National Liberty Alliance

Monday Night Conference Call

December 10, 2018

Lead-In Song: Prime Time

(5:00)

John has been ill Gerard hosted the call

Scripture Reading Isaiah Chapter 66 : 1 – 14

(9:15)

(11:00)

QUESTIONS AND ANNOUNCEMENTS

We still need Grand Jury Administrators

We need volunteer callers for the Welcoming Committee

We picked up a few but we need many more

We have a meeting tomorrow night at 9:00 EST to go over ways and means of moving things along

We need volunteers to staff a new committee to arrange interviews for John and Gerard

We’re running low on speakers for the Natural Healing Call

This entails giving a 35 to 45 minute talk on their healing expertise and time for Q & A after that. The Natural Healing Call is 8:00 PM Eastern on Thursday nights

If you know of anyone who would like to speak or if you yourself would like to speak contact Jan.

(13:45)

Question 1: I was just offered an opportunity to subcontract. In your opinion would a DBA or Doing Business As be sufficient to shield me from personal liability or should I just incorporate? Everything that I have read says that incorporate but I don’t want to consult a lawyer because I already know what they’re going to say . I would prefer not to incorporate

I want to keep things simple I want to streamline the whole payroll process

It’s a job within a job to keep track of all of these moving parts

What would you recommend?

A DBA doesn’t shield you from personal liability so somebody can sue you and get your business, your house, and your bank account

That’s why people like to incorporate and a popular one is the LLC

which is the Limited Liability Corporation

The more you have to lose the more protection you need

You can operate under a DBA and you could cover yourself with liability insurance and make sure you have enough liability that you’re not going to lose your house in case something happens It’s a personal decision Your own decision

I’ve operated my own business under DBA for years I don’t have a whole bunch of assets that I’m worried about that anybody would come after me for

If you have a lot of insurance you might become a bigger target to be sued

In business if you ask an accountant or ask a lawyer they’re going to tell you to do the LLC That’s the biggest best protection

Everybody that I know that’s in business the majority of them use LLCs

But I can’t tell you personally what’s the best way to go

It depends on what your assets are and what you stand to lose

John likes to use trusts

He prefers putting things in a trust which is also a protection

There are advantages and disadvantages

I would consult a lawyer or an accountant that knows what my assets were and what kind of money I had and take that advice under consideration

and then decide from there

(17:28)

Question 2 Concerns a problem from Greensburg, Pennsylvania, just east of Pittsburgh

A sheriff down there who was charged with using his deputies to help run his campaign

according to some texts he had them out actively doing things that most of them didn’t want to do

He was harassing them and giving them a lot of grief This was on company time

So they brought him up on charges

The jury deliberated They came up with two charges he was charged with more than that but they dropped it back to two The jury signed the sheet for guilty

So they were called back in and when the verdict was read the defense attorney said that he didn’t believe that He wanted to have a spoken individual account from the jury members

The judge asked each individual jurist how did he vote

He came to juror number six and everybody else up to that point had been saying guilty but juror number six voted for not guilty So the judge sent them back to redeliberate and after about a half an hour they came out and said that they couldn’t reach a verdict

So now it’s a mistrial

What is the rules and regulations for that sort of thing?

Today it seems like they do whatever they want

Years ago if the jury actually was hung That was it It was a hung jury

They didn’t go back They didn’t even call it a mistrial

You had to have a unanimous decision or basically it was innocent

Today if they can’t reach a decision he may send them back once or twice but then they get to do a new trial

So that’s what’s going to happen in this case apparently

They’ll retry it again

They even have judges overturning jury decisions which is unheard of

That’s not constitutional

A court of record which a jury trial is is supposed to be the last word

That’s part of the problem they’re not living by the rule of law

Hardly anything gets to a jury trial

As far as this sheriff goes if it’s a mistrial then they’re going to have to try again

Pick a new jury and go through all that motion again

(21:21)

Question 3: This person participated in a deposition last week

She was advised to preserve the integrity of her answers and protect herself against any unnecessary invasions of privacy She did the best she could without being represented by an attorney She started at 10:00 in the morning and this went on til 7:00 at night

After 7:00 the opposing attorney made a statement that to the plaintiff that she was going to suspend the deposition because she refused to answer her questions

And she said that she was going to file a motion because I wasn’t telling my personal business

It seemed like the more better I performed the more pissed off the attorney came

I believe that she is using a tactic so that she can take this deposition all over again

What steps can I take to avoid this from happening?

Brent would know more about that

Brent or John may be able to answer this

(25:00)

Caller 1: Crystal

I’ve been up since 5:00 I’m exhausted

I had to go to court today

When I did the affidavit the six questions I amended two more and I said I am the sole owner of my property I will not vacate or move from my property

When I sent it on last Monday I had given them the thirty days and then something said go back and file it again and I’m going to give them three days I said I’m giving you three days to respond that same letter that affidavit that I had I filed it on my property deed

I paid the $60 to have it recorded so I got the volume and page I just got it back today

So I did that on December 6 I faxed it over to the court the chief judge chief attorney chief clerk and the three groups of attorneys that were involved

And today when I went to court no one showed up again So she goes is there anyone here that I didn’t call their name? So she saw everybody they were talking to me So I raised my hand because I have difficulty getting up And then she called me and I said

I am the authorized representative I gave my name and agent and I said

Your Honor for the record I am a living soul with blood going through my veins

and no one owns me and I said I would like you to give me a remedy

She just looked at me And the attorneys looked at me And she goes Well you’re not supposed to be here I don’t know why you came here today I said because you sent a letter and objected my objection from November 5 stating that you will not authorize whatever with the other party and by the way Your Honor you did not sign off I said they’re perpetrating a fraud I said also I sent you the amendment the Foreign Exchange of 1938 which no one is registered so therefore they do not have the jurisdiction

And secondly under the IR Code the Internal Revenue Code the penalty of perjury there was no legal documents proving their case under the subrogation

She goes But you didn’t have to be here We didn’t rule

I said No You also stated that on the 19th of January I would have to be out of my house

So before I went up to the court this morning I did another objection for motion of default

perpetrating a fraud mortgage fraud no due process and then on top of it

I wrote treason

And I never put that on any of them

On all the paperwork today it’s treason

I sent it to them

She goes You don’t have to be here You don’t have to be here

I said Oh You have the documents from December 3rd December 6th and December 10th today So it’s already scanned to you so you know exactly what’s in my file

And by the way they were taking evidence and pulling it out

which is criminal

She had nothing to say

Also the letter that Richard Blumenthal Senator Blumenthal stated that he’s ashamed of his state and that the judicial system the federal superior and appellate courts it’s like a growing cancer in our court systems so now he’s backpedaling In other words they’re all on their own

The meeting for last week up in Hartford , Connecticut there was a few one guy said that hardly anyone showed up they were outside picketing Why on earth were you outside in the frigid cold ? Why weren’t you inside taking notes on the questions and answers so that we could do the rebuttal The other lady called me last night and she said it was a large crowd So I said that’s great

They want to do a TV segment and we’re also going to try to get a group together again maybe if we can meet you half way whatever the case is and this time

we’re going to put everything out on YouTube

And we’re going to have two TV stations

I was in and out of court today

I will file the rest of the stuff tomorrow

I just got the other affidavit back from when I amended the whole thing

Gerard: They’re having hearings that you’re not supposed to be at , is that what they’re telling you? What are they doing? You said that nobody showed up

What’s going on in that hearing? It pertains to you Does it not?

Crystal: What happened different people were talking to me and she basically doesn’t want me to talk to any of them Last week I was there from 9:30 to 10:05 but I was with another person And she figured that I was helping her out

So when she saw me in court today it was like Oh No We got to get her out of here

because everybody always comes to me and asks me questions and stuff like that

Gerard: So she’s got you targeted

Crystal: She was very cordial But as I said that don’t fly with me because here you are sitting trying to take my property and she was the one that said You’re not going to like my answer but January 19th we are taking your house that was a few months ago

But again today they did not show up again

I said that’s in default

I got the paperwork Saturday was day 3 because according to Connecticut laws when you’re filing for bankruptcy or whatever they include the weekends as those days

So you got 14 days so they include Monday through Sunday and again

I use that right back on them

So I gave them 3 days

So if they want to use Saturday as the third day or today

But I didn’t get any answer

So I remembered what you said

I need to go back and do an affidavit on default a motion for default

I got to get that done I just got my car back today

(35:00)

Caller 2: Chris from Pennsylvania

I took the Government by Consent Course

There was six parts to it

They’re still working on it

There is 15 total chapters

We’re in the process of finishing those up

They will get installed as soon as we get done with them

I went to take the Civics Course today but the only access that I have is my Smart Phone

It said I needed Adobe Flash Player

My phone won’t accept that

So I’ll have to go and use the computer at the library to do that one

Is the Civics course for Grand Jury Administrator?

Anybody can take the course

We encourage everybody to take it

For Jury Administrator we want them to take the Constitution Course as well as the Civics Course.

When we did the Government by Consent Course we incorporated the Constitution Course in that so now you only have to take the Civics Course and the Government by Consent Course

You only have to take the two

You should still be able to take the Constitution Course if you want to

Chris just signed up and he was going to look for the Committeeman job

It mentioned Grand Jury Administrator

I wasn’t sure which I wanted to do

I didn’t want to get into Grand Jury Administrator full time job

What would that be?

Is it 40 hours a week 8 hours a day?

Is it in an office? Are you on call?

It depends on what area you are in as far as how much work it would be

A bigger populated area is going to have more work

We figured four administrators per county

Some of the bigger counties are going to need more than that

As far as how much work it’s going to be it will be a paid position and you will be administrating and you’ll be picking jurors and doing a lot of stuff

There is certain work that needs to be done

It’s more like a salaried position than an hourly position

You know you’ll be putting a lot of hours in

Especially in the beginning to get the system up and running

The grand jury administrators the first ones there’s a lot of work to be done

These administrator positions this is something that we’ve come up with at NLA

We believe that is going to be necessary to implement the system and to train people into it

in order to get the grand jury system functioning the way it was meant to from the beginning

Right now the job is not there

Right now the DAs run it

He’s administrating to them and he’s prosecuting

That’s a conflict of interest

All along the way we’re trying to get into the courts

We’re trying to reinstitute the grand jury in the court

If you apply to be a jury administrator whether you took the course or didn’t take the course

if you’re the only one in the county and let’s say it takes off and we need administrators tomorrow well guess what you’re it

It’s up to you to get your on the job training

That’s what these courses are designed to help you do

If you know the Constitution and you know how the government operates and you know your civics then it will be easy for you

You’re going to take that knowledge and move forward into the court

Right now the book that the federal grand juries get was written by Bill Clinton and Janet Reno

This is what we need to fix

That’s the problem with the juries and grand juries

They have all this misinformation

A lot of what they’re doing is tainting the jury and the grand jury

They got a lot of fraud going on

That’s what we’re trying to fix

We want an unfettered grand jury

A grand jury can investigate anything

Have you read US v Williams

It’s on our website

They don’t want We the People policing them

If our sheriffs our law enforcement officials really knew what the Constitution was they wouldn’t back those judges up They would turn around and arrest them

I was down the courthouse today I’m in the process of backtracking my deed

the original land patent

I downloaded your Sheriffs Handbook

I got it on a flash disk

So I stopped by the sheriff’s office to give him a copy and tell him what you’re doing

with the 20 handbooks and things

He said he’s going to check out the website

He could find the Sheriff’s Handbook there and learn all about it

I told him about the conference call

He sounds like a good man

Clearfield County

Jan heard good things about him

He got this posse together A friend of mine is in it and he told me about it

If someone gets lost then they get together and do a search thing

I let him know about National Liberty Alliance and the Sheriff’s Handbook

As far as we’re concerned the sheriff is the most powerful law enforcement official he’s the number one because he’s the only elected law enforcement official

He’s the top cop

Sheriff Mack went to the Supreme Court when they tried to dictate to him what he should do

and he won

The more you can get your sheriffs involved the better

In Pennsylvania some time ago they stripped the sheriffs of that power of arrest

Two years ago they tried to bring it back

But it didn’t pass through the legislature

In the Government By Consent Course

As far as it is up through Chapter 6 that was the Declaration of Independence

Chapter 7 is the Constitution that includes the Preamble and the first 7 Articles

Chapter 8 is the Bill of Rights

Chapter 9 is the rest of the Amendments 11 through 27

It’s all going to be covered in great detail in the course when it all gets done

And that’s what John is working on

Hopefully that will be up soon

(56:56)

Caller 3: Ginger from Texas

I was a little surprised to get to what I thought was the end of the course

Then it said Under Construction

Then I saw there were 9 more sections to finish

When’s it going to be?

I’m waiting to finish

I would like a time frame

Originally we had a Civics Course and a Constitution Course

I’ve taken both of those

When am I going to get the rest of the course?

Another thing I want to make you aware of these 9 11 folks they had petitioned the New York court they had asked for a new investigation into 9 11 and just a few days ago

L C for 9 11 got a letter back from the U S Attorney Greene to comply with the federal law requiring submission to a special grand jury report by the Lawyers Committee

They had filed a petition asking for the federal grand jury and it’s happening

I’ll shoot that over to you I think that that should be put on the website

You just petition and then they have to call the grand jury

That’s if they’re obeying the law

They don’t always do what they’re supposed to do

Donald Trump with all these special prosecutors with four hundred and some helping that’s why things are getting done finally

If they’re going to take on 9 11 that’s enough to take the whole cabal down

The average person is not going to believe it

It’s going to take down everybody that’s in this government

You don’t have enough gallows to handle the treason that happened during 9 11

They had their fingers in everything

It was the biggest short sale day in the stock market

because the guys that knew it was going to happen shorted the airlines stocks that they knew were going to crash the planes

Three days before the owners of the building took out a 3.5 billion dollar insurance policy

That was Silverstein

We need to get rid of the Federal Reserve

The very act itself Federal Reserve Act of 1913 the thirty first and last condition says that Congress at any time can repeal this act

It’s been repealed before Andrew Jackson fought against the central bank

When a corporation is abolished the assets revert to the shareholders in this case is the U S Treasury

So Rothschild’s 503 billion that he has we’d be out of debt overnight

The grand jury has been called

It’s going to have all this information that these people have

That’s the way that NLA can do the same thing

It’s the same guidelines as these people did

The Federal Reserve is not going to go down without a fight

Right now the Fed is burning money they’re getting it back from the treasury and they’re literally burning it They’re taking it out of circulation because they’re pushing for inflation We’re going to have deflation with inflation this is their plan to take the system down

That Federal Reserve Act was never legal to begin with

It was supposed to be Congress putting them out on money not some corporate entity that doesn’t answer to anybody

Be careful It’s going to get worse before it gets better

You’re going to see the bottom drop out of the economy

You’re going to see them try to do away with cash

All kinds of crazy things going on in the next nine months

Israel controls the Bit Coins

The only reason they let Bit Coin go through is because that’s the system that they want

They want a completely digital currency

I am very encouraged by this 9 11 grand jury

Everything is going to be revealed and resolved

That one issue could take out most of the bad players that we have

They were all in on it

It was in your face And they think that we’re stupid

The truth is out Let it prevail

They’re not done with their tricks

Even this whole George Bush thing it’s done on a day that they’re supposed to be testifying before Congress

The day Obama released his supposed birth certificate was the day the Federal Reserve was called on the carpet to be audited by the Fed and that’s the day Obama released his birth certificate They’re running a distraction on us

(1:09:07)

Caller 4 Daniel from Utah

My understanding the first Constitution up to the first Ten Amendments was the Republic and after that they changed it to the Constitution of the United States which represents the corporate Constitution In the 11th Amendment they basically violated Article 3 Section 2 a portion of it

basically turning common law jurisdiction of the judicial powers over to the corporation who is basically putting itself above the common law as owners of the people

Does that sound accurate?

That’s pretty accurate

They’ve done numerous things as they went along to try to lock this thing down

and basically usurp the Constitution

It started from the beginning The Judiciary Act

I heard that the American Revolution which was never won and is still not over that King George was one of the financers playing both sides of the war

My perspective is that until the people actually go to a right based currency where the creation of the currency is based on knowledge and allegiance to national physical rights that we cannot win this war because the most powerful law is the law of currency

It is a form of worship and allegiance full faith and credit of either good or bad people

either a currency based on rights or worshiping a false god which is treason against rights and rule of law

My perspective is ultimately win this war The more we can educate people the better but ultimately to win We the People have to go to a rights based currency not borrowing from idolterers and deceivers in order to finance our own rule of law in creation of wealth

When this country was established we had legal lawful money which was gold and silver

They’ve been hacking away at that turning it into a fiat currency

Where the big universities are in the big cities it’s like Sodom and Gomorrah they’re going to end up being destroyed That’s where the seat of all this Marxism socialism is

And you got all the people on the dole

The government is going to revert back to countywide

All of the pension funds are broke

When that goes down When you can’t collect your pension and Social Security is no longer solvent

The government is robbing the people

(1:27:12)

Caller 5 Benjamin from New Jersey

They were trying to put a guardian on my mother She’s 91 years old

It started last year in August papers were served

I took on six lawyers in the past months to have the case dismissed I was a pro se litigant

Basically because my lawyer quit on me

My mother had psychologists that said that she was good she didn’t need a guardian

They had fraudulent psychologists

They tried to say that she was vulnerable to me under undo influence from me

which was untrue I only moved back two years ago

On October 29th about a month ago I get an e-mail 4:00 Sunday afternoon Be in court tomorrow at 2:00 we want to remove you from the house

So I went to court and I said to the judge that you have no judicial authority you have been fraudulent you have not been following the rules of the court

Two days later she resigned

Then I filed appeal papers in the state capital

And an hour and a half after I filed the appeal papers they had this new judge on the case

with a conference call with all of the lawyers

I filed papers for an order for the judge and he actually filled it out that afternoon

The case was dismissed

The order was to dismiss the case

The judge dismissed it without prejudice or 45 days with prejudice

It was dismissed without prejudice but they gave my mother’s lawyer the money to hold

I went to court today to file papers saying it was fraudulent

I leave the court

My papers were stamped December 11

Today is December 10

I left the courthouse around 3:00

I went home and saw an e-mail that was delivered at 4:22 PM

The court appointed lawyer at 4:22 PM sent an e-mail demanding he wants $42,000 when he didn’t even do anything

That’s why it was dated December 11 so he could get it in before it was stamped

We’re still fighting this It’s quite complex

I want to thank National Liberty Alliance because I got a lot of information from you

It’s encouraging that you were able to get some of your stuff through

There are a lot of abusive guardianship cases

They declare people incompetent all over the place

They take their money

They’re used to getting away with stuff and they think that they’re untouchable

They’re used to the status quo

I sent Jan the court order dismissing the case

And also the November 2nd order from the other judge

On November 2nd the judge basically reversed after she said she resigned on October 31st she wrote a court order on November 2nd saying that she basically reversed everything from the beginning Basically the whole thing was a fraud from the beginning and she reversed everything

You had a certain knowledge and you conducted yourself in a certain way and whatever you did may have been enough to intimidate those other ones

It all started when I started filing papers they said to me Come to the back room in the courthouse I said No I think they were going to arrest me

If anybody files papers and they say Come to the back room Don’t do it

I think people should know that the attorney’s first obligation is to the court

(1:44:00)

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

Brent’s website is commonlawyer.com

Question for Brent This person went in for a deposition last Wednesday

and was advised to preserve the integrity of her answers and protect herself against any unnecessary invasion of privacy

So she did the best that she could without having an attorney

She only objected to those questions that had no relevance at all to the nature of her claim

This deposition started at 10:00 in the morning and was still going on after 7:00 at night

That was nine hours

Shortly after 7:00 the opposing attorney made a statement to the plaintiff that she was going to suspend the deposition because she refused to answer her questions

and she said that she was going to file a motion because she wasn’t telling her my personal business It seems like the better I performed the more pissed off the attorney became.

I believe that she is using a tactic so that she can take this deposition all over again

What steps can I take to avoid this from happening?

When you go into deposition and you go under oath if you don’t want to answer a question and you really think that the other side doesn’t have a right to the information or maybe you want to take the Fifth for that particular question Don’t ever say I’m not going to answer any questions It’s called a Blanket Fifth I’m not answering any questions

Once you do that you’ve left the realm of asserting your rights

Our Fifth Amendment the way it works you have to refuse to answer questions one at a time

And if you assert a Blanket Fifth and say I’m not answering any more questions you could be put in jail for contempt

Be careful say I will listen to every question and decide whether or not I’m going to answer it

Now if the other lawyers says I’m going to file a motion in front of the judge and make you answer this question

If you really believe that it’s none of their business you can go to the hearing

and make your arguments why you don’t want to answer the question

If the judge says No I want you to answer the question then just say Will do Your Honor or Your Honor with all due respect (Brent lost connection temporarily)

But that’s your remedy If they want to go to a hearing over the matter and you have a conviction that’s the time to assert the reasons why you won’t answer the question.

I can only think of two reasons

Number one would be relevance

And Number two would be the Fifth Amendment

The Fifth Amendment is possible where you believe the question could provide a link in a chain that could lead to an indictment

In other words you would be putting yourself that’s what the courts call Real Prosecutorial Danger

It doesn’t make any difference if your guilty or not guilty

Real Prosecutorial Danger is a reality even if you’re innocent

And so you’re entitled to take the Fifth on a question if that happens

Right now what this lawyer is doing is testing your metal

And making threats And if you believe that you’re right don’t hesitate

Don’t be intimidated Just be willing to go in front of the judge and explain why you won’t answer

If the judge wants to know more you can request when you go in to that hearing

you can request what folk call an in camera hearing

In camera means in the box

In camera in court means in the chamber of the judge out of the hearing of the other lawyer

And when you’re in there you can explain to the judge

It all comes down to if you think that the other side has the right to the information

And if he really doesn’t don’t hesitate to go tell the judge

Just remember when you go to the hearing and the judge says Well you got to answer it

You still got the option of refusing to answer it but you may be held in contempt

Another question for Brent:

A sheriff in Pennsylvania in Greensburg , just East of Pittsburgh, he was brought up on charges for forcing his deputies to help him campaign and having them do things that they didn’t want to do on office time

They went to trial and dropped all but two counts

The jury all signed the sheet for guilty

When the verdict was read the defense attorney decided that that couldn’t be right

He asked the judge to take an individual count of the jurors

The judge did When he came to juror number six the juror number six changed his mind and said not guilty So the judge sent them back out to deliberate and after about a half an hour they came back and said that they couldn’t reach a decision

So they called a mistrial

Is that standard procedure that the defense attorney can ask for an individual count like that?

As the defendant your lawyer has the right to take a poll of the jury.

You have them say individually instead of the jury foreman speaking for everybody

You have the right to ask to poll each one individually

And if it comes up and somebody says not guilty and all the rest say guilty that’s right

That right should be used more often and if the jury is hung on this guy well God bless him and so be it.

It’s part of our common law tradition to ask for the right to have a polling of the jury

If the jury is hung then the government has the option they don’t always take it but most often it seems they do come back at you again

Brent will now talk about the Constitution of the United States

Let’s go to a famous part of the Constitution

The enumerated powers of Congress

And this section is Section 8 of Article 1 is the enumerated powers of Congress

The list of the powers that Congress has

Congress has no powers outside of this list at least it’s supposed to be this way

The general government in Washington DC is a government of limited powers

The Constitution originally and still in general mostly is supposed to limit the general government in Washington DC and the states are to remain in their sovereignty

Article 1 Section 8 limits the powers of Congress by enumerating this is listing them

Congress has no lawful power outside those powers the Constitution lists

All the things the federal government is doing now over 5,500 federal criminal statutes

And most of them are overlapping and doubled up when we know that there are only four kinds of crimes that the Constitution lists that the federal courts have jurisdiction over

Only four but yet we have over 5,500 statutory federal crimes that Congress has passed

There’s a book out there written about six to eight years ago called “Three Felonies a Day”

The point of the author is that most every American on average commits about three felonies a day.

The one I like to cite is because this is the habit of people I knew people I knew every night before they went to bed they’d go out on the end of their front porch and take a leak

Men would Not the women That is now a federal crime

I know men that have gone to prison federal prison good men hard working men that own private businesses that have gone to federal prison one of them I know particularly went to federal prison for six months because a disgruntled employee he fired from his grain wagon fabricating business he went to the fed when he got fired because he wouldn’t work got mad and went to the feds told them that his employer had buried a paint can outside the family business an empty paint can he settled out of court

That’s the kind of thing they’re doing now

They’re going way beyond those four kinds of crimes

that is included in the powers of the federal government

piracies and felonies committed on the high seas

violations of international law

counterfeiting the current coin and securities of the United States

and then finally treason

Just four kinds

Anything that relates to interstate congress and anything else that relates to environment Congress has said we have jurisdiction over to legislate and the courts cannot stop them

Within these powers listed here in Section 8 of Article 1 the powers that are listed the courts have said that Congress has absolute power within that area

right up to the boundary of that power itself

complete jurisdiction within that power

If there are two laws one federal and one state and they’re both on the same subject if they ever go head to head in court the state must yield the field

Where our Constitution is silent Congress has no right to act

If there is no outside force whereby the powers of government among men are limited then the governments among men will inevitably be total they will not acknowledge any limits of power

(2:10:17)

Because we have had that sense in our own country that there is an outside force limiting government among men we have had a measure of freedom

That freedom will not stay with us unless we continue to have a critical mass among us that has a sense that there is an outside force an outside power a personal power that limits government

By listing the powers of government here Article 1 Section 8 to the degree that the powers of government are limited that is proportional to the degree that we will enjoy our freedoms

 Any grant of unlimited power to government is lawless whether right or wrong government practices arise from the people’s deepest religious convictions

Government practices always everywhere without question arise from a people’s deepest religious convictions

It’s impossible to separate government from one’s response to his Final Arbiter of Right and Wrong

Your government is the result of your religious convictions

Brent’s comments are his own and may or may not reflect the point of view of National Liberty Alliance

(2:14:50)

Keep your eyes open

Make sure you have some things on your shelf

If things get bad then that’s all you’re going to function with for awhile

It’s a good suggestion to be somewhat self sufficient

You want to make sure that you can stay inside and survive

They’ve stretched this money system beyond where it can go

One of the tactics of Donald Trump may be to let this thing play out

He’s using their numbers He’s using things that they created to say that the economy is great

It’s going to crash because it’s not great

He’s using their method of accounting the method they created to lie to us

The mainstream media is going to tell you that he’s crazy

I don’t know who’s paying attention to them any more

Look out

I don’t have a crystal ball

The writing on the wall looks like this is going to go down soon

Let’s take our medicine and get it over with and get things back on track again

Gold and silver are great but when you’re hungry you can’t eat them

Possibly by January 1st you’re going to see some major movements

We hope that God doesn’t chastise us too bad for things that have happened in this country

There’s so much evil that goes on out there

In the Bible one man has proclaimed the True God and God has spared that nation