National Liberty Alliance

Monday Night Conference Call

November 20, 2017

Call-In Number: [515-604-9386](tel:(515)%20604-9386), 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](mailto:questions@nationallibertyalliance.org)

Please support our business partners. You can find their banners on the right hand side of the website. Proceeds support National Liberty Alliance’s effort to save America.

Please support NLA

Scripture Reading: Matthew 20 : 1 – 19

(4:10)

The big thing right now is the sheriff project

We’re very close.

People can take a peek : PowerOfTheCountySheriff.org

The purpose of that site is for the sheriffs and trying to get knowledge into the sheriffs to have the necessary knowledge that they need that they should have had

All of us should have had this knowledge

We got the book completely done

You can go to PowerOfTheCountySheriff.org to get the final draft

We want to get 20 to each sheriff plus some

The website is focused on education

The News is interesting it is focused on sheriff stuff

Some of it is a couple years old But it is news and it’s as valid today as it was back then

We got law documents We got books We got biographies We set up a link for Committees of Safety. We have information for people to create Committees of Safety.

We are going to be offering the free courses that we have been offering at National Liberty Alliance

We will have a page for Q & A particularly for sheriffs but anyone can ask a question about the law and/or anything concerning the website

We’re going to build a liberty coalition

We’re going to create a page where other liberty groups can come up and sign on in support of our project

They will be listed when they sign up they will automatically be listed onto the page It will be done in alphabetical order They will be able to post their organization name.

They can give us a link to their website and we will link over to their website

We will ask them in return to put a link on their website to link over to The Power Of The County Sheriff website.

We want to try to bring as many liberty groups as we can together

Our directory will be the directory of all sheriffs that are involved with what we’re doing, taking and making use of the education that we’re offering them.

This will be a great opportunity for people who want to start a Committee Of Safety to see if their sheriff is hooked up to this already.

That directory will be posted The only people in that directory will be sheriffs

We will have our donation page We need as many donations as possible

We want to get our project going and get twenty booklets to every sheriff

Anybody out there that’s got some deep pockets that’s looking for a worthy cause to donate to – this is the worthy cause. This is definitely the place where we want to invest our time and money in.

Just imagine the sheriffs having the knowledge and the true knowledge of what a warrant looks like. A warrant that requires a sworn statement which is an affidavit. It requires an affidavit

The IRS seizes all the time They won’t be able to seize any more if the sheriff is educated and understands. Without that wet ink signature from a judge and most importantly a sworn affidavit IRS will never do a sworn affidavit They never have and they never will.

That would be a thing of the past. IRS a thing of the past as far as coming to seize your property.

Also these raids that they have especially done by the IRS That would not be allowable no more. The sheriff will understand that before an outsider particularly a federal agency comes in they need to notify that sheriff that they’re coming in And that sheriff has a duty to make sure that they stop in at his office before they execute that warrant.

If that warrant isn’t in order if there’s no sworn affidavit if there’s not wet ink signature of a judge that sheriff is not going to let them go

They will become a thing of the past

Nonjudicial foreclosures will be a thing of the past Can’t have them no more

The sheriff can intervene on a phone call

The sheriff has to do the final business of taking that property

Without the proper papers without due process proven without a warrant signed by a judge and a sworn affidavit it can’t happen.

Same thing with tax foreclosures

Just by giving knowledge to the sheriffs those areas alone are huge that’s most of our problems

Giving the knowledge to the sheriffs that they desperately desperately need.

We have a copy of the Sheriffs Handbook if you go to the site click on “law docs”

click on the “Sheriffs Handbook” and it will open up a PDF  
What we endeavor to do in this book in the first page really capture them.

Within the first page of the Preface we believe that we have accomplished our goal of giving a certain amount of information that should really draw the sheriff in.

The Preface is about five pages

If they read through the Preface they will probably be drawn in to reading the whole book.

Sheriffs become sheriffs and they don’t have proper education.

The sheriffs will empower each other

They need to be able to apply the law and protect the people

This book is important This project is important

Concerning the IRS concerning tax foreclosures concerning mortgage foreclosures concerning SWAT coming in and breaking down your door because you owed on a school loan. That’s not a joke That is a real case. Turns out that the person that was supposed to live there wasn’t living there. And they knew it But they broke down the door any way.

They frightened the children of the house They violated everybody’s right

Those will become a thing of the past

When you’re being assaulted on the highway by a trooper you call the sheriff and you’ll get protected

Only by a sheriff who understands his power and understands his authority what the law is and what is required of him and it’s against everything they have ever been taught before.

This is a really important project

This project alone can save America

Just by preventing the federal government from having their way with the people throughout these states that they’ve been having their way with for a very long time

We’re still working with the Committees of Safety connecting the local people with their sheriff Our instructional handbook up on the Committee Of Safety page we have an instructional handbook forty or fifty pages it lays out very specifically and precisely on how to create a Committee Of Safety

Our main project that we are working with is Administrators for the Grand Jury and also the trial jury

We’re looking to bring people together to make phone calls first to our membership We have over 6400 members We need to call everyone of those people and let them know about this new project that we have and how important it is

We need to raise an awful lot of money very quickly

Getting twenty books in the hands of three thousand plus sheriffs could be slow going

It’s going to be fifty or sixty thousand

If it takes us a year to collect that money then we will make smaller orders of books but it will cost us more.

If all of National Liberty Alliance membership just membership alone if everyone in National Liberty Alliance would donate $10 in one day we would have all the money that we need $60,000

$64,000 to be precise

That could be accomplished if we could get everyone’s attention to realize

Everybody that signed up for National Liberty Alliance signed up for a reason

We need to remind them refresh their memories

Get them to understand the power of this project

Maybe there is someone out there with deep pockets that can throw us $10,000 or $20,000 or $30,000

It takes about four weeks to order the books and have them printed they have to wait a period for drying and send them out

It takes about three weeks from the time you order them and the time that they are delivered

It’s got to go to press Then it’s got to sit and then shipped

We plan to move as quick as possible but we can only move as quick as the money flows

Jan had ANNOUNCEMENTS and QUESTIONS

(30:00)

The first one concerns the DOD exercise that was conducted on October 24th

All members of the ARRL American Radio Relay League

The elements of the US Department of Defense (DOD) were conducting a communications interoperability training event on November 4 - 6

Jan put some information in the Newsletter at that time

That would simulate a national massive coronal mass ejection or an EMP (Electro Magnetic Pulse) which will shut down all the traditional communications, including landline telephone, cell phones, satellite, and Internet connectivity and other services.

They initially intended to crash the grid. Shut the whole grid down throughout the country

They later thought better of that and just simulated the failure

During the exercise they had a designated DOD headquarter and requested county by county status reports they call it 3,134 US counties in order to gain situational awareness to determine the extent of impact of the scenario. The Army and Air Force MARS organizations will work in conjunction with the Amateur Radio community, primarily on the 60-meter interoperability channels as well as on HF NVIS frequencies and local VHF and UHF, non-Internet linked Amateur Radio repeaters.

They’ve done this before But this year they say a military station  on the east coast and the Fort Huachuca, Arizona, HF station will conduct a high-power broadcast on 60-meter channel 1 (5330.5 kHz) on**November 5 from 0300 to 0315 UTC (Saturday, November 4, in US time zones).** New this year will be an informational broadcast on Sunday, November 5, on 13,483.5 kHz USB from 1600 to 1615 UTC. Amateur Radio operators should monitor these broadcasts for more information about the exercise and how they can participate in this communications exercise

We want to continue building on the outstanding cooperative working relationship with the ARRL and the Amateur Radio community We want to expand the use of the 60-meter interop channels between the military and amateur community for emergency communications, and we hope the Amateur Radio community will give us some good feedback on the use of both the 5-MHz interop and the new 13-MHz broadcast channels as a means of information dissemination during a very bad day scenario.

It’s time for people to pay attention and if they don’t have a HF frequency they should consider getting one.

It’s time for people to step up and at least do reception/receiving on HF

People should consider at least getting a receiver

COMMENT from a newbie member about the Sheriffs Manual

He thought the handbook was great

He had one recommendation

It would be nice to have a one page executive summary at the front of the document

with bullets and highlights and page number to tell the sheriff where to go to look up any particular thing

QUESTIONS

(39:14)

Question 1: I read that in the current grand jury process a unanimous decision from all members is not needed to indict but it does need a super majority of 2/3 or ¾ vote for an indictment depending on the jurisdiction. Is the same true for the common law grand jury?

Yes, pretty much, you need to have I think the grand jury can whittle down to a minimum number but the grand jury must have majority Majority will get the indictment

What we’re doing is national We usually have quite a few people that come on to take a vote on the grand jury It’s usually unanimous But sometimes we might get one or two people who disagree Generally speaking it’s pretty much everyone in agreement.

That’s impressive especially since we have 50, 60, 80, or 100 people coming

We used to have as many as a couple hundred people come in the beginning

The last time we had about fifty people.

When you get fifty people agreeing on something then you got an indictment

We’re looking for at least 50 percent to get an indictment

We’re not operating with the 25 We’re operating with much more than that.

We have to because we’re states We’re many, many states

We’re coming from fifty different states coming together and so we’re going to have a lot more people involved.

We’re only dealing with subversion against the United States by enemies both foreign and domestic.

We’re dealing with these people who have taken control of our judiciary

Question 2:

This is from someone who has filed a civil complaint in the Massachusetts federal district court

for declaratory judgment for quiet title and declaratory judgment for travel damages for violations of the False Claims Act

He filed it about nine months ago

The judges remain totally silent and he is a pro se litigant

(42:41)

His question is:

If he would be within his rights to file a Show Cause in this case to force the judge to either rule on the case or provide cause why he has not?

Absolutely

If he’s done something like this there must be some process of time that things need to be done in So he’s got to look up that

And then focus in on whatever rule that might be

The original case was for a quiet title and declaratory judgment for travel damages

Yes, the judge needs to do what he needs to do

You should be able to find something in the rules on this

A Show Cause is definitely in order

44:10

Question 3

Can a defendant in a federal court declare after a court appointed attorney has pleaded “Not guilty” on behalf of the defendant and the defendant has hired a private attorney to prepare a defense can the private attorney at any time declare that this is an Article 3 Court of Record in order to preserve the defendant’s constitutional rights?

Yes if he’d like to keep his license he can’t do that but if he doesn’t care then he can do that.

Lawyers are not going to be able to talk like that

That’s why we have to defend ourselves

They can’t sanction us They can’t shut us up that easy

They don’t have a license to dangle over us and say “You keep behaving like this then we’re going to pull your license”

They can’t beat us up like they beat the attorneys up

That’s why they have them totally under control

So any attorney that comes to truth and starts to break loose they’re going to find the wrath of that court upon them very quickly.

The lawyers and judges are all guilty because they all know what’s going on.

In the back room they make their deals.

The lawyer’s first order of business is to be obedient and work with the judge.

Question 4

(46:13)

I’ve heard you speak of a Court of Record are all federal courts a court of record?

Any court that has a jury is a court of record.

No jury, not a court of record.

There may be one exception to that and that would be the United States Supreme Court

They themselves are a full jury in themselves.

And they are of record Their decisions ultimately guide and control all the federal district courts The Constitution gives them that power

There is only one United States Supreme Court and all federal courts answer to them

Question 5

How do one of We the People file a grievance against the government with the Grand Jury?

(48:33)

We’re trying to get a foothold in the courts to begin with.

We’re working diligently on that.

We have a lot of grievances

You have to start with the major one and that is that fact that all these juries that they got going are stacked juries.

They’re not free juries Every one of them has been spoiled

And that is both the grand juries and the trial juries

We’ve got plenty of grievances

We definitely have to deal with this magistrate that has not made any decision and has not made any corrections in the court case that we’re in

We’re going to do a Show Cause to him

We might even do something in the court with this other judge that has been sticking his nose into the court, Judge Kahn

We’re going to figure out what kind of paperwork we’re going to do on him

We have sent papers recently into the court

He sent us a paper not too long ago trying to make it clear “Do not send any more papers in, they’re not going to be accepted”

We sent papers in we made it very clear with a File on Demand

We told the clerk if somebody wants you to break the law by not accepting or refusing then you’re going to be held liable.

We told the clerk that they should file it and let the judge take it out.

They haven’t sent any of these papers back to us

They’re still taking our papers

And the only one kicking and complaining is the judge that we indicted

Question 6:

Are U S Supreme Court decisions rulings or opinions?

To some degree they are rulings

They are decisions

They can be overturned by another Supreme Court

That doesn’t affect the people

Every case is unique on it’s own

Jurist don’t know anything about Supreme Court rulings

They’re not governed by that They’re governed by the heart and the mind

They’re not governed by Supreme Court rulings

Supreme Court rulings are dealing with cases where the judges decisions are in there not where the people’s decision are, where the judge’s are

If you’re going up against the status quo against the government or anything it’s going to be real hard to get anywhere with these judges

Anything over a $20 value which would have been one ounce of gold it’s $20 you can call in for a jury trial and that makes a court of record and none of these courts can overturn that.

Unless the jury’s decision violated someone’s unalienable rights.

That was the last question

There is no report from Robert

Gerard said that there is a report out by Catherine Austin Fitts about they did an audit using government information what they discovered is that there is twenty two trillion dollars missing since 1969

Our deficit just went up to twenty one trillion dollars

It’s like $69,000 for every man, woman , and child in the United States

This is all money that’s gone into the Deep State

It’s gone into taking our rights away

It’s documented It’s actually a fact

The government for over fifty years hasn’t been following the Constitution.

They’re supposed to file reports on what they’re doing

The only thing that they can keep secret is military stuff that has to do with national security

They’ve been so bad for so long that we’re no longer going to play their game

They’re going to have to start ruling for We the People

Where’s my money that they stole?

The whistleblower against Hillary testified today

She tried to have him killed

It’s so deep and so broad

They don’t care Maybe part of their strategy is to have this all revealed so that the country would be in the state of shock

They always throw their people under the bus

That’s how they operate

Whenever the Communist, Socialists, or whoever take over a country they always do a purging and kill the people that were facilitating them coming in That’s their method of operation.

They don’t want them there

They can’t trust the people that just threw their own countrymen under the bus so they get rid of them

That’s part of their strategy

They’ll use this as a scenario to create confusion and chaos and that’s what they want.

Then they can put in the control of government that they want.

That’s where National Liberty Alliance is a steady voice and filing what we file they don’t want our paperwork

We need to keep moving forward We need to keep filing our stuff We need affidavits They’re very important

Gerard read that President Trump was a John Bircher

John Birchers were made to look like kooks

They came up with all the conspiracy stuff

And they pointed the finger at the Trilateral Commission and CFR

They outted those organizations fifty years ago

Everybody said that they were crazy

It turns out that they were laying the plans back then

If he was in the John Birch Society then he knows

All we have to do is implement the Constitution

People should start following the Constitution in everything that they do

They’re all violating it

In the beginning of this country you couldn’t vote unless you were a property owner

If they take all the property then you’re not going to vote either

The thing that got us this far without us falling is the perception of freedom

They told us we were free

That’s why the sheriff project is so important

These Sheriff Books are not just knowledge for the sheriffs only

It’s for everyone of us We should all know this stuff

If we know it then you can bring it into your town hall meetings

Into your county legislators meetings

We could make another handbook which combine the Jurists Handbook and the Sheriffs Handbook.

If we could combine the Jurist Handbook and the Sheriffs Handbook which go hand in hand and make it a Handbook for the Constitution for the General People. We’ll have to think about that.

The Sheriffs Handbook alone is powerful

Just hand that out to people.

We do have the People’s Handbook called the Jurists Handbook.

And we got the sheriffs handbook called the Sheriffs Handbook.

We need to get one for the elected individual.

What is necessary for them to know to hold office.

If anybody wants to get a committee going of research of all of the different levels of offices

What are the offices that are available?

What are their powers and authorities?

What’s their main focus?

Every office we should be able to describe what it is and what is expected of the individual

If anybody wants to create a committee and get this going talk to Jan

Gerard has a kickstart on it

Years ago Gerard came across a book that his mother had

It was called “The Republic”

It was falling apart and Gerard sent it to his buddy, the printer down the road.

He printed Gerard some copies and Gerard may have given John a copy.

In it it has the breakdown of how a republic operates

From the President through the departments right down to the dog catcher

The separation of power is well defined We’ve lost that

These people are not operating within the scope of their definition within the republic of what their authority is

They’re far exceeding that

It’s an old book It’s what they used to teach the kids in school

It was a book that was taken apart and printed

Gerard recently ran across it again

We can get a lot of information from Google

We can research it and create a chart

We the People don’t understand what these offices are and what they’re supposed to be doing

We need to know

If we’re going to govern ourselves then we need to know when they’re not doing things or when they are doing things that they shouldn’t be doing

We need to know and then we can correct it

The people being elected need to know and understand

And they also need to know that we know

The NLA Civics Course deals with a lot of this stuff

Our Constitutional Course helps with the Constitution

But these booklets are powerful

We need to write a booklet for the elected individual

They spent so much time getting in the schools and dumbing everyone down

We’re reaping that

(1:19:30)

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

Brent’s website is commonlawyer.com

Brent has a family member, now deceased, who was taken prisoner in Germany during the last World War. Nobody knew what happened to him His wife was beside herself for 30 days and finally she got word from a ham radio operator who was monitoring the Nazi’s radio communication He had learned through that monitoring that he had been taken prisoner and that he was OK. He was beat up but he was alive. He got word to her long before the government

If there is not outside force whereby men perceive that government is limited government will be unlimited.

According to Carol Quigley author of “Tragedy and Hope” , mentor of Bill Clinton, history professor, but a left wing wacko New World Order promoter, he wrote a book called “Tragedy and Hope”. In it he revealed the plans of the Evil Empire to take over the world. He’s a good historian. He understood facts. He had them right. He analyzed the German people and why they did what they did.

That’s what all these minions of evil want to do.

They want One World government He said this about the German people , he said after the disintegration of the Roman Empire he called them the tribal Germans he said they looked around and they saw the disintegration of their own people after the Holy Roman Empire fell apart. It was neither holy, nor was it Roman, nor was it an empire but it controlled the German states. It fell apart They didn’t know what to do They were disjointed They didn’t have unity. And they turned their eyes toward what Rome once was and it intrigued them.

And what intrigued them was the totalitarianism of it. The machine like precision.

They fell for it In World War I and World War II Rome the civil law the Canon law the precision the government by one will they said this is the thing that will enable us to take over Europe They gave all that power to Adolf Hitler and then they tried to take over the world

Napoleon the Frenchman did the same thing He was from a family of civil law lawyers

He had the persona that appealed to totalitarianism

Ruled by one will by one man they fell for

They said, “This is the answer”

It isn’t the answer It’s the doom of a nation

Brent hopes that there is a critical mass of us that are not going to go for that totalitarianism.

Back to Paragraph 15 of our Declaration of ’76:

“He has combined with others to subject us to a jurisdiction foreign to our constitution, and unacknowledged by our laws; giving his Assent to their Acts of pretended Legislation:”

Conspiracy is the name of the game always has been since the founding of the city of Babylon 4300 years ago until today.

Evil men have combined together in a million different ways to try to take over the world.

That’s called conspiracy

What is conspiracy? An agreement, number one. To commit a crime, number two. And one overt act in furtherance of that agreement, number three.

If you prove that then you prove conspiracy and you send people to jail

This was written eleven years before our Constitution was written.

They’re talking about the common law, their common law. The law of the land, due process

It is process oriented

The law of the city is result oriented

Our Constitution is process oriented

That means it is due process

We’re concentrating on the process that is due and owing to all concerned

That’s our constitution It’s still our constitution Due Process The most important right our Constitution of the United States written mentions.

Not what is to be done but how How the relationship between the three branches of the three independent powers of government are to operate

The Quebec Act of 1774 was an act of Parliament of Great Britain setting the governance in the Province of Quebec. The province’s territory was expanded to take over Illinois, Indiana, Michigan, Ohio, Wisconsin, and parts of Minnesota.

That was all Quebec back then By an act of Congress.

That encroached upon the Charter of Virginia

Virginia got determined about it Patrick Henry was governor of Virginia He commissioned 165 men to capture that territory back They went to Kaskaskia, Illinois on the banks of the Mississippi captured that fort then they went to Vincennes, Indiana on the Wabash River and they took back all that territory that belonged to Virginia by charter that Parliament said belonged to Quebec and had Canon Law rule there.

England’s Central Bank called the Bank of London enjoyed monopolies on

1. issuing currency
2. trade using the East India Company
3. had a monopoly on receipt of tax revenues to service its loans

Just like the Federal Reserve Bank today

This was all contrary to the English constitution common law rights against monopolies

(1:31:39)

Common law is intolerant of monopolies

The only way monopolies can continue is by force of government

If government doesn’t force monopolies, they don’t exist , free trade exists

If your individual actions threaten the power of the Federal Reserve Bank, they’ll put you in jail

This clause, Paragraph 15 of our Declaration of ’76 it shows that not only the colonists in that early day have a good constitution in their common law government but also shows their zeal to keep it pure from strange law pollutants

(1:39:00)

CALLERS:

Gerard passed on some new information

April LaJune put out a YouTube video that Marines have taken over Langley in order to protect Donald Trump

She also brings up that about a week ago Donald Trump was giving a speech and he opened up a bottle of water And they all made a big deal on how he took a drink in the middle of a speech.

Newsweek ran an article on how he used two hands on the bottle and he doesn’t know how to open a bottle properly

It turns out it was a bottle of Fiji water and he turns toward the camera

Donald Trump graduated military school with honors

He’s in the top 3 percent of people as far as IQ goes.

He’s playing strategy

The owners of Fiji water are one of the biggest donators to the Clinton Foundation and the head of the pedophile ring

He was sending them a message that he is going to take them down.

All the news could do was talk about how he shouldn’t be drinking and how his hands are too big to open a bottle

There’s a Newsweek article that says “Here’s scientific proof that Trump’s hands are too small to hold a bottle. “

They’re trying to distract us from what’s really going on

That’s what you get from the news media

That’s a YouTube video and it’s called Confirm … Marines land at Langley to stop coup / Hillary worried over indictments

Terry interjected it’s not Langley Air Force base it’s Langley the head of the CIA just outside of Arlington , Virginia

(1:42:00)

Caller 1 California Fred

The movie that Gerard was talking about Fred saw it last night

They also add one thousand eight hundred and some odd sealed indictments go out as well.

It’s no wonder that Hillary is worried

She deserves whatever anxiety it gives her

We are aware of these indictments

We haven’t spoken of them because we haven’t confirmed it yet

We’ve heard between 800 and 2500 indictments

They’re mentioning them on FOX news

FOX news probably wouldn’t mention it if it couldn’t back it up

In the past 24 hours they’ve been talking about indictments going out

Caller inquired about an update about the Bundys

Everybody knows that Ryan was released

The judge was making more concessions and they were hoping it would lead to a major decision

We have people like John Lamb that are in there everyday

Ollie will give us an update

Have you ever heard of David Wynn Miller?

He’s a mathematics genius He speaks many languages

*(Additional Note for Explanation: Miller says that he is the innovator of what he calls the Mathematical Interface for Language or Quantum-Math-Communications and Languageor Correct-Language. According to Miller, the language he pioneered could end war. Miller's design involves some sentences that begin with prepositional phrases, using the word For. His sentences have many more nouns than verbs. According to Miller, only nouns have legal authority. The language also has an abundance of punctuation.”)*

John has not found any credibility in it

John said that we did speak with this guy some time ago and we didn’t find any credibility to be used. He was trying to get us to do writing in a mathematical fashion.

It didn’t work for us We should be more concerned with the meanings of words that are being changed

John is open to listen

The trouble with mathematics is that it is a very right brain operation

Fred suggested that you might want to take a second look at David Wynn Miller

John confirmed that we had conversations with this guy

John did not see anything that would give us any benefit

There’s no interpretation of certain fundamental principles

Anybody that has command of the language and understands the vernacular of the day , that’s a problem too, language changes as we move forward . What we have to use is the original intent.

You can find David Wynn Miller on the internet

Ollie gave his report

(1:56:41)

Ollie is doing six different things right now.

Here’s what happened this morning, before the trial came in, for lack of a better term, one of their argument sessions it came out that there’d been a female she’s a female prosecutor now, but she’s been in the courtroom at every trial and every day It came out that she used to be an attorney for the Department of Interior She attended meetings before Bunkerville

During Bunkerville she was on the ground working with somebody but she was on the ground. Now she’s a prosecutor When that came out Wipple he’s turned that trial upside down They’ve got some good attorneys He got up and he immediately called for a dismissal and he actually said that this was all a setup More and more is being discovered and it’s dribbling out That trial should wind up in dismissal right now.

They have been locked up almost two years

The extreme psychological abuse and physical abuse

That trial by all means it should be done

It’s been proven that the conspiracy charges have been nothing but lies

The case has been built on lies, hiding evidence, shoving stuff under the rug, and it’s all coming out.

Ollie does not expect the trial to go much further

Gerry Lavollay came out with an article today

She made this statement to the jury that these men are innocent until they are proven guilty.

Yet when it comes to a pretrial release they are a flight risk They are antigovernment

She don’t know up from down

Ollie does not expect this trial to go on much further

Now that there’s all these indictments out there all those people that were propping up the lie now Narvarro and the other people that are actually doing stuff related to that have no guarantees they have no safety net they’re looking to get out of there

This case is falling apart just like Hillary is falling apart and the rest of the country with these indictments

It is not business as usual and they don’t have their normal protection

For that attorney to stand up and demand a dismissal and say that this is all setup

That’s a far cry from where we were a year ago

Meyer the prosecutor went into this trial dreaming of career advancement and all of this and that I think he’s come to the stark realization that his career is over

Navarro the same thing Their careers are toast

This trial is going to ruin careers This trial is going to make careers (2:05:20)

(2:06:34)

Caller 2: Crystal Connecticut

no response

Caller 3: Paul Michigan

Paul came across a book

It’s called “The General Instructor on the Office, Duty, and Authority of Justices of the Peace, Sheriffs , Coroners, Constables, Jurors, and Jailers With Precedence

The Guide to Superior and Court Clerks”

It’s by John Bradford 1820 It’s 450 pages

It’s got writs in it and law terms

It’s Princeton University

Caller has an antagonist friend who is always looking at the deepest meaning of a word.

Article 2 Section 1 Clause 6 about the President’s inability to discharge his duties

The friend looked up “discharge “ in Black’s Law and it’s to release annul unburden dismiss

So what he’s saying is every time they take an oath of office they are admitting that they’re relinquishing their oath of office

They use the word “discharge”

Words have more than one meaning

Discharge has many meanings

Our Founders weren’t interested in confusing us

It is a little tricky the way it was written originally

Some of it was changed with the AntiFederalists arguments in order to get the Constitution in good shape

What protected us and prevented the abuse of the Constitution was the Bill of Rights

That was from Jefferson working with James Madison

Caller referred his friend back to Webster’s Dictionary 1828

But his friend liked Black’s Law

Did the words meaning change over the years?

A word has more than one meaning to begin with

It takes a long time to change the meaning of a word

You have to go back to the original intent

(2:19:09)

Caller 4: Jeremiah

Regarding David Wynn Miller caller has talked to David recently.

His health is not that good. He has issues going on

There are also people in his circle that have been betraying him.

Syntax was around before David Wynn Miller. He did not create it.

It’s part of language It has to do with parts of speech and how they play off each other.

Each word and what it means when you put one word next to another word

They teach it in the first year of law school to all they lawyers syntax

David came out with quantum grammar it allows people to trump ambiguous claims

Each one of you already has the knowledge of how to speak English.

You can use quantum to create brand new charters to create county government

We have to form our own charters

We have to end all the adhesion contracts that we have with the state

Then proceed to establish charters that establish common law jurisdiction within the particular jurisdiction that you are living in

If one side is not aware of the contract then any application of that contract is just a fraud

When an individual is walking into a courtroom believing that they are going to get justice and they get something else then they have been defrauded and a crime has been committed

The people have to try to take these things back

And that’s what we’re trying to do take the judiciary back the control of the judiciary

and bring it back under the common law.

99 plus percent of the people don’t have a clue of what’s going on in these courts

They don’t have a chance when they walk in there

They’re expecting to be judged justly

They’re believing that they are breaking laws when they’re called in there

They’re believing these things and it’s all unjust

The less than one percent that understand this has to battle it from a different perspective than playing in the sandbox

We got to get them for fraud on the court because that’s what it is

Probably 95 percent of the people on this call understand what we’re talking about with no problem

But that is still probably less than one percent of the people who understand

(2:33:42)

Caller 5 Eric

It’s Eric’s opinion that after listening to Jeremiah for so long that he is incorrigible

It doesn’t matter what you sign You can sign your drivers license

It’s a good form of ID

Most of us have no idea that we were giving away our consent or agreeing to adhesion contracts

So if we’re not aware of the contract then it’s null and void

There has to be full disclosure

However long you talk to Jeremiah it doesn’t matter he refuses to accept the fact that this company’s contracts are null and void because it is not full disclosure

They have boxed us in everywhere

When you go in to fill out paperwork for a federal case or even a state case

Requiring me to put a statute as a cause is so unconstitutional

The $400 you got to pay to get into the court all of this puts us into the wrong jurisdiction where we don’t want to be

Caller is still rooting for Jeremiah

There were several times during this past year and a half when the caller thought that Jeremiah was going to surprise him and get past this perspective

In a common law court of record does the magistrate have the power to hold someone in contempt or does the jury because in an inferior court they have no power to hold for contempt or fine ?

The judge has to have the power and authority in his court

It’s abused and that is the problem

When someone is out of order then they’re out of order and it has to be stopped.

But they abuse it all the time.

Once we get back to common law grand juries once we get back to the law enforcers, the sheriffs and marshals to understand the law and we get our law and we get our due process and we get our common law grand juries where we can now go and indict judges who are in bad behavior and get then out of office since the legislators won’t do that

The way we could deal with these people today when you get a distortment go after the judge.

Do a Writ of Error go after the judge Deal with him for fraud on the court

Fraud on the court is committed only by officers of the court

They’re the only ones that can commit fraud on the court

Judges commit fraud on the court

(2:49:45)

Caller 6: Felicia

Has anything been done about Judge Kahn?

We have to extend him a Show Cause

We want to deal with the magistrate of the court too who has been extremely silent

John was in the federal court today

There was appointed to John’s case a magistrate and a judge

John said that no judge belongs on his case because he’s in a court of record and he don’t want a judge.

All judges are magistrates to begin with

Any judge can sit in the courtroom and exercise the duties of the magistrate

And that’s what they need to do when they’re in a court of record

A magistrate can only be in a court of record

Why are they appointing two different individuals that have two different purposes?

Two different people did the nonjudicial foreclosure on callers house

Now she has two different people to go after

The name was whited out on the deed

The purpose of a docket everything is numbered and dated and happens in order so people don’t mess around with the records

They’re messing around with the records

A judge sits in equity court

A magistrate cannot sit in an equity court

In a court of record a magistrate must sit in that court

And a judge is a magistrate He has to wear a different hat

If the caller has the ability she should take her case number and move it into the federal court for cause

You got to get outside of their system at this point

When they abuse you it’s always an unalienable right that they abuse

When they make that abuse on you by violating your right that now becomes the jurisdiction of the federal court

Caller 7 : Jim New York

(2:57:00)

Caller was reminding John to send him the default on the foreclosures so that the caller can start filling them out.