National Liberty Alliance

Monday Night Conference Call

August 28, 2017

Opening Song: The Eagle Will Rise Again

Call-In Number: [515-604-9386](tel:(515)%20604-9386), access code 419303#

**- 9 PM-Midnight EDT -**Join National Liberty Alliance's Open Forum and weekly news and updates on NLA's advancements in the courts every Monday night. **Call-in number (515) 604-9386 access code 419303#**, PRESS \*6 TO MUTE/UNMUTE, then 1 to get into the que. If your cell provider blocks or charges for the call you can call our **back-up number (781) 838-3728.**

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

Please support our business partners. You can find their banners on the right hand side of the website. Proceeds support National Liberty Alliance’s effort to save America.

Please support NLA

Scripture Reading: Matthew 15: 12-20

(7:00)

No specific topic tonight

We will talk about where we’re going and what we’re doing and some of the resistance that we are being met with. And what we need to do in order to achieve our goals.

We’ve been filing into the court since December 14, 2016

A judge has entered into our court

This case has been open more than six months. Almost nine months.

He seems to have closed the case.

We have still been filing papers we have not had papers returned.

We did get CDs returned this week.

When we call for the hearing or the meeting in order to consider an indictment everybody needs to have gone through the paperwork.

Anybody who is planning on coming to the meeting when we call for it it will be in this room we’ll call for it and we’ll come together one evening and basically consider an indictment on numerous individuals.

There is a lot of material to be looked at. A lot of stuff to be read. A lot of videos to be examined.

People should start doing this now Taking their time Going through all of this evidence.

We have that on 9 11 and we have that on the LaVoy Finicum case.

A lot of videos A lot of evidence A lot of things to be read.

Anybody considering sitting on that grand jury at the time that we call they need to have gone through all of this evidence

We got a couple of things to do in order to deal with this judge.

We have been sending papers and they have not sent them back.

They have been sending letters Warning Case Closed Do Not Send Any More

We ignore them

We have put together a pretty strong paper for the clerk to see and understand that they are going to be participating in a conspiracy should they participate with this criminal

He’s been indicted He is under indictment

We’ll call him an indicted judge who is in bad behavior.

We are going to get more hard core on the Attorney General It’s time for him to do something.

It’s time to put the magistrate on notice.

The magistrate of the case has been very quiet

He should have prevented this judge from walking into this case.

It isn’t his case It’s the People’s case

We’re going to put the pressure on to the magistrate as to why he is so silent.

Why is he not doing anything?

Maybe we will do a Show Cause with him and see where he goes with that.

And then we are going to consider him for indictment

We’re going to put pressure on the Attorney General

It was suggested that maybe we should go to the Supreme Court

The United State Supreme Court

We’re close but we’re not ready yet

We are also copying the President

They’re trying to control this guy

He’s not the kind of guy you try to control

It’s not his nature to be controlled

Possibly they are blocking our information that we are sending to him

It looks like they are trying to suppress information from getting to this president.

Trying to control him through false information.

We will continue to copy the President

Possibly at some point in time he will make a move for justice

The right time may come

At some point in time we may go to the United States Supreme Court

(15:00)

One of the things that we do need is money

We may have to go into another court

We may have to file in another court in another federal district

We need to go after this judge

In order to go after the judge he seems to have control he is the Chief Judge up there

so he seems to have control so we’re going to have to go into another jurisdiction

Another federal district And go directly after this judge first and foremost and from there proceed to start filing our stuff in the court the same way.

That costs money It cost money to open the court case

We don’t want to pay the $400 We will go in without paying it But it may come to a point where we need to pay

That’s $400 for any case that we might open.

We will do it under protest We will demand our money back

And we will within that suit deal with that problem as time goes on

Even if we open another court case we will continue to file papers

The Chief Judge tried to close the case down July 17th

We’ve been sending papers since then

And they’ve been taking them

And they haven’t sent them back

We’re going to continue to go forward

We have a need for funds

John sent out an email:

“I have a Question! Do you want to restore Justice in America?

National Liberty Alliance is at a critical point in time and we need EVERYBODY’S HELP. Please do not think that the other guy is doing it, because I am here to tell you that (s)he’s NOT.

We have filed 149 documents into the court and we are being met with resistance and we need money to fight this battle. We do not need 10’s of thousands of dollars but we do need thousands of dollars. To read our filings go to - [**https://www.nationallibertyalliance.org/docket**](https://u3594029.ct.sendgrid.net/wf/click?upn=lAvBvCwm3QkG-2FVgdS0TSz4A3nhLpw8yCanS8DjXE-2Bw3Sq05F-2FZFX7D-2FV-2FC0fTnEiWDfOGG0odfuMC-2BMNaaGYqQ-3D-3D_RE-2BqZP3IIoQEmUsRyds7QTrJ1GgB3peGJ8ptltrZult04v-2B1qWg5fpvWmBWh1bD2AKu7gZuoa0mVF0x0u9EIYFt2-2BkTnEVc9S3yHfq0K9-2F8sjoNzS-2Fno13EPy4ScdFxqkScgiBgxyYi40vj16svOFM3xaimC3no4QVXX1k-2B5zqpVj76K1PNJqf7i0fwBl007JJ0bhbZcCJUKpHvLjfeoTPyL6nYbMGSbEcLFVqVXDwc-3D)

We desperately need every one to donate **just $5 a month** or more and we will have all the funds we need to win back justice. Please go to - [**https://www.nationallibertyalliance.org/support-national-liberty-alliance**](https://u3594029.ct.sendgrid.net/wf/click?upn=lAvBvCwm3QkG-2FVgdS0TSz4A3nhLpw8yCanS8DjXE-2Bw3Sq05F-2FZFX7D-2FV-2FC0fTnEi7JHl-2FCrsCAmbtEQ5UhIkVamO37xM-2BViTBFwlIF4PDcKP0qW6UQ7VAfSKQCeRJ9Gy_RE-2BqZP3IIoQEmUsRyds7QTrJ1GgB3peGJ8ptltrZult04v-2B1qWg5fpvWmBWh1bD254ivHOeaicTDy0iSciPcA25-2Fz8ZKh606OsZdFxg2cWVVJAnl6G0CMLRjkGbnmW3eCJ8W-2Bij1M8WnC07N6HbaU05-2F6vAWlihRB3js-2F03-2FrSYg19OswTe1LJwOfv99T3boEdtCsdDopkOhJwiPitIPYGkT7afYuh9-2Fqv6OKPxOcdo-3D) and **PLEASE GIVE** to help us save America.

We also need more volunteers so if you can give us one hour a week or more it would be extremely helpful. Right now we have a lot of work being performed by just a few. Please help - **call Jan at**[**814-531-5363**](tel:(814)%20531-5363)**.**

Your children are depending on you, it’s only $5 a month. Thank you for your time.”

Everybody wants to talk about their court case. But I don’t see the donations going on I don’t see the volunteering going on.

Call Jan You can find his phone number at the directory

Jan will help you to find a group to work with

Get involved with the Welcoming Committee

We have a lot of other committees

We have committees that we would like to get started up

Get involved

We’re building Committees of Safety

Get a Committee of Safety started in your county

Go to our list and see if one has started up in your county

Go to the COS button You can see all the Committees of Safety that have been started across the states

You can see if there has been one started in your county

You will see a contact number And you can get involved

And if there is not one in your county then start one.

Click on “COS” on the blue bar at the top of the page It’s in the middle of the blue bar

Click on “COS” It’s not a big thing to start a Committee of Safety

We give you all of the instructions and information that you need to get a Committee of Safety going.

We need to get Committees of Safety across America and connect with the militia

I don’t know of any liberty group that has the potential to accomplish what we have the potential to accomplish.

If you don’t save the courts then you aren’t saving anything

The day you save the courts is the day that America becomes America again.

The day that we can put these tyrants in jail.

If We the People control the courts we can put them all in jail.

We can get rid of these people and we can prevent it from ever happening again.

Just lull the people to sleep.

Fill their life with immorality, keep them away from justice, get them away from God, break up the family, destroy their schools, put poison into their bodies, into the air, make them dumb and stupid, fill them up with mercury, shoot them up with the flu shot every year, make them sick, make them fat, the food has been destroyed.

Either we’re going to save America or we’re not.

John will die trying.

Hopefully others will join us.

Your children are depending on you.

(32:00)

ANNOUNCEMENTS

First announcement: There is still confusion as to what the NLA phone numbers are.

It was four weeks ago that we changed the Monday Night Call In number for the MONDAY night call ONLY.

The Prayer group on Tuesday night , the HAM group and Courtroom Observers on Wednesday night, and the Natural Healing and Committee of Safety calls on Thursday night remain the same as they previously were.

The new Monday Night call number is 515-604-9386 the access code is 419303#

We have also added an online radio You can listen via online radio by clicking the radio on the Weekly Call webpage.

We used to have the green phone to hook up and listen using your computer

If you want to listen to the Monday Night Call on the internet you have to download and install an app to connect by earphones or desktop.

You need to click on the tab or button called “Download the free conference call app” located on the Weekly Call page

The phone apps are located about half way down on the page

The desktop app is located way at the bottom of the page and it’s kind of hidden under the support list at the very bottom of the page

Nothing has changed for all the other conference calls throughout the week

They all use the old call in number 605-475-3250 access code: 449389#

If you want to use the old green phone that we had for the committee meetings there is a button that you can click on the weekly call page That’s called “ Join Our Committee Meetings” Click it then click the green phone on the page that comes up to listen on your computer

or phone and just follow the directions on that page.

All that information is in the Newsletter for this week.

We are trying to do things to make things easier

We have modified the Civics Course to make it more user friendly

It is done by indicating the answers that are wrong

And when you receive 80 percent correct answers then it will flag the correct answers

This should greatly cut down the time required to complete the test and it will stop people from becoming stuck and frustrated

We hope that those of you who have started and not finished the course or have not started it yet please consider taking and completing the course

This change has helped to reduce the number of help calls that we have received from over 100 per week to only about two per month now.

Take the Civics Course and become a Grand Jury Administrator

The third item: we have been reviewing the personnel listings for the different leadership positions and find that we have a number of openings that need to be filled

Several zone leaders have dropped out due to job changes, health reasons, and increased participation in other NLA positions.

There are still a couple of states that need at least one state co-ordinator

Not one person has signed up to become a county organizer in the last year.

It is very easy to sign up

Just go to your “My Account” on the website edit it and check the “County Organizer” box and hit “Save”

We need Grand Jury Administrators

We have 1,004 signed up some of them have not completed all of the courses that are required We need about 12,500 We need more people signed up for Grand Jury Administrators

We need Welcome Committee Callers and we need COS workers.

(39:39)

QUESTIONS

Question 1: How do you file an appeal of a conviction. I’m being sentenced Tuesday . Please try to help me . Thanks

(40:15)

I don’t know anybody who gets any satisfaction from any appeals court, any appellate court.

You’re going back to them, in their system, in what they’re calling a crime.

All of them collectively, whether in the appellate court or trial court, if it’s a code violation, they all believe it’s a criminal act, they all believe that you need to be in jail.

You can’t get justice there.

People are frustrated everywhere in courts

That’s what National Liberty Alliance is all about

To stop that nonsense.

There is what is called fraud on the court It doesn’t matter if the judge understands the law or not If he took that position and if that judge raised his hand if he commits fraud on the court if you give him judicial notice and he ignores that judicial notice

When you show that this code is violating my unalienable rights and that judge ignores it then that’s fraud on the court He is participating in a crime

And when he works with the prosecutor you can go for conspiracy

If we had just courts If we had courts of record that were really true common law courts we wouldn’t have these problems We wouldn’t have these complaints

Question 2: What can one do when a case has been deed docketed due to time limit but the capias warrant for no appearance is still active I have a sworn affidavit that was filed before the court date and was never rebutted. This was a traffic stop that went to kidnapping without any crime or reason no aggressive actions by me. No resistance. Just a code enforcer going for quotas. They like holding this over me because I have been filing documents like many of us.

Regarding code violations These people really believe that we are evil people because we think that we are above the law when it’s them that think that they’re above the law.

You have to pick your fights

When John gets a ticket he writes a paper and files it and tries to beat it

Half of what he files he never hears back from the court again

The other half they come after him and tell him that he has to come to court

He pleads guilty and walks away because it’s not worth the fight

He figures out where he needs to make his fight

You end up paying the fine in the end.

Join National Liberty Alliance and let’s get into the courts of injustice to bring back justice

To make them courts of justice

Meanwhile we have to continue to suffer

You have to figure out what we are willing to fight for

If you have time to sit in jail fine

Everybody has to pick their own battles

Support NLA

Get Committees of Safety

Committees of Safety should be a priority

Question 3: How do I remove from all public records an arrest warrant issued in 2013 regarding failure to attend a court appearance in 2013? The warrant is not signed by anyone and has no signed and sworn affidavit attached. The local authorities in several counties and municipalities see this listing on the internet for other law enforcement communications it is not an authentic copy and take it upon themselves to attempt to locate, harass, arrest

She is afraid to walk her dogs and be in public

The police came to my house looking for her

They left because I stood my ground

This woman is subject to arrest at any time because of a fraudulent four-year-old arrest warrant.

There is only one way to make this go away and deal with these problems.

They cannot apply a warrant that doesn’t have a wet ink signature

That is no warrant

It also must be accompanied by an affidavit

Someone has to swear to something against you.

Without that signature and without that sworn affidavit there is no arrest warrant

Nothing is more dangerous as ignorance in action

The sheriff is ignorant

The police are ignorant

They are all ignorant to that and they believe that it is real and executable and they believe that that is what the need to do. And if they don’t do it then they will lose their job.

There is only one way to stop those courts and there is only one way to beat them and to deal with it and to shut them all down and that is by taking back our courts.

Once we take back our courts we can start getting these people out of jail that are in there for code violations They don’t belong in there

We need to reset the whole system.

You need to get educated

Forget the man on the land stuff

Any time you get into the man on the land stuff and I’m a real person and I’m flesh and blood and you go through all of this process all that you are doing is empowering them

You’re acknowledging that they have power

Call it for what it is Violation of unalienable rights

You have to have some basic backgrounds

You need somewhat of an education

If you got three or four months then you got the time

First take our Constitutional Course

Take our Civics course

Take the Jurisdictionary course

Between those three courses you will have all the tools necessary in order to be able to fight in court.

You got to use logic

One major problem is that Bill Thornton says that you are king of the court

You are not king of the court

God is King of the court

(58:00)

If you are sitting in the jury box then you are the King’s bench.

That’s a problem that we believe that Bill Thornton has made an error on.

Jurisdictionary you are going to learn all that the lawyers are taught

You are going to learn how to fill out the papers

What paperwork to use.

Occasionally you will come across something that is repugnant to what we are doing.

You have to stand on the side of the common law

You got to constantly learn and accumulate knowledge

Read, read, read, read, read

Read the court cases that we put up

Read our papers that we’ve written

Those three courses are the key courses that will give you the ability to potentially win

It builds your knowledge and prepares you for where we are headed

We are headed toward bringing these courts back to courts of justice

You will have the knowledge of how these things work

A proper education could be acquired in eight years

You could teach 12 years plus some college level education in 8 years.

Look at the testing that they had 100 years ago

They were much further advanced

We don’t need 12 years for a basic education

We could educate our children in civics

We could educate our children in the Constitution

We could educate our children in real history

We could educate our children on how to file a paper in court and defend yourself

In 8 years just by bringing a proper education back

The education that they give us is an education of control

There’s nothing more dangerous than ignorance in action

Most people have no clue

That was the last question

(1:05:52)

NLA received quite a few court transcriptions

We got 20 PDFs on that

Each one of them is a couple of hundred pages

It’s a long read

John is looking for capable people who might want to read through it and help bring forward highlights

This is on the Bundy case

We want to pull out all of the violations that this judge has put out

John needs assistance with people who can read through this and pull out the violations

There are 20 PDFs approximately 4,000 pages

Each one represents a full day in court

We need to highlight where the judge had violated people’s rights

Volunteers can get ahold of Jan

(1:09:00)

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

Brent’s website is commonlawyer.com

A person had a problem with their landlord

The landlord is calling this person a nuisance

They decided to try to throw this guy out of his apartment

In that process they filed in a local town court to have him evicted

They said that he hadn’t paid the last three months rent and owed some other back bills

All of that was a lie

When this guy produced all of the records of payment to the lawyer then immediately they retracted the case took it out and stopped the case

They guy served notice that he wanted him out any way.

He wants to throw him out.

He also wants to sue him

He has four or five things he can sue him for

He was going to go to the county court

Now he decided to go to the Supreme Court

The county court only goes to $4,000 or $5,000

He is going to go to the Supreme Court and file against this landlord concerning his rental relationship

This guy is going to start pursuing an eviction

If he is in the Supreme Court concerning his rental and the conflict doesn’t that put a stop on the town court going forward should they put in a paper for eviction?

As a general rule yes it should.

New York State Supreme Court

The New York State Supreme Court calls their court just the opposite of everybody else.

Their district trial court they call Supreme Court

They have two appellates above it

He would want to make a motion to the court to combine the two cases.

He should look in the statutes or the rules of the court Rules of Civil Procedure Supreme Courts of New York and see if he can find there what it takes to combine cases.

Put in a simple motion for purposes of economy I think that these cases ought to be combined.

There is no sense in fighting them out in two different places and two different ways and two different judges. We need to bring them together

In New York State if you have a month to month tenancy no lease you can get evicted with 30 days notice for no reason

There is a lot more to this case and he could probably easily win this case

The main thing is to stop the eviction while he is in the court trying to settle his problem in the Supreme Court or the county court.

The views that Brent express may or may not be the views of National Liberty Alliance

Brent does not call it the Declaration of Independence because those words don’t appear in that document. It is not a declaration of independence It is a declaration of shifting dependence for protection from the Crown of England to the Supreme Judge of All the World

We are up to paragraph 7

(1:15:16)

“He has dissolved Representative Houses repeatedly, for opposing with manly firmness his invasions on the rights of the people.”

Is there any manliness left in America or are we all turned into women?

God doesn’t want us all to be women

The one thing that the Evil Empire is out to destroy, and you can see it in everything that they do, they’re out to destroy manliness, maleness. Little boys are on Ritalin. We got to agree that men and women are the same thing. We got to accept Bruce Jenner when he says that he is a woman. This is silly absurdity.

Paragraph 8

(1:34:14)

” He has refused for a long time, after such dissolutions, to cause others to be elected; whereby the Legislative powers, incapable of Annihilation, have returned to the People at large for their exercise; the State remaining in the mean time exposed to all the dangers of invasion from without, and convulsions within.”

Among the four most legislative powers of our common law government are taxation, number two common defense, and number three coining money. That’s three very powerful powers. Those are legislative powers.

It says that the legislative powers are incapable of annihilation. That’s an important concept. They’re always there. You can’t take them away They’re part of the rights of the people.

They return to the people The people gave them to the legislature and the legislature was disbanded so that means they return back to the people. Government, whether it’s a legislator, a governor, a President, they have no powers no rights that the people did not give them. If you see government doing something that doesn’t seem right to you just ask yourself this question: “Could I, or me and my friends, do that? If there were no government would it be right if we could do that?” And if the answer is “No” most likely the government doesn’t have the right to do it either.

The government, the people in the government, have no power , no rights, no authority, that the people didn’t give them And so if they’re doing something that you don’t have a right to do then how do they have the right to do that? You cannot impart what you do not possess.

You cannot give to another person that which you do not have.

Nobody has a right to do wrong

Brent concluded

(1:43:10)

CALLERS

Caller 1: Ollie

John Landon put a post on FaceBook: Joe Robertson’s appeal tomorrow will be televised at 9:30 tomorrow. The Ninth District Court in Seattle Courtroom 2

About a half hour before the call Ollie started watching a video on YouTube “Lawyers and Their Supposed Authority by Rod Class”

Up to the Fourth Edition of Black’s Law Dictionary lawyer is defined as

“anyone learned in the law”

The Fifth Edition starts slanting that definition.

In the 1800s a bunch of lawyers got together and formed the BAR Association.

There has never been any legislation recognizing the BAR Association or giving them any authority over us. Everything that they have done has been a fraud on the American people.

What is a lawyer? What is an attorney?

A lawyer is based on the word “law”

The word “law “ is a Danish word The Vikings gave it to us when they invaded England.

Law to the old Viking is something that cannot be changed.

Law is that which will not change

A lawyer is analogous to a sawyer

A sawyer is a man that operates a saw mill

A sawyer can make the saw cut the way he wanted within the bounds of what the machine can do

That’s what a lawyer does A lawyer is a fellow that takes the law and says “There’s a new set of circumstances here a new set of facts how does the law apply to my client’s circumstances ?” And he goes into court and he tries to persuade the judge to make the law cut within the bounds of what it means to cut in favor of my client

The sawyer is the master of the saw

The lawyer is the one that sees how the law cuts in application, he doesn’t change the law

He shows how it applies

In that respect, every American must be a lawyer ought to be a lawyer He ought to understand the law and how to apply it to his particular circumstances when the situation arises.

What is an attorney by comparison?

An attorney is an old French Norman word.

It means “agent” It means one delegated authority by another person to do a job

A synonym for attorney is deputy A deputy is an agent A deputy is someone who is delegated authority by the sheriff to do certain things. He is not delegated the authority to do everything.

The client delegates the authority to the attorney to do certain things in regard to a certain matter.

Every American should be an attorney

The BAR Association is a private organization

It’s voluntary

The American BAR Association has gained an unprecedented power that is wrong.

These associations gain power, influence, and sway

They can become dangerous

They need to be challenged

When Brent became a lawyer he took an oath.

It was the same oath that he took four times before when he swore himself into the armed forces of the United States

When he took the oath to become a lawyer it was substantially the same.

It had nothing in it about the Queen of England.

It was against enemies foreign and domestic

Brent has a personal aversion to swearing an oath to any person He wouldn’t do it.

There are two ways that lawyers are controlled in the United States

Two ways that they are governed Two ways that they are disciplined

Some states the highest court in the state has absolute control over the practice of law and lawyers

It is usually called the Supreme Court of the State

The other way, in other states, the BAR Association of that state controls lawyers.

It seems like John said that Chief Judge up in New York required him to have a BAR attorney as a prosecutor

Why can’t John tell that Chief Judge “You show me a statute where the BAR Association has any more authority than we do?”

There are two kinds of persons that can sue and be sued in America

One of those kinds of persons has breath of life in his lungs he is called man and he can be a party to a lawsuit.

The other kind of person that can sue and be sued in the courts of America is a creature created by government called a corporation.

They’re not alive. They don’t have a body, they don’t have a soul , they don’t have a spirit.

They don’t have will. They don’t have mind. They don’t have emotions.

They don’t have the things that persons have.

The state legislature in their wisdom have said that these things are persons , they can hold title to property, they can sue and be sued.

But the one thing they won’t let you do they won’t let a corporation go into court on it’s own.

Because a corporation is not a living breathing thing

So they say you got to hire a licensed attorney to represent a corporation or a corporate body or an association. Because we can’t put our finger on one person.

You got to have a licensed lawyer to represent you.

A corporate body or corporation or an association of people requires, if we’re going to be represented in court requires a licensed lawyer

If a person is representing himself he doesn’t require a licensed lawyer

But because a corporation can’t represent itself it has no body it doesn’t have mind, will , or emotion then it takes a lawyer to represent that

And if you’re an association an unincorporated association you’re a group of people and the law says you can argue for yourself but only a licensed lawyer can represent other people.

We are not coming in as a group of people

We are coming in as The People

We’re not there asking the court to do anything

This is a special case We are investigating and making charges to the court

We are not controlled by the court We are the common law grand jury

If the common law grand jury comes into the court if a crime is made known and gives the judge knowledge of the crime and makes indictments therein they don’t need an attorney to do that. They don’t need a prosecutor to do that. They do it themselves.

A prosecutor can do it too

The people themselves can do it

Anybody can approach a grand jury with a problem and go in there and give the grand jury knowledge of a problem They can investigate it And they can bring the indictment or presentment forward and the prosecutor would have to prosecute it

We are not coming in as the defendant

We’re coming in as the grand jury

They don’t like it because they can’t control it.

Ollie concluded

(2:09:42)

Caller 2: Crystal from Connecticut

No response

Caller 3: Terry from New Jersey

Terry was looking at the documents filed on Pacer

He noticed that the indictment of Judge Kahn was not there

Apparently when they closed the case they are not allowing anything else to be filed

Apparently their strategy is out of sight out of mind

There is an alternative that you might want to consider which is a site called New York Public Notices and you can put it in there

They file all of the bankruptcy notices and stuff like that

There is nothing to stop us from filing in the court and filing in public notices

It’s public knowledge

We going to end up getting another different district judge to put this judge in his place as we’re filing these papers.

Their whole goal and the reason that this judge stepped up and did what he did is because somebody got ahold of him and said “You better stop this, we don’t like those papers being on a docket and having a lot of damming papers in there that we don’t want to be on public record.”

If we could put it into a public notice as well that puts more pressure on them because now their tactic is not working.

We will have to discuss that idea

If we could put it anywhere where the public could put their hands on it and we want it on a court docket because that is where people are used to looking for this stuff.

As long as it’s in a place where the public can get it.

What we’re putting in there needs to be prosecuted.

We’re putting it in the court because somebody needs to pick that case up and go ahead and prosecute the perpetrators

Putting it into court makes it public knowledge but the end result is that there’s been a wrongdoing that needs to be redressed

By them hiding it they are denying us our redress of grievances.

The main purpose of the grand jury was to look into the government.

Caller 4: Felicia from Florida

(2:21:33)

She called last week about her docket being on Pacer and now she is calling to see if they actually were . Regarding the paperwork that NLA filed for her. Gerard does not know if Felicia’s is up there because they claimed that they closed the case. Anything before July 17 when they claimed that they closed the case should be up there.

They can’t take things out of a case that has already been filed whether they close it or not.

June 7, 2017 is the date dated by the Grand Jury Foreman.

Then we sent it to them on June 7th

It would have to be in there and on the docket before the 17th which means that your paper should be in there. And if it’s not then they got a problem. That would mean that they are removing things.

The recent ones that we put in they’re not showing them on Pacer.

The mortgage company and the sheriff claim that it was an illegal document

The case is up on Pacer up to July 17th. The sheriff won’t likely do anything because the case is closed but caller’s papers are up at Pacer.

The case is up there but the sheriff is not going to do anything because it reads that the case is closed. Jim said that he e-mailed Felicia the information that was just read.

Felicia has not received it.

Jim is one of our members that has been helping people with their foreclosures.

He recently sent the e-mail to Felicia

She just got home.

Even though your paperwork is in there, they’re claiming that the case is closed.

The sheriff believes that you don’t have an active case

Judge Kahn closed it on the 17th of July That’s what they’re saying

We gave them a Writ of Error for doing that.

We are stymied as far as our case in court

This judge came into our case, not our judge, some other judge.

The magistrate should have stood up and said “No, you can’t close my case”

How many people actually stand up to their bosses?

As a strategy we’re going to go in in another district and refile in the other district and file the indictment against Kahn for what he did.

Terry said that there are public notice places. Maybe we can put some of our stuff on public notice.

You can post it in the newspaper but then you need to file it after you post it for five days or whatever the law says in order to make it a public notice. In local government we had to do a five day notice of a public meeting.

If you’re going to do a public notice it probably has to be five days. That’s the normal thing.

But for emergency stuff it’s only three days.

I would notice something for five days just as a general rule of thumb.

Once it’s noticed then you can file it in New York Public Notice which goes in that file under whatever mortgage things or whatever.

At least it is in a place that it is in the public view. It’s not hidden.

Judge Kahn probably got told what to do

They don’t let any of them in, especially as a Chief Judge, that they don’t have control over.

We don’t have Constitutional Sheriffs that understand what’s going on.

That’s where the COS comes in you defend your property Somebody’s got to have a big sit-in when they come to take your house. The people got to do a nonviolent thing and say “No, we’re not leaving her house because you did an illegal foreclosure nonjudicial and this needs to be answered.”

They violated your due process

It’s happening all over

Start a COS

They did not give caller her Master’s Degree because they called her a conspiracy theorist.

She did all the research and had credible references but they called her crazy.

She was denied her Master’s Degree

And now she is $85,000 in debt for a piece of paper.

A piece of paper that she didn’t get.

Caller 5: Art from near St Louis, Missouri

Joined NLA a month or two ago

(2:48:00)

He is 83 years old

He has filed numerous law suits

He has practiced law without a license

He thinks that there is a lot of rhetoric and not a lot of action

What in the courts have you filed that has helped people?

Caller won a case in the Missouri Supreme Court relative to parts of Missouri’s constitutional law and also the right of standing and he has been recently been successful through the years doing exhaustive research and so on. Caller does not see support at NLA other than conversation. Caller feels that there are other organizations similar to NLA throughout the country. Caller is looking for people who have fought battles in the court system.

We’ve been to court on numerous cases fighting in the court. That’s why we’re here.

Because when you put a constitutional case in the courts are corrupt the judges are corrupt We started out with the election process which is completely stymied and we took them to court and that’s when we realized once we went to court with the Board of Elections we realized that you’re not going to get anything done until we get the court straightened out. It’s the judges in the court It has nothing to do with our ability in court It has to do with they’re violating their oaths and they’re violating the Constitution. These judges belong to an international association of judges that tells them that they’re the law.

So when you go into court, I don’t know what you find, or how you think that you’re going to use the system, without the power of the People going in like we are the Grand Jury which they are afraid of and that’s why they’re trying to shut us up. They close anything down that they feel like. They’re beholding to nobody. They’re a dictatorship

There are no magic words to make these guys go. It takes the power of the people

Caller’s point is What judges have you ever taken to task and been successful?

Caller doesn’t see where there has been any success against any of these judges.

Right now we just indicted the judge and they’re not recognizing it and the next step is to sue him in the other circuit because that’ our strategy. To put pressure on these people to force them into action.

We have stuff going to the Attorney General Sessions.

You won’t see many victories against judges

Another issue is tainted juries.

You said that you indicted a judge but that’s not the courts, that’s you in your paperwork.

We’re coming in pointing the finger at the judiciary and even the legislative all the branches.

You can’t expect that system to indict itself.

The People have the power to do it.

They’re telling you “Oh, no, you have to ask for our permission.”

Caller is a staunch Christian.

NLA offers the Civics course and the Constitutional course and the Jurisdictionary course.

Every tool that you put in your tool chest gets you closer to the goal

It is very frustrating because it is very corrupt

NLA set up a Court Watchers system and if you have to go to court then there is a call that goes out and people show up at court and they sit there and they take notes and they write affidavits

Right now we are at a very critical juncture with the paperwork that we are putting in

You can’t do it alone

You need an organization and you need people.

We are going to make them deal with the grand jury and the indictment that we did.

There are whistleblowers on our side

If you build up a force of people and then you go into the court that’s the only way you’re going to prevail.

We are disappointed with Sessions because he is not doing the right thing.

When the first domino falls then they’re all going to fall

It is a matter of recognizing the People’s Article 3 court that Constitutional court where the jury is the arbitrator

Once that happens once we get a true court in there a true grand jury and jury they’re done.

Caller inquired if anyone was active in Missouri

Give Jan a call

Call Jan and find out who is active in Missouri