National Liberty Alliance

Monday Night Conference Call

September 11, 2017

Call-In Number: 515-604-9386, access code 419303#

**- 9 PM-Midnight EDT -**Join National Liberty Alliance's Open Forum and weekly news and updates on NLA's advancements in the courts every Monday night. **Call-in number (515) 604-9386 access code 419303#**, PRESS \*6 TO MUTE/UNMUTE, then 1 to get into the que. If your cell provider blocks or charges for the call you can call our **back-up number (781) 838-3728.**

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

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Please support NLA

Scripture Reading: Matthew 15 : 32 – 39

(2:52)

This week , we mentioned last week that we were going to write a paper, and make a move in the courts, we’re going to see what the magistrate is going to do. So we did file a paper, a Show Cause for him to act or show cause why he doesn’t act. It’s nine pages.

Go to NationalLibertyAlliance.org on the right hand side of the blue bar highlight “Grand Jury” and click on “docket” . You will see “ 1024-05 Magistrate Show Cause”

(4:42)

Gerard read the paper

The paper begins:

“WRIT MANDAMUS

SHOW CAUSE OR ACT

Magistrate Daniel J. Stewart is commanded to Take Judicial Notice of the following and is commanded to Act or Show Cause by what Authority you have not acted. We the People in this court of record do accept Magistrate Daniel J. Stewart’s bond and oath. ‘Silence [or failure to act] can only be equated with fraud where there is a legal or moral duty to speak, or where an inquiry left unanswered would be intentionally misleading...’ ‘It is the duty of the courts to be watchful for the Constitutional rights of the citizen and against any stealthy encroachments thereon.’

‘It will be an evil day for American Liberty if the theory of a government outside supreme law finds lodgment in our constitutional jurisprudence. No higher duty rests upon this Court than to exert its full authority to prevent all violations of the principles of the Constitution.’ ‘We (judges) have no more right to decline the exercise of jurisdiction which is given, than to usurp that which is not given. The one or the other would be treason to the Constitution.’

MAGISTRATE DANIEL J. STEWART IS TO TAKE JUDICIAL NOTICE OF ADJUDICATIVE FACTS

 LAWRENCE E. KAHN LIED AND COLLUDED TO DISMISS THIS CASE - In the unlawful dismissal [US Judge] Lawrence E. Kahn’s, hereinafter ‘Dishonorable Lawrence E. Kahn’ claimed that on April 19, 2017, the federal defendants in this case asked the Court, via a ‘letter motion’, to ‘dismiss the case on the ground that Plaintiff, as an apparently unincorporated organization, cannot proceed without counsel’. Via ‘Letter Motion’. Whereas We the People did not receive a ‘NOTICE OF MOTION’ nor were We the People notified of any hearing concerning the same. Furthermore, there is no such thing as a ‘letter motion’, we find no definition of the same in the Federal Rules, Bouvier’s or Blacks Law dictionary, nor did said ‘letter motion’ satisfy Rule 12.1.”

The Paper concludes:

“IN CONCLUSION, it is the duty of Magistrate Daniel J. Stewart to advise the Grand Jury in any of its short-comings concerning its form, understanding that in the interest of Justice content prevails over form and that in the end Justice MUST BE SERVED.

WHEREFORE, Magistrate Daniel J. Stewart thus far has failed to act and administrate his duties and We the People now command Magistrate Daniel J. Stewart to obey the Law of the Land and act upon the following immediately or show cause by what authority you do not act: Correct the fraudulent order by Dishonorable Lawrence E. Kahn to dismiss and reinstate in the interest of Justice under Rule 41 or show cause by what authority you do not act. Sign and enter into the record the default by Governor A. Cuomo, N.Y.S. Senate Majority Leader John J. Flanagan and N.Y.S. Assembly, Speaker Carl E. Heastie; Defendants and return three copies or show cause by what authority you do not act.

 Dated: September 8, 2017”

(23:49)

Gerard concluded the reading of the paper

QUESTIONS AND ANNOUNCEMENTS

Announcement: We are instituting a new Tuesday night 9:00 EST Welcome Committee Call.

That will meet on the SECOND and FOURTH Tuesdays of the month.

Previously we have not had a Welcome Committee call.

Rhonda Minor is the Welcome Committee director and she will be heading that up.

Question 1:

Our government was founded on the separation of powers However with the legislative created courts how is this possible?

(25:15)

Legislation is only to legislate that which we’ve permitted them to legislate.

We ordain and establish what they can legislate. Statutes and Codes. So anything beyond that, any court that the legislators have created that is not an Article 3 court that is not a court of record operating under the common law so any court created outside of that criteria is not a lawful court therefore it is null and void it has no power no authority.

All too often unfortunately people make the battle against the government trying to fight them in their sandbox dealing with all of these unconstitutional statutes and laws and acts of Congress that created different systems with inside of our judiciary that is not lawful.

We got to stop playing “the man on the land” game and get down to the basics and get down to the facts.

We are a common law government a common law people we’re under the common law.

We’ve established and given power to Congress only to create Article 3 courts and no other power beyond that

Of course there are administrative courts but they have no power in law per se

They cannot fine and incarcerate

And administrative courts are things that people participate with and agree through their participation.

The problem is the ignorance of We the People

We need to come to an understanding of what the Constitution really says and what the Constitution really means.

We got the Federalists papers and the AntiFederalists papers.

That really expounds upon the Constitution.

There is no contradiction There is no problem except for with criminals who have taken control We the People are too ignorant We remain ignorant

We don’t communicate We don’t debate They’re teaching us to be ignorant individuals

 (28:44)

The next question is for Brent

Question 2:

Do you know of any case where prosecutors or judges have been successfully sued for misconduct or violation of their oath of office?

Yes

If you go to the internet you can type in search words for that subject and pull up a lot of cases state and federal where judges have been sued

In one particular federal case an employee of a federal judge sued the federal judge for bad acts

The question is always the same when you sue a judge

Did the judge act within the scope of his judicial role?

If he did then he has immunity from law suits

If he did not act within the scope of his judicial role then he is stripped of immunity and you can sue his pants off

Same thing is true with all government employees

If they act outside the scope of their authority a judge for example has the authority of judicial discretion as a judge if he acts outside the scope of that authority the law says he has no immunity.

When you sue a judge even if you are right you’re facing an uphill battle

A judge can do anything no matter how crazy no matter how against the law against due process it is if he does it within his judicial role he has immunity

A judge in Chicago had rental property He was a slum lord He had a deadbeat that wouldn’t pay his rent He tried and tried to get him to leave the property

Finally he went to the apartment and the man was still there

The judge held the gun to the man’s head and he opened court

He conducted a hearing

The judge ruled in his own favor

The federal circuit said that he acted within the scope of his judicial authority therefore he had immunity for what he did

(35:00)

John reminded the callers of the importance to donating to NLA

NLA filed their paper on Friday, September 8th

It went out in Friday’s mail certified

We sent copies to all involved the US Congress, the Senate, the President, Jeff Sessions, one to the court, and one directly to the Magistrate Daniel Stewart

(37:00)

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

Brent’s website is commonlawyer.com

Brent’s points of view may or may not agree with National Liberty Alliance

Separation of powers in the federal government and likewise in the state government

the Supreme Court of the United States, the Congress of the United States and the President of the United States are those men that occupy three separate powers

The Congress of the United States has no ultimate power over the presidency or the Supreme Court. The Supreme Court has no ultimate power no final power over the Congress and the President none of those three have ultimate power over the other.

It’s a misnomer, it’s a lie pushed upon us since 1910 and the book by Charles Beard is a lie that the Supreme Court of the United State is the final word on anything They aren’t anymore than the President of the United States is anymore than the Congress of the United States is Those three branches of government operate independently

I’m talking about the Supreme Court of the United States

I’m not talking about the rest of the federal courts

It is only the Supreme Court that our Constitution directly establishes.

The Constitution of the United States has branches that grow out of it it is a trunk of a tree and it’s rooted in our common law. The tree branches that grow out of that trunk are the Presidency, the Executive branch, the legislative branch, the branch called Congress, and the Supreme Court, not the rest of the courts.

Congress does not establish the Supreme Court of the United States , our Constitution establishes it. Just as our Constitution directly establishes the Congress of the United States and the Presidency. But the rest of the federal courts Congress establishes all of the federal district courts Congress has established all of the appellate courts Congress is the one that set all those courts up. Congress has the power to do away with every federal court it ever established. That means all the district courts of the United States

They can do away with them They can modify them They can limit the amount of judges They can limit the amount of cases Congress can limit the jurisdiction of the federal courts.

But they do not have the power to limit the jurisdiction of the Supreme Court of the United States

None of these three branches has the power to trump the other then our government is fully divided and fighting all of the time.

If we ever get to the point that they are not fighting then they will start combining together in a monolith of power which we cannot deal and they will destroy us

Men by nature are at odds.

Unless they are given financial incentive to combine then we are free

All the problems we have corruption in government happen when those in government have seen opportunity to get away with combining agreeing so they can all profit in financial incentive. We don’t want that to happen.

We want them at odds constantly

And we want the courts independent and not controlled by Congress

(46:25)

We’ve been studying the Declaration of ‘76

We are up to paragraph nine.

“He has endeavored to prevent the population of these states; for that purpose obstructing the Laws for Naturalization of Foreigners; refusing to pass others to encourage their migrations hither, and raising the conditions of new Appropriations of Lands.”

Brent has been doing some travelling and in his travels he has been to places where all that he sees is immigrants. The White Christian folds are outnumbered according to some statistics.

The people that are here, until very recently, gave priority to Christian Europeans until the Johnson administration. The people, up until the Johnson administration , the people that lived here in America didn’t want to happen what is now happening. Vicious, hateful, bloodthirsty, zealots for their religious point of view, and there cannot be government without religion, are in America slitting throats and burying people as they are doing in Europe. As they have done to each other for centuries. We didn’t want that. Well now we’re getting it.

And it says here: “obstructing the Laws for Naturalization”

If there is anything that has happened in the past eight years it has been the obstruction of laws for naturalization. If people come here, and the Bible is clear on this too, if people come here, and they want to be friendly, and they want to be productive, and this goes for every country, that country should let them in. And we should let them in regardless of their race or color or creed. But that’s not what we’re doing. During the Obama power trip those in government obstructed the laws for naturalization. They flattened them. People have been pouring into our country.

Obstructing the laws for naturalization of foreigners they have been obstructed they have been ignored. Just flattened An then Trump tried to put them in place again and the courts tried to flatten them. And then it says “refusing to pass others to encourage their migrations hither and raising the conditions of new Appropriations of Lands”.

Mankind wants land Land is wealth Always has been Always will be

Timber, minerals, food wealth comes out of the land

Brent has been travelling

In Nevada there was a heavy haze everywhere.

Nevada is a basin arranged desert

The locals said it was smoke coming from the northwest

In the northwest it was very thick

The folk there said it was the BLM

They don’t let anybody go on government land

It is like a dry tinder box and it catches on fire

If you try to stop it from burning your house down by setting up a small burn at the edge of your land so it won’t burn down your buildings you will be arrested and thrown in jail like what happened to the Hammond family out in Oregon

Five years for trying to stop a fire that the BLM had set

I talked to a fellow in Texas where the floods are

He said that the BLM’s here and if you need food or supplies or medical supplies or blankets or anything to survive they will not help you

The only thing that they will do is get you off your land

And they won’t bring you back

The government wants land They want all the gold. They want all the land too.

The worst trustee in all the world is the government. Ask the American Indian

They can’t be good trustees because there are too many people involved but not enough to take care of the land

But if it were in private hands there would be no more fires. Everybody would take care of their own land. They don’t want to destroy it It’s wealth to them

The federal government doesn’t see it that way. The federal government never will see it that way.

People that work for government get a salary It’s set No matter if they do the right thing or the wrong thing they get paid

There are a few things that government has to do that we can’t do

Actually only two

One is provide courts they can’t even do that That’s one thing that we give them power to do.

And provide national defense from foreign invaders. They do a poor job of that too

All these other things that they try to do like educate the children that doesn’t work.

There’s not much government can do.

Justice and self defense

The law of the land our common law is about dominating land taking lordship stewardship over land

The law of the city civil law which governs the rest of the world is about dominating men.

Brent concluded

(1:04:00)

CALLERS

Caller 1: Crystal

Everybody needs to watch “American Greed” on CNBC

They have had wonderful documentaries

In her case She did put the grievance in

On a talk show called “Harry” on Fox He had the first Afro American sheriff She was a former police officer

Zena Stephens from Texas

NLA should notify her because there is power and authority that she is not even aware of.

Everybody needs to check on “American Greed”

Caller 2 Terry from New Jersey

Caller wants to know more about Brent’s story where the judge put a gun to the slum lords head and it was not considered a crime.

Judges violate due process all day and everyday and have for decades

Judges make mistakes and violate due process

Judges violate due process on purpose

That doesn’t mean that you can sue them because they’ve acted within their judicial role

Judicial immunity can stretch real far

There was a judge back in 1850 in California

He pulled a pistol during the proceedings The sheriff tried to arrest him and he told the sheriff that he was going to blow a hole through his heart if he tried to arrest him during while court was in session. But that he would have to wait until court was out of session.

The judge was right in that case

The sheriff had no jurisdiction Nobody has jurisdiction to arrest a judge while he’s holding court no matter how crazy he acts

Unless he starts shooting people

Caller’s father’s estate was stolen under color of law by a judge in open court with the assistance of a corrupt prosecutor. They appointed the BAR Association President as administrator of the estate. They ran roughshod over his siblings rights by appointing this guy who proceeded to milk the estate.

It’s pandemic and it gives real meaning to the words of Jesus Christ when he says to the courts of His day “You devour widow’s houses” Brent has seen that done stealing from widows , targeting widows Courts along with attorneys targeting widows and taking all the real property and declaring them insane and getting conservatorship over them and then liquidating their estates and dividing the money.

The only way to stop them as a matter of law the simple first step is to try to have them impeached. Our legislators are not impeaching judges. They have the right to do that. It’s a common law responsibility. And they’re not doing it.

It should be done often. Let them know that there is a limit to their power.

It’s out of hand

Like the case out in Las Vegas the defense lawyer being tazed for asking a U S marshal for a warrant to arrest his client.

Something’s got to be done . The first step is to follow the law To follow due process

And that is to tell legislators tell Congressmen state legislators “If you don’t clean these courts up, you’re out of office. We’re going to find somebody that will.”

Impeachment is the best known process for getting rid of a judge

If a grand jury indicts a judge it doesn’t work very well

It’s easier to impeach a judge with a legislative body than it is to indict one with a grand jury.

There was a time back in the 1920s when runaway juries as they used to call them , they called them runaway juries because they reminded people of a team of horses that was running and you couldn’t stop them They were running away without anybody holding the reigns.

That’s what grand juries used to do back in the twenties. They got tired of prohibition and they began to indict the prosecutors. And then they began investigating the judge. Sometimes they’d try to indict him. And the reason that prohibition stopped was not because of Congress passing an amendment to stop it. It was because the juries in our country would no longer enforce it and it was embarrassing to our government and they didn’t know what to do so they had to act like they were the ones to end it. That’s not the way it really happened. The same thing can happen today And that’s the power of the jury of the United States

That’s why the jury is the answer to our problems

Impeachment by the legislative branch is part of common law due process

I’d like to see legislators take up their duty

They’re making too much money

That fellow in Nevada that Senator he wants the Bundys prosecuted because he’s on land that could make him money because he wants to sell it or rent it to the Chinese That’s what it amounts to He should be indicted for treason A grand jury should indict him But the prosecutors are in bed with him.

Silence when you have a duty to speak is fraud

It gets back to subversion

The last couple of FBI directors just look what happened on their watch

Look at all the evil of 9 11

Look what happened to LaVoy Finicum

These two guys are as guilty as sin themselves

This happened on their watch

You can’t tell me that they didn’t know about it

The cover-up goes right up to the top

We the People aren’t that dumb?

But all we have to do is start asking questions and start chiseling away and start getting some power and authority and get some clout in the courtroom and leverage and start moving forward and the whole thing is going to open up

They won’t be able to hide it then

It will all be exposed

But it is up to the people to have endurance

We’ve been at this for quite some time

Personally John has been at this going back to 2000

We didn’t get into the court process until five or six years ago.

It was about five years ago that we started moving towards the grand jury process

Before that we were in the courts trying to get the political process straightened out

It was an impossibility

No way can you straighten out the political process

You need to put people in jail to fix that problem

And that’s why we realized we had to move into the courts

And when we moved into the courts we realized we have to move into the grand jury and the People because that is the real power and real authority

We got to get a common law court going

We got to get the whole country involved

We got to go to every county And we did We went to every county

And all you need is one person to step up

People came to these meetings and said “Yes, we want the common law back”

We established ourselves in every single state

We have authority We have standing We built it up and it took time

We lost a lot of people on the way

We gained a lot of people too

Some people couldn’t stay on for two or three years

They weren’t paying attention because we were constantly succeeding constantly moving forward

We were never pushed backwards ever Not once

December 14 was the first paper we filed

We did file other papers prior to that which were Informations as a Grand Jury

We’ve been doing that for a couple of years now

But then we consolidated that into one court case that began in December 14, 2016

And we have hundreds of papers we have filed into the courts

We need to take these people out of power and authority and we need to deliver them up to the jury.

Terry has a website called CleanUpTheCourtsBlogspot.com

(1:39:30)

Caller 3: James in Georgia

Regarding : Separation of Powers

If we really go back in history the main separation of powers occurred in the early Middle Ages. We call it the separation of church and state That is the separation of the legal authority which was vested in the state and the moral authority which was vested in the church. And we have to keep these two separate

When we’re having a criminal trial the verdict of guilty or not guilty it’s not about its legality it’s about morality. In a criminal trial you literally have the state which is prosecuting on legality and the jury coming back and giving a verdict which speaks to the morality of the act and not it’s legality.

A lot of these juries are suffocated by statutes and codes that the judge says that you got to go by.

The jury needs to understand that they don’t need to abide by that.

You can’t hold a person to a statute.

Statutes are not for us

Statutes are for elected individuals and appointed individuals bureaucrats people who are employed by the government

Statutes are also for certain commercial businesses

We laid this all out in Article 1 of the Constitution

If you want to find the devil then go to church.

The devil has control over so many of these churches.

These people are so lost

Once in awhile you find good people here or good people there but it is so hard and far and in between to find

An individual who is a pastor really feeding the flock looks out and knows the people and he knows what he needs to preach because he knows the people.

Pastors, maybe because they are schooled, they follow the church status quo of whatever their denomination is. They get lost.

This is a fundamental question These are the things that we need to be thinking about.

We live in a fiction in America It is not true that government can exist without religion. All government is founded upon religion. Our common law and the practitioners of it have always said Christianity the Bible itself lie at the foundation of our common law.

There is a difference between following God and following the church.

Churches often are the problem

We have to be as careful with churches as we do with the government

(1:57:00)

Caller 4: Felicia Florida

God was taken out of the courts and schooling system because they don’t want the people to know who God is.

Caller is about to be homeless.

She is being evicted by a landlord without a contract

Their doing it and it is unlawful

She is waiting to hear back about what she needs to do

She is still waiting on that.

She went through Hurricane Irma last night

All the water in Tampa , Florida, in the Bahamas, in France went back out to sea.

Even the fish and all of the sea life.

These things have been talked about and are in the Book of Revelations.

Possibly in Luke as well. When the sea recedes out.

She is going through a nonjudicial foreclosure and she already filed the paperwork.

NLA is trying to push that through

The paper that NLA filed on Friday which they received today we’re giving the judge twenty days to make a move and if he doesn’t do the right thing then that’s the next set of papers is the defaults on all of these judges

We’re going to start moving towards indictments on these judges because they’re all committing a crime .

(2:10:40)

Caller 5 Jim from New York

When are we going to start defaults?

We are ready to start some defaults.

Other things were happening

We have to push this magistrate to make a move one way or another

We’re going to start with the defaults no matter which way this magistrate goes.

We’re going to start with defaults soon

We also got quite a few nonjudicial foreclosure papers that are in the works

The leadership will meet on this

For the past three years we have been filing these things and indicting judges and it doesn’t do what we want it to do

Isn’t there a way that the judicial department should actually recuse themselves from this all together because we are charging them with these crimes now?

We need to brainstorm on how we would go about doing that.

How we would execute it in reality we would have to think about that.

We indicted nine judges four years ago. We indicted them and we got nowhere.

Then we realized that it’s the federal that we got to get going.

We’ve only indicted one person so far, one judge, and that’s this judge here. Lawrence Kahn.

He’s the only one we’ve indicted so far.

We need to consider an indictment for the clerk.

We’ve already did a Show Cause and they didn’t answer that.

We commanded them to do the right thing and they didn’t.

We need to consider an indictment on that clerk.

Once we start doing the defaults on these judges then we need to move right into indictments.

As long as the indictment is sitting there, we don’t have the prosecutors to work with yet.

We’re depending on Jeff Sessions.

It is going to be a more difficult battle with Jeff Sessions than we thought.

His actions prove that he is the enemy He knows what’s going on

President Trump’s administration is full of the enemy

John is wondering if President Trump is getting the NLA papers any more.

We have already notified every single state judge every single federal judge all of them have already been notified of the subversion against the United States of America by enemies both foreign and domestic They’re all aware of it. And so is the legislators both houses. And every governor. They all know. All of them are in default in that sense.

We got to get some traction going

We’re building a case

The international association of judges is training them

They brainwash them

Just the way we lost our school system is the same way that we lost our magistrates

The people that are training them are filling their heads with baloney

The whole association that they belong to is treasonous because it is a foreign entity.

Jeff Sessions knows everything that we are doing

We’ve copied everything in this court that has been filed, he’s got a copy.

And we’ve been sending him copies as we go along

He knows exactly what’s going on

We don’t want to do too much too quick

Let them digest what we’re doing

Possibly Ron Paul’s wife was poisoned when she got sick

There was a big change in him at that time

He switched gears and he said “I’m not going to win but I just want to get the word out”

They scared Ron Paul out of there

This is what we’re up against

It is a battle against powers and principalities

It is surprising that they are allowing Fox News to report what they are reporting

Sean Hannity may be waking up

If the story we are hearing about a coup going on in the administration because they want people to think that the President is senile and unfit to be President

Now all they got to do is feed him some drugs little by little and then he won’t be able to respond correctly

If Fox News realized the seriousness of this story and started reporting on it that would be the tipping point

It would be a rallying point

(2:35:40)

Caller 6 Matthew It is actually Catherine

She is the second voice on the Committee of Safety Video

The Committee of Safety video that Ollie completed

She started her Committee of Safety in Sacramento

Next weekend we have our first Liberty Warrior workshop

The aim of NLA is getting established in the courts

Her belief is that it cannot be done as effectively at the court level there should be baby steps first and that the only way that we will be able to accomplish this process of re-establishing the Constitution and the Rule of Law Re-establishing law and order and taking back control of our completely out of control government in order to do that you have to have people.

You have to have lots of people

You have to have the media alternative media

We do not have time to go through political processes

We have to take back control

We need to abolish out of control public servants

The usurpers

People are making a huge mistake by taking the issue of Common Core to their legislators and asking them to fix it

Everyone who is trying to recruit people into the movement to stop Common Core is saying, “ Here’s what you can do. Go and speak to your legislators” The problem with that is that the whole purpose that Obama actually used education for the purpose of subversion of U S government

There is a one minute and 38 second video If you go to YouTube and type in Obama pen and phone and listen to the one that is one minute and 38 seconds

Virtually every single thing he says is about Common Core

They have no idea about the substance of what he had said

What he said was, “We’re not going to wait for legislation . I don’t need Congress. “

Obama did not want to be limited by the power of Congress.

He said, “ We’re not going to wait for legislation.” Meaning “I’m going to write my own laws” “I got a pen. I’ll write my own laws and I will call my rich friends” Bill Gates, big organizations, big companies, the data money companies, the education companies, foreign governments

“I got a pen and I’m going to write my own laws and I will have every rich friend that I can call with my phone pay for it”

That is subversion out in the open.

That one minute thirty eight seconds is a clip of his proclamation press conference

But when you went to your state legislators or U S legislators they didn’t know anything about it.

All our forefathers were in a Committee of Safety and there is a reason for that.

The individual school board trustee that’s who you go for

The school board is not required to adopt and enforce unlawful laws which is what Common Core is.

It is the individual school board trustees that ultimately it is their duty their primary function for even existing is to protect sovereignty

They’re not doing that

They are not required to adopt and enforce unlawful laws they are strictly prohibited from it. They have committed an act of treason and subversion as well

You give them the opportunity to fix it

“I made a mistake. I’m going to have to go to school and learn how to be Constitutionally compliant”.

You should be educating your sheriff at the same time that you go after your school board.

It’s nice to have a law enforcement official that knows the Constitution.

Caller has taken the NLA Constitutional and Civics courses.

If you take your town back and your county back the federal government has no place to put it’s foot

Gerard announced that we are 13 minutes over

Committees of Safety on the local level will help

Caller continued to say that each and every person on the school board they are liable

Everywhere in all counties

Every single school board in this country

They get the opportunity to fix it

The can go to school and learn and keep their job

If they don’t then we will file with our county grand juries

The grand jury can do their investigation which they are required to do

There is no way there are no grounds for them to not refer it to the district attorney

The District Attorney is also an oath taker

We are keeping him to his oath of office