National Liberty Alliance

Monday Night Conference Call

December 12, 2016

Opening Song: The Logical Song

Topic: Redress of Grievances U S Supreme Court

Call-In Number: 712-770-4160 Participant Code: 385698

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

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Scripture Reading: Proverbs 2 : 1-12

John and Gerard were on a radio program this past week and it has been uploaded to the COS page.

It will be put on the Monday Night page with Thursday’s date.

It will be on the Monday Night page where we put all our recordings.

NLA is preparing to file in the court.

Tomorrow morning we are going to the Albany federal district court

We will be doing that in the morning filing it we have all of the paperwork together.

We will file these papers and by the weekend we should have them all out.

NLA still needs money.

NLA is still building grand jury administrations

Start taking the courses if you are interested in taking these positions.

These are paid positions

We will be hiring four people in every county

There are over 3,000 counties

You don’t have to live in the county that you work in.

NLA is in the process of writing a handbook for that

It is pretty much planned out. We just have to get it into book form.

We just sent out a letter to Donald Trump

We will be reading that letter.

We will be sending him a copy of a lot of our paperwork that is going into this court case.

That will be hand delivered into Donald Trump’s hand.

NLA will be doing a YouTube series entitled Saving America.

The purpose is to explain what NLA is doing

It is a teaching thing.

We will talk about the Constitution, jurisdiction, due process, habeas corpus

We will get into detail of our Founding Fathers

The key thing is education The key thing is knowledge

You have to become knowledgeable of the Constitution and it’s Bill of Rights

We have to educate ourselves.

The first in the YouTube series of Saving America will focus on education.

Go to NationalLibertyAlliance.org

Click on “Grand Jury”

then “docket”
or put in nationallibertyalliance.org/docket

There are quite a bit of files up there now.

There are 16 papers that have been written for this purpose

That includes a Summons, Statement of Jurisdiction , and Table of Contents, and list of defendants.

There is a Statement of Jurisdiction, Federal Form 7, page 106 of Federal Rules of Federal Courts. Form 7, page 106 The jurisdiction that we are coming in on is Common Law, we are coming in on a court of record. There is language that makes it clear that we are going into a court of record which requires a jury trial.

John sent a box to Robert and Robert will get it to our contact and it will be hand carried to Mr. Trump

John began reading the letter to Donald Trump.

(20:40)

It is to President Elect Donald Trump

John put it under the Redress of Grievance list on the “docket” page

The letter begins as follows:

” Congratulations on your election to the most important office in America. First, I would like to thank you for taking the time to read this letter and the important information that accompanies it. My name is John Darash (alias) one of the founders of National Liberty Alliance (NLA). Presently, we currently have almost 6000 members with 10’s of thousands of People following our work to save America as we approach critical mass and We the People take back our Courts and reinstate the Governor of the Universe as the Sovereign King of our Court in 2017. “We have this day restored the Sovereign to Whom all men ought to be obedient. He reigns in heaven and from the rising to the setting of the sun, let His kingdom come.” - Samuel Adams declared this as the Declaration of Independence was being signed, 1776 The purpose of NLA is to facilitate education, organization and communications for the People in order to empower the People at the grass roots. We are building a bottom up assembly of the People educating them to become the consentors of government as Thomas Jefferson envisioned and so eloquently stated in the Declaration of Independence. "I know no safe depository of the ultimate powers of the society but the people themselves, And if we think them not enlightened enough to exercise their control with a wholesome discretion, the remedy is not to take it from them, but to inform their discretion by education. This is the true corrective of abuses of constitutional power." - Thomas Jefferson NLA’s goal is to establish a jury administration of four people in each of Americas 3,133 counties for the grand and trial jury administration for the orientation, advising and the assisting of the writing of indictments and informations. NLA provides a free civics course and Constitution course; and is presently preparing an Administrative handbook to be released soon. NLA will remain available to advise administrators and maintain continuous training and certifications for all new administrators on an ongoing basis. The government simply cannot be judge, prosecutor, jailer and Jury which is precisely why we have a corrupt judicial process today. See Memorandum Jury Tampering & Stacking on enclosed CD.”

The paper concludes with the following:

“We trust that you understand the importance of what we are trying to accomplish and hope that you will support our endeavor. We firmly stand on and teach the People that we must act with a sense of Honor, Justice and Mercy. We are deeply involved in the political and judicial process without the politics and when it comes to the issues we must take the high road and stand in righteousness even when the majority might be driven by emotion and political expediency against it. No matter the cost, we must ‘always’ do the right thing, that’s why we are a ‘Republic’. When there is a conflict between the law and justice, justice must prevail! Likewise, when there is a conflict between political expediency and the law, the law must prevail! Our servants took an oath to hold the “Law of the Land” in such regard, but they don’t and for that reason America has been receiving the curse instead of the blessing. We pray that under your Administration Mr. President, that God gives you the wisdom and the fortitude to uphold the Law that America may be blessed once again. Enclosed please find twelve (12) CD copies of our most recent court filings that we will be filing tomorrow to our servant federal government for ‘Redress of Grievance’, a few dozen pocket constitution handbooks and a dozen or so jurist handbooks for you and your cabinet. Thank you for your time. “

(36:19)

John read a second paper. It is to the Supreme Court . Redress of Grievances.

Focusing in on requiring them to do a Writ of Mandamus commanding the lower courts certain things.

This paper is at nationallibertyalliance.org on the docket page

It is title Document 1007 Supreme Court Redress of Grievances

37:14

The paper begins as follows:

“WRIT MANDAMUS REDRESS OF GRIEVANCES We the People of the United States of America, under the power and authority of the Sureties of the Peace, hereinafter the Grand Jury, whereas Unified Common Law Grand Juries arose out of We the People in each of the Fifty States which came together to form a Unified United States Common Law Grand Jury. This was done in an effort to subdue

subversion against the United States of America from enemies both foreign and domestic within our governments. This court of record, proceeding according to the common law for REDRESS OF GRIEVANCES which is our unalienable right we ordained and expressed in writing as the ‘Bill of Rights’ ratified on December 15, 1791, ‘in order to prevent misconstruction or abuse of its powers…’ of federal government powers We the People established: Amendment I ‘Congress shall make no law respecting the right of the people to petition the Government for a redress of grievances.’ We the People therefore Command the United States Supreme Court, hereinafter Supreme Court, to serve Writs of Mandamus on the presently subversive Federal District Courts as follows (copying the UUSCLGJ by U.S. Mail and by fax) and give a verified accounting of your stewardship concerning this matter by responding to this Redress of Grievances; by both U.S. Mail and fax. We the People via this Court of Record Common Law Action are addressing all Fifty State Governors, the United States Congress, United States Supreme Court and the United States Administration for a redress of grievances and to expose subversion of the Constitution from enemies foreign and domestic.”

The paper ends with the following:

“WHEREFORE, We the People Command the Supreme Court to send a copy of said Writ Mandamus to the Unified Common Law Grand Jury by both U.S. Mail and fax. If you refuse to correct the Inferior Courts you will be found in bad behavior. The United States Supreme Court is hereby fully informed, by this redress of grievances, that there are enemies both foreign and domestic advocating the overthrow of our Government embedded in all three branches of government and that all judges denying We the People Due-Process in Courts of Justice a/k/a Common Law Courts, see Memorandum of Law in support of Article III Courts at www.NationalLibertyAlliance.org/docket are supporting the overthrow of our Constitution in violation of 18 USC §2385 and will be brought before the Grand Jury for potential indictment. If the U.S. Supreme Court fails to respond to this Action collectively or individually those members are to resign their position of Trust immediately. Any member of the U.S. Supreme Court who defaults in this Action and refuses to step down from their office will be brought before the Grand Jury for consideration of indictment for subversion and waring against the Constitution and the People.”

(58:41)

(1:01:25)

Robert has current information on Oregon

Robert thanked Ollie and Lindsey for the job that they are doing in Colorado

They have been helping getting things going for Joe Robertson.

Media has got in touch with Lindsey.

They are going to do the story on Joe Robertson.

In Portland we have a status hearing in the court coming up for the final seven of Malheur County defendants.

They would make a decision on Wednesday whether to drop the charges.

The prosecutors told the newspaper that they are going to go ahead with the charges.

They want to delay the trial for two months so that they can add some misdemeanor charges.

They don’t have the power to do that.

That is an indictable offense.

NLA has all the necessary paperwork to do a habeas corpus for the Robertson case.

NLA has already done the habeas corpus for the Bundys

We done it for all the people in Oregon left for the trial.

Once we get all the papers out, it will take a week or so, we will push the habeas corpus through and also do a show cause to these judges, by what authority do they think they can continue and go forward when they refused and rejected due process to these people.

They rejected and remained silent and did not file the habeas corpus that NLA did send in.

The will have to answer for that.

NLA is going to put together a paper and send to President-Elect Trump to ask him for pardon in these cases.

We will let him know our intentions and that we are pursuing indictments.

These people need to be let out of jail. We will send him a copy of the affidavits concerning this.

President Elect Trump has already said that he will free these patriots.

He has made it public already.

There is going to be quite a few people at the courthouse on Wednesday.

Kelly Steward and John Lamb are throwing a barbecue.

Right now we have a fundraiser going on to help the guys in jail and their families.

The fundraiser was called “No Shave November”

John Lamb shaved , 20 years he had his beard. He shaved it off to start.

People started donating.

Kelly thought that a woman could participate too.

She took a photo of her armpits.

She started getting donations.

Every week they had to take pictures to submit

Right now John Ritzheimer is $500 ahead of her

John Ritzheimer has brought in $2,000 and Kelly has brought in $1,600

They have raised thousands of dollars to make sure that the guys in the prisons have commissary funds and the families that need help.

Kelly dyed her armpit hair green.

Publicity is a good thing on this.

They are doing a nice job of getting the word out to the people about what is really going on.

They are educating people on the Constitution.

(1:15:24)

Jan had several e-mail questions:

QUESTIONS

Question 1: On page 69 Chapter 10 on our Constitution course

Courts of law have jurisdiction where juries, that is a tribunal, hears and decides all criminal cases, commercial, contract cases, and other disputes. All criminal courts are called courts of record. They are to proceed under the common law. In a trial by jury the judge is to act as administrator and make no rulings . Were he to make a ruling he would be acting under the color of law , a crime, the Constitution calls this bad behavior and such a judge should immediately be removed from the bench by the bailiff and brought before the Grand Jury for indictment.

Page 69 Chapter 10 of our Constitution course.

We all know that the sheriff or the bailiff or if the coroner is in the room has that authority and ability.

 Is someone who is , for example, a NLA member who has completed our Constitution and Civics courses are they competent to make this judgment that the judge is in bad behavior and find someone to start the process to bring them before the Grand Jury?

John needs to make a couple corrections on the course.

Brent has brought this up in the past. You can’t remove a judge in the court , you have to wait for him to get off the bench.

Instead of arresting him, the key thing is to go and talk to the Grand Jury.

Bring the issue to the Grand Jury.

Let the Grand Jury make contact with the judge to discover what is going on and correct his behavior

The best thing is to bring it to the Grand Jury.

One of the things NLA has been trying to do is to get enforcement.

We may have been barking up the wrong tree on that.

We don’t need enforcement.

We have the ability to indict.

We just have to get the indictment settled somewhere so that action can be taken on those indictments.

And that is why we are filing this case in Albany.

We have a lot of things that we are going to bring in.

This is a big case because it is subversion against We the People, against the Constitution, against the United States of America.

This is an extraordinary process that we are executing here.

It’s never been done before.

(1:19:02)

We will collect the jury

We will do the indictments

We don’t need the arrests

There will be charges brought up There will be a trial A jury will make a decision

There will be a marshal in that courtroom There will be a bailiff there

He is going to have to respond.

We don’t need to do the indictment and make the arrest

We can do the indictment we don’t have to make the arrest we can then bring the papers to answer in the court and they got to respond to the charges and then it goes forward from there.

It is disrespectful to do anything regarding the judge in the courtroom.

It could backfire on you

You don’t know what the judge is going to do You might find yourself sitting in jail.

We have to be careful on what cases we are going to pick up and do

Question 2:

For elected and appointed officials are they allowed to serve on the Committee of Safety board or be members of the Committee of Safety?

Are all NLA members allowed to serve on the Committee of Safety board?

John replied that anyone can get on the Committee of Safety.

He would caution against an elected or appointed individual in government from taking on a chief role.

But absolutely you should participate in it.

We are expecting the sheriff to participate.

The same with the councilman, they work within the criteria of their role.

It would be inappropriate to allow them to take a key position.

Robert respectfully disagrees.

Elected officials should not be on the committee.

A committee of safety is ruled from the bottom up

So even if they were just members there would be a chance of influence going on

John replied that we need to get beyond that point

The key thing is that you got a Committee of Safety going on and the county is moving along and you got people coming in, that would be fantastic

There would only be a dozen sitting on the table top

Everyone is equal We all have one vote.

Gerard said that we have the East talking to the West

John is going from his experience on the East coast.

Robert is going from his experience on the West coast.

Committees of Safety, the way our Forefathers had them, they would never let an English official in there. They certainly wouldn’t want them sitting in there hearing what they were going to do to stymie them. Each Committee of Safety has to make a decision.

When our Forefathers had them, they had open hostilities from the government.

So you don’t invite the enemy in if there are open hostilities.

You can’t serve two masters.

Robert suggested that you would have to give up your position.

Gerard replied that they wouldn’t do that. Every Committee of Safety should make it’s own decision on who they let in and who they don’t let in.

If they want an elected official to sit at a meeting to hear what they are saying because they think that it is important for him and they have a friendly one you don’t necessarily say that he is going to be a member of the Committee of Safety. He can operate and get information as a representative of the People. When I am elected I represent the People.

If you have a friendly official you can bring him into the meetings, you don’t necessarily need to make him a member.

John responded that the purpose of the Committee of Safety is to form communication with the existing government. You are going to do resolutions. Resolutions that bring us back to the law.

Our concern is safety.

We want to make sure that everyone knows that the sheriff is the top cop.

That is the key focus of the committees of safety to get the sheriff in there and on our side.

It is the befriending that is involved here that’s going to build that relationship and is going to give us the safety of community because that is what the committee of safety is all about.

It is not about membership. The key thing is communicating

What is the purpose of having committee of safety meetings with yourself and not participating and befriending the individuals that are in government that you are trying to correct and bring them back into order and to get to know each other and respect each other so you have safety in your community?

Robert replied that that’s all well and good in a perfect world.

Gerard asked a question: What would you do if Sheriff Ward and Judge Grasty coming to your committee of safety meeting? These guys are suspect in the murder of LaVoy Finicum. They are plugging holes in a truck. Would you want them at a Committee of Safety meeting if you are discussing that?

John replied that in a situation like that you have a problem.

You might want to talk to them You might want to communicate Share information and see if you can get communications going

That is a unique situation We don’t have that problem with every sheriff.

Gerard feels that it would be up to each committee of safety.

John feels that we have nothing to hide. If you have something to hide then you are doing something wrong. If the sheriff is an evil guy and if the judge is an evil guy there are still a lot of other people in the different towns in positions of authority that you still want to invite in.

You want to befriend all of our elected officials.

You want to get a relationship

It is in the committee of safety where they will connect with the people.

They can get a better understanding of what their job is and that they are in the service of the people.

You are a servant. You work for me . I am the master.

But we don’t want to degrade them.

You have to make the relationships.

Robert said that you can befriend them at the city council meetings and the county commissioners meetings. And you will get to know them.

John suggested that they should attend your meetings. You are developing a relationship.

Robert said that as things stand now the sheriffs think that they work for the judicial.

None of the officials are going to come out and go by common law and the Constitution.

And then there is intimidation.

John said that that may be true with that particular sheriff and that particular judge.

There are a lot of sheriffs that think that they work for the court and they don’t understand.

Once you get the sheriff to understand that We the People want to empower him , we got to constitutionalize him, he got to learn what his duty is once you get the sheriff in the game then you got the whole county on the hook.

Robert said that they agree with you face to face but when nobody is around they go the other way.

John said we can’t change hearts and minds but we can be the planter of the seed for the changing of hearts and minds

Let’s say we have an economic collapse.

There will be a shortage of everything.

It will take the people working together and there may not be enough people in emergency services and they may need volunteers.

People to participate and help under instruction and direction.

We don’t ever want to lose law and order.

We don’t ever want to lose the Constitution.

We don’t ever want to lose habeas corpus.

Robert said that until we get these committees of safety formed and we start being recognized by the elected officials and before that is going to happen we are going to have to impress upon them the power of the Committees of Safety. And that is going to be from recalling one and getting them fired.

John said to operate with honor, justice, and mercy. And humility as much as possible.

Make friends with everyone.

Our concern is law and order.

Gerard concluded the discussion by saying a committee of safety meeting is like a town hall meeting with no town hall. So if any official wants to come there, he comes with no more authority than you or me. Anybody who is evil will not want to put themselves in that position.

The Committee of Safety should be sending a contingency of people to the regular public town board meeting. They report back to the Committee of Safety.

Robert is not going to make elected officials members.

They can come to the meeting but they are not going to have a vote.

John would not do it that way, they are one of the People.

The people in your committee of safety will make their decision collectively.

John said that most sheriffs are misinformed and don’t understand their power and authority.

They think that they work for the court

They think that they have to obey the prosecutor

When you empower these people and bring to light the truth all of a sudden he is going to start walking with authority and realizing

Robert replied that we have been telling the sheriffs that for two years.

John said that you can’t tell it to them in that way until you are a friend of theirs. You got to befriend them and educate them.

Robert is just saying that all of the attention we have been giving the sheriffs the past two years and they are still believing the same old thing.

Robert works with his sheriff and they have a good relationship but the sheriff is still thinking that he gets paid from these others.

John said that they are not reading our papers. They are taking the papers to lawyers.

Americans do not read.

Committees of safety have the opportunity to empower the sheriff.

Once We the People set up administrations and get into the courts then they are going to obey us.

(2:12:12)

People should take the Constitution Course first.

The Civics Course is the longer one.

The Constitution Course can be taken in six to eight hours.

The Civics Course is 120 to 130 hours.

It takes months for most people.

The national leadership will get together and discuss making the Constitution Course a prerequisite to the Civics course.

2:14:50

John moved on to Brent Winters

Author of “ Excellence of the Common Law”

His website is commonlawyer.com

The only remedy to lawlessness is true law.

It is up to us to be steady. To learn.

Brent spent a lot of time with the law of the common law militia.

Brent spent time reading about the ancient English fyrd and the fyrdfare. The Old Anglo Dane for the militia. Brent spent time reading about the colonial militia. Brent spent a good bit of time looking up the law of the militia as pertains to the people.

Brent recommends the book “The American Military Officer” by General George C. Marshall

The man that nobody thought understood anything about military life was the one that rose to the occasion and became the leader even though he didn’t have rank.

The private soldier whose teeth were rotting out and people despised became the leader.

One of the reasons that the militia is so important: because the militia clauses are not followed, we have today police state culture.

Over the past 175 years since the time we began neglecting our militia clauses, Americans have gone from refusing to allow policemen to tote guns to not only allowing them to tote firearms but in addition tolerating mere petty bureaucrats to carry concealed weapons.

Federal prison guards , and local police and bailiffs have gone from dressing in pressed shirts and ties to donning commando style uniforms and gear. Policemen have exchanged their dress shoes and creased dress trousers for the commando combat boots and fatigues.

Combat garb reveals a policy of intimidation, domination, and ready violence meant to insight fear with it’s ever present companion, erratic behavior which in turn gives policemen and government agents further excuse for violence . By contrast a pressed shirt and tie , shined dress shoes, and creased trousers invite from others sincere respect with it’s companion thoughtful behavior.

America jails per capita more of it’s own countrymen than any in the world.

The percentage of American people jailed in America is in direct proportion to the number of crimes so called invented by legislative fiat.

The number of federal prisoners in the year 1940 was 24,360 that’s 1940 federal prisoners.

Forty years later in 1980 the number of federal prisoners was just a little less. 24,257

It went from 24,360 to 24,257

Ten years later in the year 1990 the population of federal prisoners had more than doubled to about 60,000 federal prisoners.

From 24,257 in 1980 then in 1990 about 60,000 federal prisoners.

Then in another ten years by the year 2000 that number had more than doubled again to 134,000 federal prisoners.

Finally in twelve more years, in the year 2012 it had more than doubled again this time to 268,000 federal prisoners. That is just federal prisoners.

Brent concluded

2:38:13

John opened for open mic

CALLERS

Caller 1 Jim from New York

Jim wants to meet John in Albany tomorrow

Caller 2: Gary Michigan

An excellent video on YouTube: go to YouTube and type in Bundy It is about the Bundy ranch and it is about 30 minutes It is excellent.

Caller 3: Terry from Illinois

He is not clear. If you are an elected or an appointed official you can be part of the Committee of Safety but not on the board.

John said that the board just keeps things going in order.

You need a secretary to keep notes and a treasurer to take care of anything that needs to be purchased You need a chairman to keep order in the room. You need a co chair in case the chair can’t make it. They still only have one vote. They can’t stifle anything . They don’t have any more power or authority. As far as anyone else: it’s the People.

John’s position is that anyone with a heartbeat has a right to be there.

Caller inquired: How about NLA members?

John replied Absolutely NLA members should be a part of the Committee of Safety

The chairman has no more power and authority than anybody else.

You do not want elected officials to be on the board. NLA members can be on the board.

Caller 4: April from North Carolina

Regarding the Committee of Safety is NLA going to make teaching videos.

We have written and video information if you go to the COS page you will find more and more information.

We got a booklet there that lays out the process

We give the framework and the principles.

The principles are three basics: a sense of honor , justice, and mercy.

Humility is a key part of this.

Caller is trying to do a habeas corpus for her son.

Is it possible to do a mass habeas corpus for more than one person?

NLA has done it for all of the people involved in Oregon.

NLA has also done it for the Bundy ranch.

NLA has done it for the Hammonds.

You can do more than one on one habeas corpus.

Judges always reject habeas corpuses.

NLA does habeas corpus from the perspective of the grand jury.

The ones NLA has already done which is about 20 or 30 of them they are going to have to answer in the court case we set up they are going to have to answer we are going to require them to show cause by what authority.

And that is where we may be able to pressure them to release these people.

They had no due process

It’s a matter of having an understanding of how things work and being able to articulate your position.

Be careful not to fall into their traps.

Reading is the key

Americans don’t read

NLA will be posting the habeas corpuses that we have. They should be going online in the next few weeks on the “docket” page. There are about 30 of them. You can follow their structure

The first habeas corpus John wrote he went to 1215.org and followed a habeas corpus from that site.

Closing Song: The Balance