National Liberty Alliance

Monday Night Conference Call

March 20, 2017

Opening Song: Hold On

Topic: Information Trump

Call-In Number: 605-475-3250 Participant Code: 449389

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

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Please support NLA

Scripture Reading: Matthew 5 : 1-20

(8:05)

We will be looking at a paper that we will be presenting to the President of the United States.

Anybody whose got a tax or mortgage nonjudicial mortgage foreclosure going on, we put together a paper and we are going to try to help these people by doing a Show Cause and forcing these people to give an answer by what authority they act without due process

They can’t answer these questions

We should be able to get a default and get these people’s houses back if they lost them or some kind of restitution and/or save their houses from being foreclosed upon

We are also working on the habeas corpuses which is still in process of working on.

The foreclosures are almost ready to go.

It is going to be NationalLibertyAlliance.org/foreclosure before the end of the day tomorrow.

It will be located at NationalLibertyAlliance.org/foreclosure

That will be for tax foreclosures and mortgage foreclosures

There will be a form and instructions and an affidavit will be required

NLA will be asking for a $100 donation to offset the cost

The donation will be going to National Liberty Alliance

National Liberty Alliance is facilitating all of the necessary costs for the grand jury for filing these papers.

The papers will be filed by the Grand Jury not by National Liberty Alliance.

We are organizing across the nation

We have been organized for quite some time.

We are still continuing building the Committees of Safety

The key thing we are structuring is getting the Grand Jury administrators going.

We have national co ordinators We have district leaders. We have state co ordinators We have county organizers

We have administrators and people organizing in the county

Our big focus and goal is building administrators four in every county

We put together an Information sending to President Trump

Our next paper that we will be working on and hopefully will be done in a week or two regarding spying on the people directed at NSA and Homeland Security.

People are listening to our phone calls and reading our e-mails , they are listening in to our conversations on Skype, they are tracking and listening to our KeyStrokes in some areas.

If you have a new TV set some have cameras in them.

They are spying in our living rooms and in our bedrooms.

That’s the next focus

But right now we did write a paper concerning what’s going on today with the President and the problem with the two judges one in Florida and one in Washington.

These two judges are way out of line.

The President doesn’t understand the power and authority he has of nullification that fact that there is separation of powers and that he has the power and authority to thumb his nose at them and just move on

So we wrote a paper It’s only four pages

You can get a copy of this paper at NationalLibertyAlliance.org highlight “Grand Jury” then click on “docket”

or NationalLibertyAlliance.org/docket

This is paper 1008-02 It is called Information to the President

Information to President Donald Trump Recorded Case Number 1:16-CV-1490

(18:23)

The paper begins as follows:

“The purpose of this information is to advise the President as to the law concerning abuse of power. Thomas Jefferson said in his reply to address, "the Constitution on which our Union rests, shall be administered by me [as President] according to the safe and honest meaning contemplated by the plain understanding of the people of the United States at the time of its adoption--a meaning to be found in the explanations of those who advocated, not those who opposed it, and who opposed it merely lest the construction should be applied which they denounced as possible. … Common sense [is] the foundation of all authorities, of the laws themselves, and of their construction. "

The paper ends as follows:

"A nation can survive its fools, and even the ambitious. But it cannot survive treason from within. An enemy at the gates is less formidable, for he is known and he carries his banners openly. But the traitor moves among those within the gate freely, his sly whispers rustling through all the alleys, heard in the very halls of government itself. For the traitor appears not traitor, he speaks in the accents familiar to his victims, and he wears their face and their garments, and he appeals to the baseness that lies deep in the hearts of all men. He rots the soul of a nation, he works secretly and unknown in the night to

undermine the pillars of a city, he infects the body politic so that it can no longer resist. A murderer is less to be feared." Our advice to you Mr. President is “Nullify”.

(25:10)

You can find this paper at NationalLibertyAlliance.org/docket

This is paper 1008-02 Information to the President

QUESTIONS:

Question 1: In America when did money changers begin issuing ten times the amount of the notes which they were holding?

Is this system of issuing ten times the value of the notes being held known as fractional reserve banking?

The moment they opened up the National Bank they started it.

The National Reserve didn’t start until later on The National Reserve Act

But almost immediately when the bank was opened it was Jackson who killed the bank and that stopped and Federal Reserve came back in 1913 and we had it back again

It goes all the way back before Christ.

Question 2: How did John and Gerard know for certain that President Trump himself has been reading NLA papers as they have said ? And according to John in a recent national call-in one indication of that is that the President has been using our language Would John please give examples?

John has been listening to Trump from day one.

You can find his stuff under the “news”

Listen to what he is saying and you will find a word here and a word there that we use and he uses and no other politician uses.

And he does speak about the law the respect for the law the Constitution

You can find this news stuff at the NationalLibertyAlliance website click on “News” then click on either “White House Briefing” “President’s Weekly Address” “Trump in the News” and “Lawless Government”

Our first contact with Trump was before he was president. He was running for president.

John believes that Trump is reading the papers because he is interested in the People.

He wants feedback

He is not responding directly back to us

In our first Information that we sent to him we told him that we don’t expect him to respond to anything that we send him.

We will be making a direct contact with his attorney general

We will be copying President Trump on that.

We’re expecting him to send a prosecutor down here to New York State

We want to get a connection there to make sure that he sends word to this prosecutor here in New York State to work with us to start prosecuting these people who just refuse to obey the law.

Question 3: Have any recipients or defendants responded to the NLA papers besides a couple of judges a couple of years ago? Have any of the judges or any other type of government official who has received the papers responded? And if so who are those officials or what offices do they hold and if so have those responses been positive , negative, or neutral?

Nobody’s responded until now. They didn’t respond because we didn’t have a court case per se. They were mainly Informations and also Writs , Mandamuses and we didn’t expect them really to respond. None of them did respond anyway. They are not going to respond unless they have to respond. But now that we are in the court and now that we filed it in the court , the governor has responded, he hasn’t responded directly, It was kind of strange, the way he responded. The first paper we sent to the governor, they didn’t even read it.

You can read the responses at the website.

It will be under the Governor’s response. The first response was 1009-02 New York Governor Response by Letter.

NLA responded back to that letter in 1009-03

(42:02)

John read their first response. This is 1009-02 They didn’t have to respond. They asked for 30 days when they actually get 60 days

“I represent Governor Andrew Cuomo in the above-captioned matter. I write to request a 30-day extension to the Answer deadline in this matter. By this request the new Answer deadline would be March 16, 2017. I intend to make a fully dispositive motion to dismiss on jurisdictional and various other grounds by this new deadline. I anticipate that my motion will set forth grounds for dismissal that will apply equally to all other named defendants. The submission of my motion should, therefore, obviate the need for the filing and consideration of separate and duplicative motions by the multitude of other defendants. As such, in addition to seeking a thirty-day extension, by this letter I also request that the Court extend the deadline for all other defendants until after a ruling on my motion to dismiss. This extension of deadlines for all defendants serves the dual interests of judicial and resource economy, and has been approved in similar matters commenced against large fields of government defendants. See Healy v. Attorney General Pennsylvania, 563 Fed. Appx. 139 (3d Cir. Pa. 2014) annexed hereto. In Healy, a matter commenced against all 50 State Attorneys General, the Third Circuit Court of Appeals approved the lower court’s grant of this same scheduling apparatus, holding in abeyance all answer deadlines until one defendant’s motion to dismiss was decided. Id. at 142. Of course, this request would in no way limit any party defendant’s ability to Answer or make a separate motion on their own behalf, should they be so inclined. Thank you for consideration of these requests.”

John read NLA’s response

“IN RESPONSE TO THE ATTACHED LETTER, concerning the above captioned action from the New York State Attorney General’s Office on behalf of Governor Andrew Cuomo, respondent, dated February 16, 2017 to the court is herein answered on the record.

The caption clearly states “INFORMATION” and “REDRESS OF GRIEVANCES” for two purposes: (1) to be OFFICIALLY informed, as We the People are bound by both Common Law and statutory, to report subversion against the United States of America by enemies both foreign and domestic as was earlier reported to the Governor unofficially via fax through the following papers: 15-05-15 Writ Quo Warranto 15-05-20 Mandamus to Sheriff 15-05-23 Mandamus Judges 15-05-27 Mandamus martial law 15-05-29 Mandamus 2nd Amendment 15-06-03 Mandamus Terrorism 15-06-06 Mandamus subversion 15-07-10 All Governors Mandamus 15-07-20 Mandamus US Supreme Court 15-10-14 Information to Judges 15-11-15 Information SWAT 15-11-15 Show Cause Clerks & Judges 16-02-18 Writ Mandamus to Governors 16-02-22 Information Court 16-07-04 Declaration of July 4th 2016 18 USC §4 - Misprision of felony: Whoever, having knowledge of the actual commission of a felony cognizable by a court of the United States, conceals and does not as soon as possible make known the same to some judge or other person in civil or military authority under the United States, shall be fined under this title or imprisoned not more than three years, or both. And (2) to remind and inform that all governors are to respond by obedience to the Law by honoring their oath and taking appropriate action against the reported threat of subversion.”

The response ends with the following

“In closing, We the People reiterate: Justice shall be done and while the Attorney General is not at liberty to strike foul blows upon the People it is the Attorney General’s sworn duty to refrain from improper methods calculated to produce a wrongful conviction or protect lawless government servants.”

(55:00)

Question 4:

In the March 7th weekly call about 40 minutes in John expressed a view that rogue public office holders ought to be tried and jailed. He stated that since we already have them built that jails may as well be used for the purpose intended . Didn’t Mr Winters tell us months ago how common law societies weren’t big on jailing people? And that we used to only send people to federal penitentiaries like Fort Leavenworth for federal offenses. Are not treason and subversion capital offenses.? And is there a reason we the American people would jail outlaws for their outlawry rather than execute them?

That was John’s personal opinion but he is not the decider that belongs to the jury

These people that send so many people to jail deserve some time in jail to see what it is like what they have done to these people.

They leave them in cold cells. They have no pillows. There’s times when they don’t get to eat. They diesel them around.

Maybe we should do it for a day or two to them to make them see what it feels like.

But that’s wrong.

If a judge orders a clerk to remove a paper from the files the law says twenty years in jail.

When they are working as servants then there are U S Codes that Congress has written up for the sole purpose of what punishment should be applied. A jury does not have to adhere to that. They could ignore it and make their own punishment.

They could give him the death penalty. They could give him a year in jail.

They could do some other form of restitution.

This is John’s personal opinion and it would be a crime for him to tell the jury that.

If he was an administrator and they were orienting a jury.

That would be jury tampering

That would be a crime

We have to teach the jury to have a sense of honor, justice, and mercy.

Restitution has to be the focus.

Jail is not necessarily the focus.

Jail is for violent people To restrain them for a period of time

If you treat an animal violently then when you let them out they will be a wild animal.

That’s not how we should be dealing with people.

That concluded the questions

(1:02:12)

Robert’s Report on the Western Patriots

Tomorrow at 3:30 P M our time out here in the West will be the decision from Judge Anna Brown on the misdemeanor charges. They are making a decision on one of the people found guilty on one of the other charges they’re thinking about making him wear a collar to keep track of where he is at probably an ankle bracelet.

That will be another decision that comes tomorrow.

There are some things going on in Nevada

Somebody got into the cell with some of our Patriots with drugs and was offering drugs.

It could have been a setup.

They needed to have a strip search again.

The Bundys refused.

They and some of the others were placed back in isolation.

The harassment continues.

Trump had all the federal prosecutors resign and he fired Preet Bharara.

Some of the prosecutors he fired he rehired

Trump might have possibly took Preet back in but Preet took the wrong road.

He stuck his foot in his own mouth.

He showed his arrogance.

Trump told all of them to resign and only one refused and that was Preet.

So he fired him

 That concluded Robert’s report

(1:07:18)

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

Brent’s website is commonlawyer.com

(1:07:28)

To jail somebody is to take away their liberty at a fundamental level.

Your liberty of locomotion to go where you want to go

To do that is to destroy life

To destroy life is to destroy property

Life, liberty , and property, the three are inexplicably bound

Life, liberty, and property rise and fall together, they’re bound together

If someone removes a document from the file, whether it be a court clerk, an employee of the courthouse, whether it be by order of the judge , whether it be by influence of the prosecutor, whether it be by anyone in the courthouse , or out , someone sneaks into the courthouse that is not receiving a paycheck from the government anyone who does that should by rights suffer the same penalty the person got or would have got because of what they did.

Whoever has a hand in it must suffer the same penalty that was possible for the person that was going to suffer the penalty

The punishment must equal the crime

Delivering false witness is tampering with the evidence

Anyone who does that deserves the punishment that the person who had that false evidence sow it’s effect.

We were talking about the Declaration of ‘76

It is not a declaration of independence as it is popularly called

Those words don’t appear anywhere on the document

It is a declaration of the shifting of dependence from the Crown of England, Britain, to dependence upon the Judge of All the World. The Supreme Judge of All the World.

Our Declaration of ’76 lists a train of overt acts , abuses, and usurpations proving that King George’s conspiracy with England’s central bank money cartel and offshoot trading monopolies all about that and those were being used to replace common law courts and government with the law of the city, international , admiralty, and martial law. Ruled by distant decree, searches without warrants, tribunals without due process , and criminal convictions without a jury.

Criminal convictions without a jury is a violation of due process.

Our Constitution is the supreme due process

As to the things of which it speaks this is the way things are to operate.

Common law is due process

It is not a list of laws

Law of the land means due process

Things are upside down right now. Politically that has happened.

This is nothing new

The Declaration of ’76 tells us that when a long train , one right after another, of abuses and usurpations , aimed invariably, that means trained and aimed at a single objective, that single objective being the slavery or the tyranny of the people at that point says our Declaration of ’76 our Organic Law by declaration of Congress the people at that point have a it’s not an option it’s a duty a responsibility to do something about it.

(1:31:21)

And that is what the Declaration was

It was men doing something about it

And the first step that must be taken when you do something about it is that you set down your grievances in writing and you make your appeal your petition you petition government, you tell government, you ask government, you say you’re wrong you have overstepped your authority you have no authority you’re outside the scope of your jurisdiction back off.

Our repeated pleas were answered with repeated injuries.

The Declaration of ’76 says we’re breaking it off and we hold you as we do all men in peace friends if not in peace as enemies. Now there was really no declaration that they were going to come after anybody and visit them with violence and there shouldn’t be if the first blows are struck and in that case that is what happened the British sent the army and it got worse. The Americans had no choice, they had a cruel choice, they could have been enslaved and abused or they could enforce their rights defended their jurisdiction

We have today an application of the Bill of Rights when it says that it’s against the law and it is against our common law for the government to quarter soldiers in houses.

If you put soldiers in somebody’s house and they stay there and they are sleeping in the front room or sleeping in the bedroom and eating at your table and in your pantry and in your root cellar well that is the eyes and the ears of the government in your home.

They know everything about you. And then they go back and report to their superiors.

Isn’t that what is happening today?

We talk about all of the privacy violations that are occurring here in our own country

Next time we will get right into the text of our Declaration of ’76.

As the bow and the fiddle are necessary to fiddle music so also our Declaration of ’76 and our Constitution are needful to your freedoms but even so freedom is not in these documents anymore than music is in the bow and the fiddle Simply put just as music is in the fiddler so also freedom is in the man

Just as the fiddler is free to make his music only as far as he knows his bow and fiddle

Likewise you are free to live your freedoms only as far as you know your Declaration of ’76 and Constitution

Now to learn to play the fiddle to take the bow and let the man come out through the instrument takes time and discipline And I have tried to learn enough fiddle to tell you this that I appreciate a good fiddler because I can’t do it I learned a couple of tunes and some simple tunes but I appreciate a fellow who can really play. But I know that it doesn’t come easy. But the man that can really play If you really value freedom then you will discipline yourself.

Ten minutes a day on any subject for ten years and you will be the expert.

If you put in ten minutes a day on any subject every day that’s discipline you will do fifteen years you’ll like it

And once you have disciplined yourself to something like that it takes time at the end of the year you’ll know more than anybody else around you.

Only after discipline is the man who plays the fiddle free to play what he wants.

It is discipline that gives him freedom

Discipline is the only road to freedom

Discipline comes down to one thing Dailyness It is a daily thing

Brent concluded

(1:43:12)

CALLERS

Caller 1: Harley from Vermont

Callers comment is about Preet Bharara ignoring the fact that there are 650,000 e-mails and all the data that could and should be released to start tracking down these disgusting pedophiles.

And what was mentioned earlier refusing to work with the local police and that pretty much tells you that he is a bought man

You have a whole movement for judicial reform on facebook going through this Tenth Amendment Center thing and they are being attacked by the usual suspect. Southern Poverty Law Center. This stuff can’t go fast enough because you can’t call the government into account for anything until you get them to stop screening every single case with merit. We hope that Trump will do things for us.

(1:46:00)

Maybe he wanted them to show their colors and reveal themselves.

When Trump came in he didn’t fire everybody right away He left a lot of Democrats in place

As they did stupid things then he got rid of them one by one by one

(1:50:00)

Caller 2: New York, Michael

Regarding an upcoming event the caller said that they already have enough speakers but they are interested in NLA for another upcoming event. They are looking forward to working with NLA.

Caller will try to get them to put NLA and our logo in their newsletter that they put out each month.

Possibly NLA can use their logo at the NLA site.

Caller 3: California Patricia

Nickolette from California

She is having trouble with the mortgage foreclosure link at NLA

Is there information in there concerning true land title?

We no longer have access to the true land title.

When we purchase something they put it in as a deed.

Gerard does not believe that NLA ever addressed that.

You can get the true title

Land patent is not the only way.

There is a way to accept the deed.

They never have you accept the deed.

They leave it open.

There is a website that goes through the whole process of accepting the deed.

Regarding foreclosures They are being unlawful

The judges are allowing them to break the law

They’re doing all kinds of criminal stuff

They’re perjuring themselves They’re doing all kinds of law breaking.

Caller wants to know how to access the foreclosure documents

John said that there is a problem that needs to be fixed

They haven’t been posted yet and that is something that NLA has to fix.

Caller is also working on the vaccine problem Vaccines left her daughter paralyzed from the waist down.

NLA mentioned vaccines in the lawsuit.

The movie “Vaxxed” is about that topic

It is very hard to watch. It is very sad.

Fluoride was never meant to be taken internally It is rat poison

All these hip replacements are the result of fluoride making the bone brittle

It is causing learning disabilities

It is causing Alzheimer’s

It is causing a myriad of problems that they are selling drugs to cover up and make money

In medical school they are teaching them tunnel vision.

If you have a side effect then they subscribe another medication.

These are the Dark Ages of Medicine

Clean air, clean water, clean food would cure a lot of things.

Organic food grown in good soil

That is the answer That is what they don’t want you to know

Jefferson wrote papers until he died and he died when he was 89

They lived very productive lives and they didn’t lose their minds before they died.

You start losing your mind in your fifties today.

NLA needs people that can do the research and gather the information then we can archive it and put it into cases.

Talk to Jan or get involved with the Investigative Research Committee to get involved.

Going to court as a single person is never going to work

(2:23:00)

Caller 4 California Fred

That first judge that came out in litigants that executive order the second one of Trump’s

Obama visited him one week before he did that

I don’t know if that’s fake news or not

He visited him and a week later he comes out objecting to this executive order.

Obama should be in jail

He’s got a 30,000 man crew in Washington to subvert the government.

The evidence they have on him and everything that he did all the treason he committed and all the pedophilia that he was involved in that he facilitated he should be behind bars.

Simone Edmunds boiling frogs dot com She was an FBI investigator She was an interpreter and she was investigating corrupt judges

And she found that the corrupt judges the higher their office the more corrupt they were.

The judges were corrupt and they could be blackmailed into making decisions.

That’s one way that they are holding the line in the courts.

Her information needs to be brought into NLA and then we can go after these guys for indictment.

All we got to do is make sure that we got our grand jury administrators in place.

(2:33:15)

Caller 5 Terry from New Jersey

Why under “Docket” with the papers filed they are not in chronological order?

He has chosen those numbers and there is a method. There is a category of what we are siting so that when they go through the case and we do these informations and these things that they will fall in the same category. When they go in the case then those numbers will all be in the same category of the same subject. We are working on a myriad of subjects.

We have to put them together in the case in order to make it easier to read.

Gerard got disconnected from the call

Jan took over the call

(2:42:17)

Caller 6 North Carolina April

April wants to comment about the immunization shots

The habeas corpus is kind of doing something about it right now

Most of the people that they are putting into jail are people that have been affected by the shots.

Her son is a good example He is autistic and bipolar

It is affecting people mentally

As we get the habeas corpuses going eventually a bunch of us can get together and put in a big lawsuit against them.

Nobody can do it by themselves. It has to happen in numbers.

We would need large numbers of affidavits.

Habeas corpus is the first step to getting restitution for what they did to our children.

Caller 7 Dennis from Georgia

Caller said that there was interference in the call all night

Caller 8 California Fred

How does the funding work with NLA?
How can we be funded?

At this point in time funding comes with strings attached

Eventually the grand jury administrators will be funded out of the local county budget

We are not in control at this time

They will do what they want at this time

They have hijacked everything

The time is coming

Caller 9 John voip caller

He is involved in a case in Skyler County

Regarding a burn ticket that was illegal and we are going after them

Regarding Miranda cannot abrogate the rights of the individual

Caller 10 Montana Dan

If Brent is on could he comment on allodial title.

He first ran across it in the mining business

Land taken in patent on mining claims according to the Mining Law of 1872 which is still in force The government and the environmentalists are breaking their picks on the mining laws still in force. The Mining Law which was passed in 1872 with the purpose of populating the arid mineralized areas of the United States . That has not been fulfilled. So that law is still in place. If economical values of minerals are found on a mining claim then the person that has found them has taken possession of the mineral rights on that claim on federal land can apply for a land patent from the federal government. A land patent, that’s a old word, it just means that a letter will be written a letter from the United States signed or sealed by whoever is the President at that time granting title of land that has been held by the United States to the recipient.

When you get title from the United States then the title is pretty clean.

No opportunity for anybody to challenge a title like that.

The word allodial goes clear back to the Nordic tribes

It’s an old Scandinavian word A Germanic word

Allodial title is title that has no encumbrances.

A man that holds that title doesn’t owe nobody nothing on his land.

His land is his free and clear of all encumbrances

And that means taxes too

Allodial title is a title that used to exist but then as time went along the Scandinavian tribes, the Norwegians, and the Anglo Saxons and the Danes they invaded England and populated it.

William the Conqueror said I own all of the land in England

I am going to parcel it out in about 200 chunks to my 200 leading men.

Those men will hold all rights As long as they produce X number of knights for forty days a year fully equipped for battle as a yearly fee and that was a tax on land

And that is the way he established national defense

If you didn’t produce X number of knights mounted on a horse fully equipped and trained for battle for 40 days each year then he would take your rights and that land away and give it to somebody else. The only fellow that had allodial title was the king.

The Book of Deuteronomy in the Bible gives the conditions of land tenancy

Adam violated the conditions of land tenancy and he was evicted

The only remedy to lawlessness is true law.