National Liberty Alliance

Monday Night Conference Call

April 22, 2019

Lead-In Song: Give me love, Give me life

( 7:36 )

Welcome to National Liberty Alliance's Weekly Conference Call every Monday night, 9 PM Eastern weekly NLA teleconference. Click "Weekly Call” on NLA website home page and click the Green phone or call (605) 475-3250, enter access code 449389# PRESS \*6 TO MUTE/UNMUTE, then 1 if you want to get into the queue Playback number 605-475-3257, access code 449389#.

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

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( 8:40 )

Scripture Reading John 15 : 18 - 27

( 10:36 )

Our topic tonight is natural law vs civil law

This is a short paper It’s a memorandum of law

We have about 23 or 24 memorandums done and uploaded already

This is one of them civil verses natural law

We will probably have about 25 to 30 memorandums or maybe even more

This is one of the key points we need to make in our case

All these memorandums will be filed in our case against the United States Supreme Court

We’ve been speaking about this for months now talking about suing the judiciary

We really have to sue the United States Supreme Court because they’re the responsible one

for the actions of the federal district courts

We cover that position very clearly in the paper

The paper is being written as we continue to put things together

Today I started to work back on the course and the book

I’ve been working on the Constitution

If I can stay on point for a week or so I can probably get through the Constitution and get everything done The Constitution The Bill of Rights and the other Amendments

We’ve already done an introduction to the Founding Documents.

For those who have reached the point where they can’t go any further on the course, I think we’ve done up to Chapter 6, 7 will be going up, 7 is quite large. It’s going to be 7A, 7B, 7C and 7D

I will probably do the Bill of Rights after the Constitution

Tonight we will be focusing in on natural law verses civil law

If anybody would like to follow along you can go to the website our website nationallibertyalliance.org Highlight “Grand Jury” Click on “Action Against the Judiciary” It’s the first one on the page “Memorandum natural v civil rights”

John read the memorandum

The memorandum begins as follows:

(15:30)

“The purpose of this memorandum is to clearly state the difference between civil rights and natural rights . Civil rights are those that are granted by legislators whereas natural rights are unalienable which grow out of the nature of man, in other words received via a blessing from nature’s God.”

The paper ends as follows:

“IN CONCLUSION: Equity courts are NOT courts of record and are driven by statutes (human law, civil), presided over by a judge (political), have no power to fine or imprison whose decisions can be appealed and rights are legislated and defined by code or statute. This court has no jurisdiction over the people without their consent. Law courts are courts of record and are driven by natural law (no statutes), presided over by a jury (the People), have power to fine or imprison for contempt, whose decisions are final and can NOT be appealed and rights are given by God called “natural rights.” This court has jurisdiction over the people.”

(21:30)

That was a pretty short paper

(22:00)

ANNOUNCEMENTS

We have one courtroom observer request out for California

It’s listed in the newsletter

(21:37)

QUESTIONS

Question 1:

I assume this person is having an IRS issue

Would you advise using information in the memorandums to be used in an affidavit and then sent to the IRS or Treasury Department?

I don’t know what state of being they are in their case with the IRS

I don’t know if they’re just pushing them for information sending papers out and haven’t taken them to court yet or if they’re taking them to court

There’s a difference on how you would respond

Whenever the IRS sends you anything you must answer.

And you must answer with certified letters

And you might at some point want to do pretty quickly you want to communicate with them the issues that they’re bringing up

You definitely have to respond

At some point you have to do a Notice and Demand

They will ignore your Notice and Demand

You’re preparing yourself for potential default with them if and when they take you to court

I also would try to get ahead of them and sue them before they get a chance to sue you

That brings you in at least to the federal district courts

Anybody going up against the government wants a jury That makes it a court of record which would be opening up a natural law court

The problem is that they have concealed that court

You can’t find it

If you end up with them bringing you into court they’re bringing you into an Article 1 court

There is no such thing The Constitution doesn’t give any power or authority that there is an Article 1 court

We refer to the courts as Article 3 courts because that’s where we find the power and authority and the jurisdiction of federal courts

It should be a court of law

When they come out after you they’re taking you into an Article 1 court

If you read USC 26 they’ll call it a court of record and yet it’s run by statutes it’s run by USC code Title 26 that’s an equity court

They’ll give you a jury if you want but it’s a statutory jury

It’s a controlled jury It’s a stacked jury

The first thing I would do is to challenge jurisdiction

I would move it to federal court

That challenge would hopefully get you out because they don’t have the jurisdiction

When you challenge the jurisdiction they’re required to put jurisdiction on the paperwork

which they don’t The problem with USC 26 is that there is no jurisdiction

It doesn’t lay out any jurisdiction whatsoever

In your conversations with the IRS when they try to come out after you for whatever things

you’ll notice that they give you some codes you need to look up the codes

On the surface it will look like you will have to respond and answer

You definitely got to respond and answer

When you start to look at the meanings of whatever it is that they’re holding

when you start looking down that road you will discover that it has nothing to do with you

It’s very confusing

If you carefully go through this and discover the meanings of words of the particular code that they’re applying against you you can respond and let them know that you don’t fit into this criteria this is not you they have no jurisdiction over you

I would argue jurisdiction on paper if you’re pulled into court

It depends on where you’re at and what you’re doing

Never not respond You must always respond

(32:12)

Question 2

What have or does NLA plan to do in getting their educational courses into the schools?

First we have to finish writing them

The book that we’re writing we’re going to turn that into a text book

Before we move into education and trying to fight locally to get these courses into school

the first thing we have to do and we’re putting all our energy into is getting the education out to people to prepare them for taking back the consent of government that has been stolen

from us We don’t have consent of government Government controls itself They do what they want We need to take that back

That is what our court case is going to be all about

It’s going to be very unique the way that we’re writing this case and putting this case together and how we’re approaching this

The first order of business is taking back the federal courts

Once we can take back the federal courts where the people are the authority in the natural law courts being the jury and the grand jury which is chosen from within the counties

we need to take back the administration of those juries

Back to the question

We have to first get into the federal courts

Once we get into the federal courts then we should have no problem with the states

Once that is accomplished we still have the political control that we have to take back

We have to work with the committeemen

Once we take the committeeman process back it will be easy to get a message out to the people

concerning an education on the Constitution

at that point we would start making our battle getting into schools to get a proper education for the children that would cover the common law that would cover how the court system works that would cover the difference between equity courts and law courts

and proper understanding of the procedures American history a lot of things that people don’t know

It’s going to be awhile before we get to that point

We need a lot more help

We need to get critical mass going

We got a lot of members we should be able to get a lot of help with the membership that we have

In order to get this into the school it’s a battle

We’re in every state of the union

We also have to be active

The people in the counties have to be active enough to do the work to fight to get a proper education for our children in school

We have a lot more work to do

We will get our text book out pretty quickly after the book is done

Maybe people can take it to their local schools and see if they can push it as a curriculum

That’s not something that we’re making plans on until we get to that point

(42:31)

Question 3

The next question is about the sheriffs handbooks

Why are you not mailing all of the sheriffs handbooks to all the sheriffs in PDF form and suggesting that they distribute a copy to all the deputies? This will cut the cost of printing , packaging, and mailing tremendously.

We did that and they didn’t do what we asked them to do

Somebody either shuts it down or the sheriff talks to a lawyer and they lawyer says These people are crazy

We’ve already done that

We had faxes going We had 8 or 10 faxes We had one computer running 24/7 running eight faxes We were faxing every sheriff in America We faxed elected individuals We faxed every court in America We were comprehensive in our lists They’ve all been told We’ve communicated with everyone in government

We were trying to educate them We were trying to alert them to the subversion from within

They think we’re crazy because some BAR attorney doesn’t know the law

They don’t know the common law

We’ve done all that

We also done hard core mailing

We mailed a copy on DVD to every single sheriff in America

46:04

We filed over 20 papers in the court

We’ve focused in on the United States Supreme Court they didn’t respond

to the federal judiciary all 94 districts they didn’t respond

the justice department they didn’t respond

Nobody responded

But we filed it in the courts

we also filed it with this administration and filed the papers with the justice department

We have a number we’re still filing papers with that number

even though the judge claims to have closed it down

we did indict that judge an indictment was filed in that case also

We notified the clerk of that indictment and that anybody who conceals, destroys, or removes or prevents any papers from being filed that we would indict them we would bring them up for indictment

They’ve been taking our papers we’re still filing

We did file papers recently

We got 20 papers filed

The United States Supreme Court has been copied all those 20 papers

They’ve done nothing

We reported subversion which is what the law requires and they’ve done nothing

We laid out a lot of the problems and they’ve done nothing

Their lack of answer is part of our success

that’s part of the court case

totally ignoring the warnings

We’re going to bring all of this information together in one case against the United States Supreme Court

We’re going to need everyone to get behind us

This is the most important time right now

This is the time to get educated

This is the time to try to expand National Liberty Alliance

They know what radio stations we should get on where we can be talking to some patriots

People listen to a lot of YouTube programming and various other places

They should be contacting them telling them about National Liberty Alliance

and trying to connect us with the radio person or whatever and we could get an interview going

Get ahold of Jan and Jan can make the final connection

We need to get the word out

Everybody should be working to do that

We need everybody working on this

The most important thing is education

If the people are ignorant then you can’t be an administrator to the juries

If you don’t understand natural law yourself and if you don’t understand what equity law is

if we’re not getting the people educated then who are we going to put in these positions

We got over 1,000 administrators we don’t have 1,000 administrators in the course

we need to be pushing towards those people who have committed to become administrators

wake them up and let them know if you’re not going to be educated then you can’t take these positions

People need to become educated

Gerard added a comment

I’ve been working on trying to get our word out there through different venues

Now I’m working with Terry and Ollie and a couple of different people

John added: I watched that video that you put together it was excellent

Gerard: All the memorandums that John wrote what we’re doing we’re reading them and introducing them to the people by giving them a little teaser

explaining somewhat what’s going on when we end it has the link to get to the rest of it

There’s some really good points in those

They’re the culmination of all the research that has been done

People don’t know that stuff

The other thing I’ve been doing you take the memorandum I copy the top couple of paragraphs and then I go to some place like X22 and I put it in the comment and I say check this out and then I put the link to that memorandum which will also bring them to our site If you’re going to do what I do If you’re going to copy the top part of that memorandum you need to edit it cut all the spaces out You want enough showing when you copy and paste that that there’s enough information showing Try to get the first couple of lines that will grab their attention

We will be getting the word out

They’ll probably call us if they like it

Everybody can be doing this we all should be doing this

Everybody’s allowed to use everything that we write

Terry: This is a way you can cover a lot where you don’t necessarily have to have interviews

We’ve got NLA News now We can keep on building these and put them on NLA News

Everybody will be able to see them on the NLA News YouTube channel

Gerard : We could use help Everybody can get this stuff out Especially when we get it on the NLA News it will be a place where you can go and grab the latest stuff

and throw it on the other sites

Put it in their comment section

It will be very effective if we do that

(57:45)

Question 4:

Question for Brent:

If the county officers such as prosecutor magistrate and so forth are corrupt

can the sheriff call his own grand jury and petit jury due to the fact that he is the top law enforcement officer in the county?

The sheriff like the rest of us and this is a fundamental first principle of our tradition

We can do anything we think we ought to do as long as we’re not committing a felony

If you’re in a court case and you think that something’s wrong you want to file a piece of paper saying something’s wrong move the court to do what you want them to do

you can do that If you’re the sheriff and you think the grand jury ought to be convened not only can you you have the duty to do that Some other power of government tries to slap you down then you got to deal with it One thing is true about our courts and the principle applies throughout for everyone regardless whether they’re office holders or not is the right to petition the government and the right to act

We in our common law tradition do not wait for permission to do much of anything

not as a general principle

In all of the rest of the world they’re afraid to do much of anything unless they have permission from the government the Powers That Be

That’s what stifles creativity and productivity

We’re rapidly becoming more bureaucratic minded as a people

(1:05:00)

(1:07:00)

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

Brent’s website is commonlawyer.com

The comments that I make are mine so don’t try to tribute anything that I say to the leaders and principals of National Liberty Alliance

I’m the one that said it not them

We’ve been talking about the Constitution of the United States

I got a request from one of the fellows at National Liberty Alliance he said you talked about common law outlawry outlawry at common law and he said I can’t find it back in the archives Would you talk about it again? Yes I will

I’m going to talk about a common law doctrine of law enforcement called outlawry.

Maitland and Pollock said this: Outlawry is the sentence of death pronounced by a community which has no police constables or professional hangmen

to pursue the outlaw they continue and knock him on the head as though he were a wild beast is the right and duty of every law abiding man

They wrote that back in the year 18 and 98

They were Brits They weren’t Americans

Common law’s ancient teaching called outlawry supplies a striking picture of Jesus Christ teaching of the new birth and new identity demonstrating the common law’s Christian character.

Outlawry is a doctrine that arises out of our Christian past

The declaration of outlawry against a man placed him outside the protection of our common law.

Moreover to try to protect such a man was unlawful

Thus the common law called that one outside it’s pail outlaw

He was outside the protection of the law

The only escape that the common law did afford from outlawry’s deplorable condition was and this is in our Constitution pardon Pardon of the executive power which brought by course of our common law official forensic death to the former self of the outlaw.

When an outlaw was pardoned first an outlaw was condemned anybody who found someone who had been outlawed by due process of law anybody who found him had a duty to knock him in the head or kill him or bring him in. In the old westerns the posters used to say Dead or Alive that was outlawry.

His identity before he was pardoned once he was outlawed was that of a criminal which the common law refused to protect and only condemned

A man that was outlawed was one the usually would not submit to the process of the law

due process the courts trial by jury if he was accused of a criminal act

if he ran the jury empanelled for that purpose had the authority the right

the jurisdiction to declare a man an outlaw

that means outside the protection of the common law

Until the year 18 and 79 one can be declared an outlaw in English law that means in England

Outlawry was part of their common law until 1879

the possibility of outlawry in the country called Scotland lasted until 1950.

Outlawry was used in the United States and it’s territories until the turn of the twentieth century.

The only way to get out of outlawry once the jury decreed it was to obtain a pardon from the executive power When you were pardoned you entered the world as a new born babe.

Once outlawry is decreed there is no reversing it

Once the jury speaks that’s it

There is no meaningful appeal to the verdict of a jury

Unless as our Constitution says the course of the common law was not followed

Once the jury declared you an outlaw your identity was permanently tainted all the law could do was try to kill you because you’re guilty of a capital crime

Therefore the only way that things could change is if you being as good as dead you must receive a new birth and a new identity

that’s what outlawry did and when you’re pardoned and that’s the only way out

you get that new identity

(1:30:20)

John made an announcement:

Anybody that wants to get into the queue star six and then one

CALLERS

Caller 1: Crystal no response

Caller 2:

(1:32:25)

No response

Caller 3 Aundra no response

(1:33:30)

(1:35:15)

Caller 4: Dan from Carolina

I’d like for us to think in terms for us to have an actual title to someone to be a common law lawyer helper in our common law courts

That might be a new invention

We do need lawyers Unfortunately the BAR Association is the enemy of liberty

They’re the minions of the New World Order

And all the lawyers they pump out of their schools they taint them with a lot of fake law

They’ve lost our common law courts they’ve concealed them you can’t get into them

That’s one of the battles we’re here for is to open up common law courts in every single county

across America

We do need trained lawyers in different areas

When you get into a court of law it’s all about facts

It’s not about strategy and statutes and codes and manipulation

All of that is horrific to the justice system

Some people cannot articulate themselves

They can answer questions lawyers will ask questions

The questions are asked and you give honest answers

Someone trying to hide the truth and telling lies eventually they will be found contradictive

The truth will unveil itself

Using BAR attorneys in a common law court where we are looking for justice could be a problem because of the way a lot of lawyers are trained

Anyone can be a Next Friend anyone can assist someone

that’s lawfull they may say it’s not

Ever since the Organic Act they started putting a lot of things into the law

They put a lot of this stuff under the penal code which is USC 18

USC 18 is the law of the sea not the law of the land

The people don’t know that

That’s how ignorant we are

Lawyers don’t know that That’s how ignorant they are

None of those codes apply to the people

None of those titles or regulations applies to the people

How do you become a common law lawyer?

You have to know the system and how the system works

They must understand certain things about the law

They need to understand the difference between an equity court and an actual law court

They should be educated

You could be self educated

You could be a next friend with some understanding and knowledge

and assist someone in a particular case

Papers need to be written and people need that kind of help

Assistance of counsel is a necessity

Dan: It behooves me from the fine instructions that I’ve heard on Monday Night

with where we are in getting the common law court system more written in stone

possibly having a courtroom to go to

It behooves me to say shouldn’t we have a committee where we might find these fine civil servants that have been doing papers to help and assist others

I have been aware back in time of what would be a constitutional lawyer or attorney

I believe that constitutional attorneys might be closest to anything that we have here in America that could be

John: That’s the common law understanding the powers and authority of your government

You need to know the Constitution understanding your unalienable rights and your right of due process and American history

That’s where our law is at

The Constitution is a natural law document

They play a game with codifying

They talk about civil rights

They play around with the word civil rights

Our founding fathers never used that language

You don’t find civil rights in the Federalists Papers

We have unalienable rights

Civil rights is something that is codified

We the People did codify certain rights certain unalienable right

the Bill of Rights we codified that

They play that as a game

they convince people that rights come from statutes they come through the statutory process

If the people are ignorant and don’t know any better then we can erase some rights and put other rights

Ignorance is the problem

A lot of people fear what we’re doing because they don’t understand what we’re doing

You take a six month course with us and you got everything you need to know for life

and you will be able to carry away a book that you can use as a reference for everything you’ve learnt

That is one of the messages we have to get out

Law is not as complicated as people think

Real law is about the truth

It’s about the facts

The only thing necessary for a prima fascia case is an affidavit

(2:15:00)

Caller 5: Crystal

I was in court today

I got a letter on Saturday stating that my bankruptcy was discharged when I just filed it on Monday

I had it all finished and completed and I brought it down there and had it stamped

I got my copy gave them their copy

We rushed over to the Superior Courthouse

for argument and the paperwork that I sent you and also the police report

I sent you the package

It will be very helpful for everyone

What they did to me was criminal

So I finally got all my police reports

I sent all that in faxed it

Last Thursday I had to call it in motion mark ready which I did that

and I also faxed it to them

So I got into court this morning they all got their little love packet from me and I sent it to the attorney general I sent it to our congressmen to our senators I sent it to the state attorney general I sent it to the chief state attorney’s office and others

This way they can’t say that they didn’t know about it

When they saw the bankruptcy and the police report about the illegal foreclosure

The judge said I’m only going to be hearing the cases that are marked ready

and if you didn’t call in on Thursday to have it marked ready then you’re not going to be heard

I knew I had marked ready

She said Is there anybody I did not call

and I said Yes You did not call me She said You cannot speak because you are not marked ready

I said Oh But I am marked ready

I said I have the proof in my phone that I called you

plus I have my receipt that I faxed each one

Then this young gentleman stood up and stated that he was there to represent the new owner of my property and G E

He goes Yes she did call in mark ready

He goes but she also filed bankruptcy

He didn’t want me to speak or go over my evidence that was presented

because there was a police report with the attorneys’ names and a few others

from day one

She goes Well she filed bankruptcy she goes and I have no jurisdiction over her

But right before mine there was another woman in there I guess who filed bankruptcy

and I guess because they received my package she goes

John: Before you go any further I think this is what you’re saying

When you moved over into bankruptcy court they have jurisdiction now over any potential debts that you may owe so therefore that person says they don’t have jurisdiction

I think that that’s a fact

John : Do you have to go back again

Crystal next week

John: You’re totally being ignored in that court You’re not getting due process

Just think of the abuse that they’re doing to you Every Monday you seem to go to court

Crystal : What happened with this woman today in the court

The woman filed for bankruptcy She said I was discharged So she goes I don’t see anybody in here when I called up the case She goes There’s nobody here from the bank nor is the attorney so I have to dismiss your case And we all looked at each other

She dismissed it and the woman got to keep her house today

Crystal There is a big meeting in the Bronx I sent it to Jan This coming Thursday

Brooklyn New York Attorney General About all these illegal foreclosures

(2:31:40)

Caller 6

What was the address for YouTube where you’re putting those videos?

We will put it up on NLA News on YouTube

They’re not there yet

A question for Brent: Awhile back you made comments that a person has to hear something a certain number of times before they understood it. What is the criteria that you utilized to come up with that number? Brent was unavailable to respond

It takes 10,000 hours of study to become an expert at something

If anybody puts a good six months into this they’ll have a good understanding

To be proficient you want to start reading

The book we put together it’s all facts it’s filled with sources you can trace every sentence and every word you can trace to find that it’s true It’s filled with footnotes and references

A book like we’re putting out you benefit from eight years of study and get it in six months time. And have it as a reference book

(2:47:18)

Caller 7: Aundra

no response

Caller 8 : Fred

I have questions about admiralty court stuff

Government is created to preserve and protect your rights

There’s a difference between our Constitution rights which is a covenant and the contract of admiralty

John: we’re better to use unalienable rights

Fred: well whatever it’s a covenant with God

It precedes anything that man can write that’s my point

Our Tenth Amendment restricts government from grabbing power that we didn’t give it

And then we got our Article 3 Courts

Now the admiralty courts become inland piracy

because they’re circumventing the law of the land on a continental shelf

the jurisdiction should either be the United States Navy through the Marine Corps which does not use posse commutates because they operate separate from the Army

John: Maritime Law commercial business

Fred : That’s what they do The Marines work with the Navy to take out pirates

Also the Coast Guard does

(2:50:00)

Caller 9:

I talked to Jan the other day

My wife left after eighteen years and took the granddaughter she’s a stepgrandmother

Granddaughter is 13 years old doing good in school

We’ve had custody of granddaughter since she was born

The child’s actual grandmother had visitation

We got custody she got visitation

She’s using the kid to influence my wife to leave and they did

They got a place a couple of weeks ago

Every time I call I can’t talk to my wife I can’t get ahold of anybody

My wife filed in the court for special relief

in Luzerne County Court

I found on the ninth that she filed something with the prothonotary

I went over there and got a copy

I filed back for a special relief petition same judge

I said I want custody of my granddaughter back

The judge says Your wife has full custody until the hearing May 14

so we will put your hearing for May 14

I said No I want full custody back

She said No we’re not going to do that now

I feel like my rights are being violated here

My ex not my wife but my ex who is manipulating my wife and my child they took her out of school she wasn’t in the Plainsboro Wilkes-Barre school

She wasn’t in school for a week

John: Wilkes-Barre that court system is way out of whack they’ve been infiltrated

My parents live not far from Wilkes-Barre

Caller: I was born and raised in Wilkes-Barre

John: Wilkes-Barre has changed because they have a lot of immigrants and a lot of illegal aliens It’s not Christian

Caller Regarding my ex when I was 16 years old I was with her for a year we had a child She then took off with the child We split up She took off with the child I did not know where she was I could not find her I was paying child support when I was 16 years old She took off I couldn’t find my daughter for 13 years When she was 13 we were both trying to get ahold of each other This is my daughter and this is how the relationship started Now I have a granddaughter My daughter I didn’t see for 13 years

John: So you have a daughter you paid support all that time I suppose you visited her and then she grows up and has a daughter

Caller No I didn’t get to see her for 13 years Every time I went to court I said I want to see my daughter

John: Nevertheless you paid support You’re the biological father

That child grows up and she has a child That child now is 13

Caller Her mother is back and forth from her mother’s house to her boyfriend’s house to the other boyfriend’s house to her mother’s house She’s not stable

John What relationship does she have with her child?

Caller When Children and Youth placed the baby with us they said do you want to do foster care do you want to do adoption or do you want to do custody? I said She’s my biological granddaughter I said If my wife and I assume responsibility to take care of her we will at our expense.

He said OK but once we close this case you’re going to have a battle with her over custody.

I said I understand that I said We’ll take that as it comes

So we did that

We went through all the full evaluation and all this stuff whatever

She got visitation the grandmother got visitation every other weekend but she put my daughter down on paper as a defendant with me and my wife

She had my daughter at her side

backing her up saying well this is my mother and I want my daughter at her house

John: Here’s what you’re up against Here’s the problem

I’ve had a problem with the courts in Pennsylvania My sister had a situation there

When I tried to get custody of her kids

I’m blood It was a problem

They always love to lay towards the women because they can make money off of the women

Caller: I’ve been through this since I was 16

My ex when I was 16 took off with our daughter for 13 years

She gets back into my life when she was 13 years old

She has a different name

I wonder why this is I ask her mother Her mother says when I got remarried and had two boys when she started school I wanted it to be the family so I had her name changed

So I believed this for a few years

It turns out I checked into it and I dug into it a little right before my daughter started school her name was changed and there are sealed records in the county sealed records in her name Then later on I had an attorney find that out then later on her mother wouldn’t give her her birth certificate to get a driver’s license I took her down to the Department of Vital Statistics and I got her her birth certificate the lady handed it to her and she said Oh my God Michael is my father that’s the other guy

It was not there and the lady said that’s because of the adoption I never knew nothing about this adoption So I said You know what Give me two copies of that

She got a copy and I got a copy

I’ve been holding on to this for awhile I did a little research and I don’t know if I’m right or not but I went down about a year ago to Domestics and I said I want to pull these two cases for support. They lady archived them and she pulled me two cases One in my ex’s maiden name and one in my ex’s married name

She said I only paid support for two or three years Two or three years in her maiden name and then she switched to the illegal adoption name and I was paying Trying to put me in jail all the time for support and I wasn’t seeing my daughter I know who did it because I looked up the attorney back from 1984 who was the adoption attorney

He is now the court administrator in Luzerne County

He knows that I know

I sat on it for awhile

My ex thinks that because of the statute of limitations I can’t go after her for this

I said You know what you’re right but he’s a court officer and there is no statute of limitations on him

John: Under common law there is no statute of limitations

If the case has enough merit in it through memory of the witnesses no matter how old it is

if there’s enough merit there and evidence there to get the case concluded then it can be concluded

Caller My granddaughter is 13 now When we first got custody I told my wife

she’s a federal postal worker she works she can’t have her there because she doesn’t have a babysitter I said when this child is about 13 years old they claim that they have the right to say what they want to do at that point I told my wife she’s going to try to get her

And sure enough she’s 13 years old now and she’s trying to get her

She didn’t like it at all She’s been trying to get me and my wife apart for quite awhile

However she’s very manipulative she’s been trying to do it she’s a hard core liberal

She’s now pulled my wife out of the house

She’s been manipulating my granddaughter on the weekends to come home and tell my wife let’s leave on him They left they left me now she’s there not letting her talk to me

My wife filed the special petition I filed a petition for relief after that

judge didn’t do anything

I’m on my way to the prothonotary to file stopped at domestics

I said can I pull these records from the archives

She said I remember you you were here about a year ago she said she said I got them for you about a year ago I said can you do that again My wife left and she took records

She said OK I’ll do that she looked confused and said I can’t find them

She said Leave your number and I’ll call you later

She called me later and said There’s no trace I can’t find them

When I told my ex that I was going to come after her for that He’s a court administrator He’s an attorney He’s not going to risk his career for you If I go after him not you he’s going to implicate you with this I said this is going to come to justice in the end here

I think that she told him and I think that he had the power to disappear those records

John: You said that you will be going to court later on this month?

Caller: We’re going to court May 14th

John: Are you going in with a lawyer

Caller : Probably not

John: Have you filed any papers ?

Caller This is what I’m going to file now

John Let me suggest what you need to file

 The most important thing in this case is your affidavit You have to sit down and give some thought for this affidavit You have to write it in such a way that you’re not showing vindictiveness

That you don’t overload the paper with negative things

Just the facts

Be careful you don’t get lost in stories

Fine tune it every day

You want to get a good affidavit into that court

You want to make it clear what your position is

Give them your wherefore as to what you want the court to do for you

Get the affidavit into the court before the court case so the judge has time to read it

The first thing you want to do when you get to court is to ask the judge Your Honor, have you had time to read my papers?

More than likely they will say No, I haven’t

Caller: My daughter was in a lot of psychological hospitals when her mother took her for 13 years She’s pretty incapacitated to the point where she can’t take care of the child

But she will be in court on her mother’s side

She’s playing my daughter to benefit herself

John: I would remind the court that an affidavit rules the court and everything I got in this affidavit is 100 percent absolute truth

Caller : My rights have been violated since I was 16 years old I have two daughters I don’t see I have other grandkids I don’t see I’ve been through the court system I’ve been through Domestic

The first daughter was gone for 13 years I was paying support on an illegal case that I didn’t even know

The second daughter I was with her for seven years I had her in a private school

Everything was great she was managing Kmart at 18 years old She’s a good kid

I had custody of her I won a custody case I had custody of her Her mother took off with her set herself up in an apartment I didn’t know where they were You have to have an address to file I had no place to file I don’t see my daughter no more

John: You can’t have a strategy until you know the position of the court once you understand that they’re going to ignore your affidavit that they’re going to ignore you as a potential grandparent for the child and a legal guardian if that’s what they’re going to do at least now you know the position of the court

now you got to figure a plan on how you’re going to deal with that

We don’t know the attitude of the court

Your affidavit rules that court unless it’s rebutted

If it’s unrebutted then you move the court for temporary custody now

Caller: That judge ordered my granddaughter to be with my wife full custody she gave her until the hearing

John: At the end of the hearing you request the minutes and you wait for them

Ask for the audio recording and you’ll wait for that and get the copy off the stenographer

You don’t know what you’re going to do until you know the position of the court

until you face the court with the facts and you see the way that the judge goes

Say For the record I would like to have a copy of the audio of this court right now

You want to put that on the record

Stay focused on the case

You have to write an interesting factual affidavit

You have to understand the position of the court

You’re going to know that on May 14th

You need to be prepared for that day

You need to get your papers out and delivered

Write this paper Get it filed in the court

You’re going to move the court to take custody

You need to understand the court and how things work

(3:24:47)

Caller 10 Aundra

Is there a way I can talk to you tomorrow

We’ll be back next Monday We can pull you up first

I need something before next Monday

It’s complicated

Tax court

Give a call to Jan and see if he can get me

Get ahold of Jan this week and he will try to conference me in

You’ll find Jan under the directory

He’s the national leader

Go to nationallibertyalliance.org then go to the directory