got they could straighten this whole nation out