National Liberty Alliance

Monday Night Conference Call

July 8, 2019

**This week’s Lead in Song – Roger Hodgson – Only Because Of You**

(8:32)

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](about:blank) enter access code 449389# PRESS \*6 TO MUTE/UNMUTE, then 1 if you want to get into the queue Playback number [605-475-3257](about:blank), access code 449389#.

Questions can be e-mailed to [questions@nationallibertyalliance.org](mailto:questions@nationallibertyalliance.org)

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(8:30)

Scripture Reading:   John 21 : 1 - 14

( 12:07)

Tonight we’re going to look at The Law

Something I wrote concerning The Law

One of the things I’d like to make a note of before we start looking into this tonight

is that there are some people who are going into the courts

and they don’t know how the process works

they don’t understand the system

they don’t understand the system that they’re up against

We don’t want people to go into the courts you might be better off with a lawyer if you go into these courts without knowledge

You got to understand what makes it work

You got to understand how the court system works how it should work and also

be relatively versed in common law

If people go into these courts trying to defend themselves we have paperwork out there to ***assist*** people not to win your case but to assist you to win your case

It’s up to you to understand what’s going on around you

If the judge figures out if he wants to maintain status quo and he figures out that you don’t know what you’re doing they’re going to take advantage of that and you’re going to lose and get into all kinds of problems

The only way you’re going to be able to walk into the court and deal with the court is to educate yourself you need to understand

a lot of websites are teaching the man on the land stuff

it’s like sending sheep to slaughter

You’re going to find yourself maybe one day in a courtroom

and you’re going to need to defend yourself

Nobody can defend you better than you

You need to get a basic education

You have to understand the process

You have to understand what’s going on around you

People need to get educated

Now is the time for an education

Everybody should be learning whether you’re in court or you’re not in court

Also people get the wrong idea when we’re trying to assist people

First of all we’re not charging anyone to do anything

We ask for donations to be able to support the ability to go to court

Sometimes people are expecting things and they’re expecting them from the wrong perspective

If you want to join your case then you need to get instructions from James

You send an e-mail to James @ national liberty alliance.org

it’s called [intake@nationallibertyalliance.org](mailto:intake@nationallibertyalliance.org)

He will walk you through point by point

We’ve taken down all of the instructions

except for the paper that has to be filled out

People have been trying to advance movement of their case

without going through things slowly and they’re misunderstanding things and misinterpreting things

They’re not reading carefully enough

Maybe they don’t have the experience of how things work

There’s a form to be filled out

It’s just getting information on the case

just a synopsis on the case

James will let you know what the next step is

He will walk you through point by point

Eventually we’ll file some papers for you

30 days after we file the papers then we will join it to our case

The first order of business is challenging jurisdiction

If you think that you know what you’re doing if you want to challenge jurisdiction you got to do it carefully

Educate yourself with our course

Learn how the court works and the process

Educating yourself is the key point

Everybody should be doing that

We’re going to be talking about The Law tonight

(19:40)

John began reading:

Samuel Adams said “The natural liberty of man is to be free from any superior power on Earth, and not to be under the will or legislative authority of man, but only to have the law of nature for his rule.” *Samuel Adams*

Thomas Jefferson said , “When injustice becomes law, **resistance becomes duty”**

**In our republic common law is the law of the land by which the people choose to be judged when we assumed among the powers of the Earth separate and equal stations to which the laws of nature and of nature’s God entitled us**

**We the People further declare that we hold these truths to be self evident,** that all men are created equal, that they are endowed by their Creator with certain unalienable Rights, that among these are Life, Liberty and the pursuit of Happiness.--That to secure these rights, Governments are instituted among Men, deriving their just powers from the consent of the governed,

Obedience to the Constitution is the extent of that consent

And no judge or legislator can alter that which We the People ordained

to alter is high treason

Because people are both ignorant and deceived as to what the law is and it’s purpose they are dumbfounded to hear that liberty is freedom from all legislative law

Some will say we need law in order to live in our society and thereby ignorantly accept legislative punitive Babylonian law. The fact of the matter is People are social by nature and man by nature acknowledges natural law and usually behaves in public

Therefore people do not need legislation to control their behavior …

John continued reading

John concluded the reading with the following:

(1:11:05)

Under federal law which is applicable in all states

the U S Supreme Court stated

that if a court is without authority it’s judgement and orders are regarded as nullities

they are not voidable but simply void

and form no bar to recovery sought even prior to a reversal in opposition to them

They constitute no justification and all persons concerned in executing such judgments or sentences are considered in law as trespassers

All courts operating under US Codes are inferior courts whose jurisdictions are limited

and special and whose proceedings are not according to the course of the common law

Limited or special jurisdiction are confined to particular cases

all which can be exercised only under the limitations and circumstances prescribed by the statute

Criminal and civil courts are courts under USC 18 whose jurisdiction and procedure is defined by statutes any court proceeding according to statutory law is not a court of record which only proceeds according to the common law

it is an inferior court

In conclusion federal, civil, and criminal courts are fraudulent courts

Unlawfully sanctioned by USC Titles 18 and 28

These profane courts find their beginnings in Babylon

and are driven by unprincipled men who have monopolized our courts and concealed our courts of justice

they are motivated by ill reward of rico turning our courts of justice into a den of thieves

(1:12:50) John concluded reading

(1:13:40)

ANNOUNCEMENTS

The Welcome Committee needs to replenish some of the original 12 who volunteered for this position, as many have left for various sundry reasons; mostly to help in other committees. We keep adding to the mix as these people leave, but we find ourselves out paced with the need to call people and could sure use another 8 or 10 to fill those slots.  If you are OK with reading your basic Excel Spread Sheet, and have completed either the Foundational Study, which contains the basic 12 hour Constitution Course, or Civics Course or the first six chapters of the Government by Consent course, then please send me an email to [ron@nationallibertyalliance.org](mailto:ron@nationallibertyalliance.org)  and tell me that you are interested. We really need your help.

Include your name, county, state and phone number.  You should have a good working phone number, be fairly familiar with all the data under the tabs on our website and where to find things. You will be tasked to call FIVE new people each week to introduce them to NLA and orientate them on what it is that we do here. A typical call shouldn’t run more than 5 or 10 min.   While it is not a large task, it is a necessary one.  You will be providing a new person with a Hand Up, regardless of the reasons that brought them to our website.

We are looking for people who have the capability to print a copy of John Darash’s new document, possibly up to 50 or 100 pages long, and mailing it out. We need on the order of 75 to 100 volunteers as we plan to push this into the major news media. Currently, I have 15 volunteers. We are generating a list of News Media etc that we need to mail hard copy to as well as a list of internet news outlets as well.

We are in need of volunteers to research contacting the Hosts on our list so we can get John and Gerard on their shows. Please email [jan@nationallibertyalliance.org](mailto:jan@nationallibertyalliance.org) to volunteer.

We also need researchers to compile a list of Donors with addresses that give to organizations like NLA so we can send them our new Donation Request Letter that is posted on the website under the Members tab and then click Members in the drop down from the blue banner. You can download the letter, fill in the information and send it to corporations, companies, funds or any group you feel may be willing to support liberty groups. If you have a little time, do some research on who the major supporters of liberty groups are and send them copies of the letter. Please email [jan@nationallibertyalliance.org](mailto:jan@nationallibertyalliance.org)  to volunteer.

(1:28:00)

QUESTIONS  
  
Question 1: Can the new document be printed on both sides or on one side only?

One side only

Question 2: On the Monday Night Call John often stresses to make arguments on paper when in court what can one do when they try to articulate themselves on paper but the judge demands oral interaction?

A judge cannot require you to answer anything at any given time

Say I’m not a lawyer I don’t understand enough to be able to protect myself

I understand enough of what has gone on up to this point but now I’m hearing new things and I need to respond. I need to think about how I need to respond first

I need to do some reading and some research

And them I’m going to respond

No judge can deny your ability to do that

It’s always best to respond in writing

You got to be very careful

You can undo anything that you wrote before

If you make a statement in contradiction to something that you wrote before the latter is going to survive

Any court that you are in they don’t have jurisdiction

Any court dealing with statutes is not a court of We the People

If you were indicted by statutes that was a statutory grand jury it has no power or authority over you They’re government controlled they’re manipulated by the government

They’re bringing statutes against you

Challenge jurisdiction

They are going to do everything that they can to maintain the status quo

You better understand what’s going on and how things work

Make your point and move on and follow up with paperwork

You need education

You need to be educated in these things

That’s what we offer education communication organization we’re training the people to empower themselves

(1:33:39)

Question 3 this is relevant to the Government By Consent Course

Running for the elected office of committeeman in the introduction you state

You may run for committeeman in any election district in the town that you live in

In the more rural counties a lot of us don’t live in a town

Sometimes a town might be 20 miles away

What is the jurisdiction that we should subscribe to?

Can you run in another election district in your county?

I don’t understand a situation where someone is not part of a town

(1:38:25)

Question 4 What is the standard or typical size of an election district in the cities and in rural America ? What determines the size of an electoral district? is it square miles or population?

It’s population mileage has something to do with it

Usually from 100 people up to 300 people

You can get the information from the county all of the election districts

(1:41:00)

Question 5: Along with the four administrators required in each county you have mentioned that they will need an administrative clerk or secretary adding one more person required

for all 3,133 times four grand jury administrators for all the counties and parishes

Is this clerk/secretary for this position also required to complete both the Civics course and Government By Consent course?

What sort of salary base are they looking at for this position?

That would be governed by the local area of the legal secretary

It would have to be someone who has got a legal background

You want a secretary that’s a legal secretary

Those individuals would be paid according to their experience governed by the salaries within that area

If people want those positions they could fill those positions but definitely we would expect that they have some secretarial background

We would expect that they would take our course also

We’re taking over positions that people have already filled such as government people

We need to take it away from the government and give it to the people

We could use those secretaries if they want to keep their job and continue in the process of whatever it is that they’re doing there

(1:43:15)

Question 6: NLA now in it’s sixth year of tireless effort toward turning the ship of state around I think most of us realize the prospects of one of the four positions of grand jury administrator in their county requires a long term perspective in that it is one similar in nature to a military draft type call to arms once we get the go signal

that we are back into the courts the interested participants that while one is still employed at their regular job they could use this time to get educated on these two required courses

so that they will be standing ready to go when the call comes

The Civics Course states that it is 120 hour course

As it stands right now the Government By Consent course is open ended

What do you perceived the estimated hours required to complete this course from start to finish will be once it is completed?

Once it is completed I can answer that question.

until then I can’t

Once it’s finished and completed we’ll give an estimate on how long it might take to get through that course.

People need to be getting educated right now

Whether you’re becoming an administrator or not this is knowledge that we’re giving Government By Consent is what every American should know

That’s what this course is all about

Everything you need to know is in this course

We have an extended course you can go further in your education

People should be further educating themselves

Estimated hours to complete the course will be determined once we put the course up

These jobs as administrators are full time positions They are career positions

This is going to be a full time job if you want it

(1:47:00)

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

Brent’s website is commonlawyer.com

These presentations are taken from a book by yours truly

called the U S Constitution and the Declaration of ’76 A Common Lawyer Comments

you can find this publication at Amazon.com

just type in my name Brent Allan Winters

also there are three hours of the Magna Carta presented on the radio in the year 2015

I started on the date the Magna Carta was signed June 15 2015 800 years after the signing of Magna Carta

You can find my books at Amazon.com Brent Allan Winters

This set of comments I’m making here are my own

They’re not to be attributed to anybody else

You can get the book from which I make these comments

We’ve been going through the Constitution

We’re now in Article 1 Section 9 Clause 4

"Clause 4: No Capitation, or other direct, Tax shall be laid, unless in Proportion to the Census or Enumeration herein before directed to be taken."

A capitation tax is a poll tax

The word capitation is from the Latin word caput

Caput means head in Latin

A direct tax is a tax that you can’t escape

The United States Supreme Court said that a tax on your income is a direct tax

You can’t escape it

To tax income as said our Supreme Court is a direct tax

A tax on your income is a tax on your means of life

It’s not an option

For a direct tax to be lawful it must be in direct proportion to the census taken

The federal government the Congress of the United States it’s power to tax is unlimited

according to the Constitution

It’s the way that they’re taxed the way the manner that they do it

the proper manner is in proportion

You can make the distinction between a direct tax a tax that you cannot escape

and an indirect tax a tax you can escape you know more than most lawyers about taxation

This clause section 9 clause 4 remains enforce

Congress must allot the burden of any direct tax among the states in proportion to their populations A direct tax is an unavoidable tax one cannot escape it’s burden

(2:15:15)

There’s a movie that came out a few years ago that gives good dramatic illustration to make a claim in an admiralty case in a federal court and the name of the movie is Amistad

It’s a true story about a case that went to US Supreme Court about slaves that had taken over control of a ship They were being brought over as cargo and they took over the ship and killed some of the crew They sailed into port in the United States People said what do we do now? Who do these slaves belong to? They wanted to be sent back to Africa which they eventually were

(2:37:00)

CALLERS

Caller 1 I’m here with Ed My name is Debbie

I have one of the cases for foreclosure with you guys

I have read that it might be a smart idea to add the state attorney general to the list of who we are sending to Is that a possibility?

Probably not

It’s a mortgage foreclosure

If it’s a mortgage foreclosure I don’t see any way you can go after a state attorney

If you have a mortgage foreclosure the first order of business is challenging the jurisdiction

That’s the first order of business

That court is going to try to hang on to you

You challenge the jurisdiction

They have to move up to the next level to a court of record to make that decision

If they don’t do that you give them 30 days to answer

They’re going to come back and say we have jurisdiction we decided

You’re going to say You don’t have jurisdiction

You don’t have the ability to decide

Once jurisdiction is challenged it must be decided

A judge has to hear both sides and make a decision It must be decided

Since it has to be decided and you already believe you have jurisdiction obviously you can’t decide that.

It’s been 30 days and the other side didn’t answer usually they didn’t respond to the challenge of jurisdiction making the claim of jurisdiction they default

You’re going to file a default

Let them know they defaulted they didn’t answer

You can’t really make a decision here, Judge, not only for the fact that you believe it, you just proved you’re biased by making a decision before hearing both sides

So we need to get our of here, Judge

They’re not going to let you go

You got to be very careful

You don’t want to be hit with contempt of court

You want to be polite

The next step after that is to move it into federal court for cause

At that point they have now conspired together to defraud you It is fraud on the court

They’re now guilty of something Now you have the opportunity you got to move it into federal court for cause They violated your right of due process They conspired to take you into jurisdictions unknown

Focus in on only constitutional issues

Federal court can’t hear anything else other than constitutional issues

Now you can go after each and every one of them for a thousand dollars face value silver

A thousand dollars in silver face value Today is about $18,000 per each individual

(2:44:00)

Caller 2: Dan from the Carolinas

I noticed tonight that in North Carolina there is 247 state members It has 100 counties

Over in South Carolina there is about 46 counties about 118 county organizers North Carolina and South Carolina are two of the 41 common law states

You can go into the directory at National Liberty Alliance and get the phone number of some of these state directors for whatever state you’re in

Maybe someone could speak some time about a flat tax

Flat tax is a direct tax it’s unlawful it’s unconstitutional can’t do it

Every dollar that the IRS collects does not benefit you and me

It may benefit their special interests and desires

Government gets too much money let’s break it down to lawful taxes only

They’re going to have to reduce the number of people working for them

We need smaller government

In regard to the flat tax I’m not talking about the state I’m talking about the parish or individual county

Every county has their own sales tax that’s how they make their money

There is only one lawful flat tax that’s the tax that is in Article 1 Section 9 of the Constitution

The only lawful one is one that is not direct

Sales tax is the key way of doing things

The only lawful flat tax is one that is not direct

(2:55:46)

Caller 3 Felicia from Florida

The movie I’m talking about is Amistad It is based on a true story

It’s a very good movie

I saw a documentary by Mr Russo he was a famous producer

It was called America : Freedom to Fascism

We have that up at our website

That might be part of our Civics Course

(2:59:30)

Caller 4: Marva from Georgia

I had inquired before about a traffic ticket

They were already in default

I decided to follow the process you had outlined and rechallenge jurisdiction again by the way that you stated

They have not responded

I did the File on Demand

I did the Challenge of Jurisdiction

The File on Demand

I kind of gave them leeway

I resubmitted it so that it was now in both cases

When I submitted it the second time I included the File on Demand with it

They were already in default

If they’re in default you want to go to the clerk and give them an affidavit of default

and demand for them to give you the response paper of default

That’s his or her job to do

If they don’t do that and they probably won’t they’re going to listen to the judge

If you’re going to move to federal court for cause you’re going to want to add that person in

They broke a couple of laws right there by not responding to the process

If they don’t accept your paper affidavit of default it’s not for that clerk to make some kind of judgement you got an affidavit and you’re saying that they defaulted

If you lie you will be held liable for that

The process requires the clerk to give you the necessary paperwork

and for your Wherefore Clause to be exercised

as long as the Wherefore Clause is clearly laid out that clerk does not have to go to the judge

They just have to get the paper and seal it that it has been filed

And now you can take that to the sheriff and execute the warrant for whatever your Wherefore Clause was

In traffic court you’re not looking for anything other than your case to be dismissed

When they refuse to do the right thing it’s up to you to move it

If you don’t know enough to move it or how to move it you got a problem they’re going to hold you there forever

(3:05:20)

Caller 5: Shane from Hawaii

I’ve been following you guys courses

I’m in to Chapter 3 Government By Consent

I’ve been reading Court Procedure

You got to remember one thing

Everything we give you will give you the necessary tools

Every case has it’s own uniqueness to it

As long as you know the processes , the procedures, the way to write papers the dos and the don’ts challenging jurisdiction all those things but you want to do some heavy duty homework on whatever it is that they’re saying

About one of the courses that is referred to often cited Rodrigues v Donovan

The quotations from the opinion are very amazing

I went to the Supreme Court Library and I looked up that case

I did find a discrepancy from what is on the website

The book has it from the Ninth Circuit Court of Appeals

They don’t say anything about statutory law

It’s about Department of Labor Workers Comp

I didn’t see anything in the opinion about that

You got to read the case to really get into it

Not just the syllabus where it’s sort of like a brief on the actual decision that’s written down. But you do want to get the actual decision

Most everything I have quoted using Supreme Court decisions I got out of Black’s Law

I do have a case that’s pending right now They defaulted

I challenged the jurisdiction as per you guys outlined They’re in default

They actually went way over the default

I’ve given them their notice

Once they go past the 30 days immediately go to the clerk and file your affidavit of default

And demand use a File and Demand where they have to respond

I did file that

Any time anybody files an Affidavit of Default physically take that paper down to the clerk

Hand it to the clerk Make sure you get a copy of the front page with the time stamp and everything on it

They should give you the default decision which is just a form that they fill out and that gives you the authority and power to exercise whatever it was usually it’s just getting out of that court

They didn’t give me a summary judgment paper at all

They just filed it

A summary judgment is when you go to the judge and make your point

They pronounced a new court date further down the line

That’s the time to get out of there move it

We’re seventeen minutes over Hopefully we won’t do that too often

See you next Monday

Everybody needs to get educated learn and understand what’s going on and become a consenter to your government