National Liberty Alliance

Monday Night Conference Call

February 6, 2017

Opening Song: School

Topic: Q & A

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

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

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Scripture Reading: Luke 6 : 27-38

(8:50)

We need volunteers

We are trying to build a larger Investigative and Research Committee

The real false news is within these major news networks that we have on our TVs

(11:00)

It is time to hold them accountable.

We want to start and reveal and go after these news programs that claim to be news and they are not.

We want to get a news program going through National Liberty Alliance

We need a lot of people to do a lot of investigating.

We have a lot of issues going on out West.

There are three or four major court cases out there we’re trying to deal with the problems in those court cases by bringing the issues into one court case here in New York and going after these judges for warring against the Constitution and warring against the People. We have to have the facts.

We have a lot of information that needs to be checked.

We have a lot of information on the assassination of LaVoy Finicum.

We need people to check all of this stuff out and make sure that we are accurate.

Get ahold of Jan You can find his number at the directory at NationalLibertyAlliance.org

NLA will also be doing something with the Habeas Corpuses and mortgages

We have about five people on that committee right now.

We need more help there.

We also want to get a blog going on our website under News

We want to focus in on news that is important

News concerning what is going on in the court

News concerning the administration in Washington

We are building a team to build a virtual TV station and get a TV program going

It is in the beginning of it’s plannings.

We need volunteers.

We need managers to help manage this process

We are still building Committees of Safety

We need lots of people to take part in the jury administration.

We need people to become more educated.

There are a lot of very important court cases that we should be looking at.

We have an issue going on right now with a judge

He is a federal judge

Someone filed the papers in the court and he is trying to put an injunction on the President to prevent him from protecting our borders.

We have a judge telling the President of the United States to disobey the law and not uphold the law

This President is saying that he is going to uphold the law and he is going to execute that which is on the books He is going to protect this nation

We will be mailing an Information to the President to make him aware of things that he may not be aware of.

(23:00)

There were no e-mail questions this week

We are still building grand jury administrations

We have free courses.

We finished a new jurist book. It is better than the old one.

We will be getting prices on getting it printed

It will also be available as a PDF download.

We are still building Committees of Safety

Go to NationalLibertyAlliance.org click on “COS” watch the videos and get some information

Gerard made a prediction

(26:09)

He does not think that that judge or Trump is going to do anything regarding that district court judge

Gerard would hold off writing any papers because Gerard predicts that it will go away by tomorrow or the next day.

If he actually put a paper out like that Gerard predicts that you will see that guy off the bench very shortly. Donald Trump will make the right people go after him and take him off the bench

He will engage the judicial people to take this loose cannon off the bench

Judges get to serve as long as they are in good behavior.

Any judge that is not in good behavior is warring against the Constitution.

He is not obeying the Law of the Land.

If he is in bad behavior then he doesn’t get to serve.

When We the People take back the process then we will indict.

We will consider the case and if the grand jury makes an indictment then he is removed from office. He is going to trial.

There is also the claim that these judges have not been taking the real oath.

And so these judges aren’t even on the bench.

If Trump acted on that he could just start appointing people and filling those spaces.

You never took your oath. I am filling that office.

He can get judges that raise their hand and take the oath.

Another way a judge can be removed is from a higher court.

The highest court in America is the United States Supreme Court

The United States Supreme Court is responsible for all the lower courts.

They are responsible to send our writs commanding these judges to take their oaths and obey the law.

We need to force these people to obey the law and if they refuse to take their oath then they can send them home. If they haven’t taken the oath then the office is vacant.

If we can get President Trump to understand that President Trump knows that the courts are corrupt.

You can’t trust the news any more.

That’s conspiracy.

The fake news is the news networks.

(32:20)

Robert has information

Today was the first day of the trial in Nevada

It was the first day of jury selection

Something else came up today There was an incident that happened in a Nevada detention center some time back Somebody got stabbed It is in the area where a lot of our Patriots were. When the guards came in they made everybody strip down to find the weapon They took the Patriots out in the hallway in their underwear and the women on the other side were woopin and hollering Some of the guards that came in were female One of the female guards was making sexists remarks about one of the Patriots. When they went to searching, instead of male guards searching these guys it was female guards. This one of the Patriots that she had made these remarks about she frisked him good and made remarks . Everyone of the Patriots there feel like they were sexually molested. They filed charges. Nothing happened One of the Bundy wives found out about it.

The Patriots had been molested by this female guard. Another battle flag has gone up. The wives are taking the matter to the courts.

That was a rousing day in Nevada today.

(35:15)

 Anyone who has firsthand knowledge from those that have been abused can write an affidavit.

We have never done a habeas corpus for the Bundy ranch issue.

Robert will contact them and see what they want to do and see if NLA can help them.

In Portland there was a status hearing today

In seems of the seven defendants they’ve offered four of them a plea deal. One of them has accepted it. It is possible that all four accepted it. In the plea deal, you plea guilty to a misdemeanor charge and you will get one year probation , a $1,000 fine , and all the other charges go away. If they accepted it they didn’t get any good legal counseling

If these people accept the plea deal then they may need to turn in their guns and their ammo.

Last Monday when Robert asked for a volunteer to help in the courts , he had a volunteer send him a message.

The trial here in Portland starts on the 14th.

They will start their jury selection on the 14th.

On a misdemeanor charge they said a year unsupervised probation they may lose their guns during that probation but you don’t lose your gun rights or your voting rights

During probation you might lose it.

When the judge made the decision to add on these other misdemeanor charges and she said that there would not be a jury present for the misdemeanor charges , that she would make the ruling on it. She also said that if she finds them guilty they’ll also be made to turn in their guns and ammunition. Judge Anna Brown.

In Nevada they dismissed the gun charges

Just like they had done here in Portland.

There was no way that they could make that stick.

It is legal to carry them around.

There was an investigation done on a special agent in charge of the BLM who was at the Bundy ranch. He was the same one that was in Malheur County, Oregon. They found him guilty. He had tried to cover up his wrongdoings. He was threatening witnesses. He was trying to cover up his wrongdoings. He is the same one that was breaking the rules at the Bundy ranch. He is the same special agent that was in Oregon. His breaking the rules would be a good reason for dismissal of charges.

Can’t they at this point give their guns to someone else?

Turn over ownership to friends or family.

Then they can get them back when they know it’s safe to get them back.

They would want to do that pretty quickly.

In Oregon they passed a law that said if you sell your gun then you have to do a background check.

Selling it and giving it are two different things.

People need to get involved in the Investigative and Research Committee.

Ryan Bundy had a release hearing pending trial.

Ryan Bundy still has a charge pending in Oregon.

If the judge OK’s his release pending trial the marshals might snatch him back up and haul him to Oregon.

(49:35)

Ollie had something to report

While waiting for Ollie, Gerard discussed the pretrial hearing for Ryan.

Ryan rebutted every last bit of it.

He opened the court case with a prayer.

He swore himself in.

He also made it known that the prosecutor needs to swear in before he can testify.

Got the judge to agree to that.

He rebutted every last piece of evidence.

They went through the trial in the pretrial release hearing.

Ryan rebutted everything they said

Read from the Constitution

We have to get a habeas corpus down there for the Bundys

This testimony he gave is highly powerful.

Ryan rebutted it masterfully.

This was a pretrial release hearing.

He had a subpoena out for three sheriffs because they lied about what happened there.

The marshals refused to serve the subpoena They served it the day before the trial.

He only got one sheriff that he subpoenaed to testify.

It was the sheriff that Ryan rode in the car with when he got there.

The sheriff testified that the protesters were on one side, the local police were in the middle, and the BLM were on the other side and that no crimes were committed.

He has a sheriff testifying that he saw no crimes committed.

There was no assault taking place.

 Robert said that John was going to send some papers to Trump Maybe it’s time to send Trump Agenda 21 and Agenda 2030.

(54:26)

The main thing that we want to focus in on is the corruption in the court.

The lack of the use of the Constitution

These people are in jurisdictions unknown.

They refuse to hear the Constitution in the court

They refuse to hear the Bible in the court.

They refuse to swear in the witnesses properly.

We need more volunteers

Get ahold of Jan Go to NationalLibertyAlliance.org click “directory” have Jan put your name on the list

We need volunteers

Ollie gave his report:

(59:23)

Kansas or Nebraska, last year they passed a gun law where the feds could not come in and enforce any of their federal gun laws.

Then the feds came in and busted him.

All of us are concerned with Nevada, Oregon, and Colorado.

Yesterday, I am friends with KrisAnne Hall on facebook, all of a sudden she is livestreaming.

She is outside the courthouse in Kansas. She is there. And all of a sudden Sheriff Mack is there. They gave a speech. Sheriff Mack gave a speech and he holds up a letter and he says when I leave here I’m going to DC. I’m going to present this letter to Congress and Trump’s staff. It’s a letter to pardon the Hammonds and add a few Bundys. Someone in the crowd said is Joe Robertson’s name on there. And he said that those names will be added later. Trump knows what’s going on.

Possibly the pardons are in the works. The big hold up could be let’s say they pardon Joe Robertson, that’s good for Joe Robertson, and one of our missions is done. However that is not going to solve the problem We still got a problem with the EPA and the land grab issues. Possibly Trump is investigating. It is like the assassination of LaVoy Finicum He wants names so when he moves he’s got all he needs and he’s going to nail them.

The big holdup is this: it’s been held up for two weeks now, Sessions He needs Sessions as Attorney General so he can turn him lose With Sessions as Attorney General he can investigate anything and anybody from coast to coast. Full power to investigate. That is what Trump needs. The old croneys in DC are delaying it and delaying it. The last key to the puzzles is Sessions as Attorney General. As far as Joe Robertson is concerned, we are in a holding pattern. Joe is still under the 120 day no phone calls, no commissary.

Ollie concluded his report

(1:05:00)

Brent is author of “Excellence of the Common Law”

Brent’s website is commonlawyer.com

Brent recommends reading “Justice Joseph Story Commentaries on the Constitution”

Brent’s book “The Militia of the Several States Our Constitution’s Answer to It’s Enemies Foreign and Domestic” at the end of that book Brent has a Model Militia Statute.

Paragraph 3 Under the heading Becoming available for militia duty

(1:15:15)

“Any man fulfilling the requirements in Paragraph 1 above may present himself as available for militia duty by reporting to the supervisor of the township wherein he resides at the place and during the times said supervisor designates. “

The militia should be organized at the local level.

As the township supervisor designates of mustering any man reporting to enroll himself in the militia paragraph 4 shall then provide in writing to the township supervisor his name, his address, where he lives, other contact information in order to enable quick response to summons. Any personal skill useful for militia duty and his signature of acceptance that he will be placed upon his township’s role in this state’s militia.

Brent was reading from the Model Militia Statute

Paragraph 5

Each militiaman of this state whether officer or nonofficer every militiaman upon being enrolled shall say the following under his oath or upon his oath in solemn affirmation .

Here is the oath:

I will support and defend the Constitution of this state and of the United States against all enemies foreign and domestic and upon being duly called and mustered into actual service of this state. Will obey all lawful orders of the governor of this state and of the officers placed over me stressing the word lawful here and upon being duly called and mustered into service of the United States will obey all lawful orders of the President and of the officers placed over me.

This is an oath to defend the law of the land against all enemies foreign and domestic.

That is an ancient oath

It delineates the two duties of militiamen.

The two duties are armed defense against foreign enemies and jury duty domestically.

And when a fellow takes that oath as did Mike Pence recently against all enemies foreign and domestic he falls in the same category as you and I. That’s why he referenced these two things foreign and domestic because that references his two duties as a potential member of the militia he has the duty to serve on the jury and he has a duty to armed defense. The President’s oath did not say foreign and domestic. His oath is different. If something happened to the President and he was no longer able to fulfill his office Mike Pence would have to take the oath that Trump took. It is a different oath. And the reason it does not include these two phrases against enemies foreign and domestic it does include support the Constitution with all his being but it doesn’t include these two because as President he is not a member rank and file of the militia of the several states. He is not the one that is called out. He is the one doing the calling. So he’s in a different position.

But in no event shall any other oath be required

The Model Militia Statute that I’m reading

And no other event shall any other oath be required from any militiaman of this state.

Paragraph 6

(1:27:28)

By his signature and his oath the militiaman shall accept the responsibilities of militia duty according to the limitations of the U S Constitution and it’s lawful delegations.

Paragraph 7

Each militiaman, upon having been sworn into this state’s militia shall within one year purchase at his own expense or otherwise lawfully acquire the weapon and five hundred rounds of ammunition this state’s legislature has specified and required. And within two years enrollment as a militiaman shall provide proof that he has at his own expense disciplined himself to safe handling of , care of, and marksmanship with said firearm which meets this state’s legislature’s standards.

Paragraph 8

Any federal law, regulation, executive order or act or action infringing on the right of any individual of this state to keep and bear arms or upon any other constitutional duty or responsibility rationally related to militia duty under our U S Constitution shall have no force or effect over the members of this state’s militia . Who would that include? Every man The People Every man regardless of whether any member in question is enrolled in the militia roles of this state

Volk reicht is the People’s duty.

What is our duty of government?

It’s armed defense and jury duty.

Paragraph 9

Qualifications of Militiamen Officers In no event shall any man be eligible to serve as a militiaman or as a militia officer of this state who holds citizenship of any country other than the United States owes or bears allegiance to any other sovereign on earth besides allegiance to the Constitution of this state and the Constitution of the United States.

We will pick up on Paragraph 10 next time

Brent concluded

(1:39:05)

CALLERS

Caller 1: Eric Georgia

Brent had mentioned that the sheriff is not in the Constitution but it is common law. The balance of power is not in the Constitution but we understand it as our heritage. There were one or two other points Can Brent recall what they were?

Our Constitution does not speak to everything

It is a brief It is a compact draft of our common law

It’s a brief of fundamental principles and it explains nothing.

It doesn’t tell you what a jury is

It doesn’t tell you what a dollar is

It doesn’t expound or explain anything

It is not intended to

In that day, Americans, the colonials, were overwhelmed in the thinking of the common law.

You can find Blackstone’s Commentaries The Effect on America in Brent’s book , “Excellence of the Common Law”

You can find “Excellence of the Common Law” at commonlawyer.com then click on the button that says “books”

People knew common law It was what gave them fellowship

On a recent NLA Bible Study, Rowe v Wade was discussed. If it is true about the balance of powers and the Supreme Court does not have the final word on anything can we not at our local levels charge doctors who perform abortions with murder? Under state law if states want to indict people for murder of babies then they ought to be doing it. Murder is against the law. They need to be indicted for murder. Conspiracy for murder.

We now have people on the bench that are not only denying the fundamental structure of family but are denying their own sexuality. They’re standing on their soapboxes saying I don’t want to be a woman I want to be a man That is contrary and destructive Are we willing to live like Lot Lot lost his family because he was foolish enough to go into that environment. Abraham said I’m not going there.

They shot Mr Finicum They shot him because the Evil Empire those who have a conspiracy to do evil to do wrong they were afraid so they got a transgender cross dressing governor in the state of Oregon ordered him shot.

And all he wanted to do was to go down to a building and meet with some other people who were like minded with him.

The states are sovereign

They are bound to follow law.

(2:00:44)

Caller 2 Jeremiah California

no response

Caller 3 Larry South Dakota

He was in a conversation with Jan and John earlier.

He was called before a grand jury a puppet grand jury controlled by the prosecutor.

They convicted and arrested him. They hauled him and his companion for 15 years , they don’t recognize common law marriage in South Dakota, she and Larry lived as man and wife, he spent 24 hours in jail. They let us out on personal recognizance. The restrictions are horrendous. He tried to represent himself. They would not allow it. They assigned him a court appointed attorney. The judge said that if you want to represent yourself then you go back to jail. Caller is 82 years old. His blood pressure in jail went up to 256/126.

He accepted their court appointed attorney. One of the restrictions is that his companion who has nothing to do with and was also arrested cannot live in the same home which they own together through a land trust He could have no contact with her He could not stay in that house. Caller moved into a basement apartment. He is awaiting trial. He had no choice but to use an attorney. He has very good knowledge about the Constitution. He has represented himself in court very well. He won the first appeal.

That upset the judge

Caller charged them with criminal activities the judge, the D O J , the US attorneys, the FDA, he filed it with the Senate judiciary committee the House judiciary committee, the House subcommittee on judiciary , the D O J ethics committee, with the county sheriff and with the circuit court of appeals. He filed it with the clerk of the court

The clerk said I am forwarding your complaint about the judge that denied you three times.

He denied the request for trial by jury I am forwarding that to the chief justice of all the circuit courts of appeals.

The judge excused himself The D O J attorney stepped down but two weeks later he served as prosecutor in the hearing that put the caller in jail

Caller filed criminal charges against federal officials

Attorney said just because they are filed doesn’t mean that they are going to investigate.

Caller filed charges against the judge for denying him a trial by jury three times.

And caller filed charges against the Department of Justice , the FDA officials, that brought a false and incorrect charge and incorrect jurisdiction. I challenged their jurisdiction.

The case was filed under a corporation that does not exist.

The problem we have is that they don’t care, they do what they want, they are lawless, they control the courts.

We try to stick to as best we can the rules of the court

We try to stick to the procedures

Do things like they do it as much as possible.

At some point we can’t do it because it just doesn’t work for a court of justice.

They only way you’re going to get anything done is to take your affidavit and file it with the grand jury. But that’s another problem because they control the grand jury.

The two points you have to go for is jurisdiction and due process.

You can go after these people for violating your unalienable right to due process

You can go after these people for hijacking you into jurisdictions unknown.

If you spend time in jail you are looking for restitution.

You are looking for criminal charges to be filed against these people who incarcerated you didn’t have the power and authority.

Once NLA gets people trained in the paperwork then we will start filing habeas corpuses again.

Your case can be won on two points

You have been hijacked to jurisdictions unknown

You have never been given due process

We are not giving instructions We are not giving classes

On the other side of things if we can bring justice back into the courts at that point in time you can seek your restitution

 We are trying to get critical mass

We are so close to it

We have a lot of people that are not putting their time into what needs to be done

We need critical mass

We may get critical mass if we get the support of the President

Our first and foremost thing is to get justice back into the court

Do an affidavit on your pain and suffering and separation from your wife.

NLA will announce when habeas corpuses open back up

Five people are going to work on this project

That may be enough

We need more help

It has been all over the front page in the Rapid City Journal

Larry Lytle

South Dakota

(2:54:00)

Caller 4: Sarry

Update everybody on Beacon 37

We are working towards inhabiting all those territories especially South Dakota

We got nine colonies now

We are ready to do committees of states

We can start doing committees of states and then we are going to get funds and do a lot of investigating work

We are going to get paid as soon as we get 16 more territories

We have been promised a large sum of money to finish the job

beacon37.com

We do two conference calls per week

Get ahold of Jan You will find him under our directory Call Jan and set a meeting up

We have to be very careful where people may go for information

(2:56:00)

Caller 5 Terry from New Jersey

Regarding social media

Caller has a couple of blogs set up

blog spot is free

there is also word press

NLA is having a meeting regarding that tomorrow

Get ahold of Jan

Caller 6 Jeremiah California

no response

Committee of Safety meeting Thursday at 9:00

Watch the New Hampshire video Inform New Hampshire with Rich Merrett

It is very good for people setting up Committees of Safety

He talks about the power of the police and how to talk to them

It is only a half an hour

Closing Song: Hallelujah