

# Molokai Advertiser-News

Volume 26 Number 2 The Militia of Molokai's Community Newspaper—Every Wednesday January 13, 2010

## Obama's War Against Veracity: Lies and By What Authority?

We have witnessed Obama's war [\$2-million] against demands he prove his birthplace and citizenship, and now we see:

Obama developed a general disregard for the truth, in a manner far beyond typical politicians who run one way and govern another, or hide failures and broadcast successes?

First, he has confidence that the media will simply accept his fiction as fact. A satirist, after all, could not make up anything to match the obsequious journalists who bow to their president, proclaim him a god, and receive sexual-like tingles up their appendages when Obama appears and speaks to them to spread his gospel of socialism and dependence on government programs.

Second, Obama is a postmodernist. He believes that all truth is relative, and that assertions gain or lose credibility depending on the race, class, and gender of the speaker. In Obama's case, his misleading narrative is intended for higher purposes. Thus it is truthful in a way that accurate facts offered by someone of a different, more privileged class and race might not be.

Third, Obama is a product of a multicultural education: Facts either cannot be ascertained or do not matter, given that the overriding concern is to promote an equality of result among various contending groups. That is best done by inflating the aspirations of those without power, and deflating the "dominant narratives" of those with it.

The problem we have to face with Obama usurping the Office of President will be not just that he serially does not tell the truth. Instead, the real crisis in our brave new relativist world will be that those who demonstrate that he is untruthful will themselves be accused of lying, and persecuted by Obama-goons.

So, opponents of Obama's usurpation of office by voter fraud and Obama's criminal acts have filed a scathing legal challenge to Obama: *By What Authority Do You Act as President of the United States of America?* Called Quo Warranto, the motion was filed by attorney DR ORLY TAITZ Jan 11, 2010 challenging constitutionality of Mr. Barack Hussein Obama as the president under Article II, section 1 of the Constitution of the United States for following reasons.

(1.) The case at hand has not been heard on the merits, no discovery has been granted and the court simply granted the defendants' pretrial motion to dismiss for want of Jurisdiction, when the defendants argued that the proper jurisdiction is Washington DC where Obama pretends to hold office. In their opposition the defendants do not deny making such an argument.

(2.) The defendants twist the truth in their opposition claiming that the court didn't find the jurisdiction in the District of Columbia. On page 26 of the order 89 the court states: "The writ of quo warranto must be brought within the District of Columbia because President Obama holds office within that district. The quo warranto provision codified in the District of Columbia Code provides, "A Quo warranto may be issued from the United States District of Columbia in the name of the United States against a person who within the District of Columbia usurps, intrudes into, or unlawfully holds or exercises, a franchise conferred by the United States, civil and military". D.C. Code §§16-35-1-3503. The court has denied the plaintiffs request to apply the District of Columbia quo warranto statute pursuant to California choice of law provisions. The court went even further by stating that "While the Court can apply the law of the other jurisdiction where appropriate, it is precluded from robbing the D.C. court of jurisdiction as to any quo warranto writ against President Obama because the D.C. Code grants exclusive jurisdiction to the District of Columbia. Plaintiff's quo warranto demand is hereby dismissed for improper venue".

Note that the court dismissed plaintiffs quo warranto due to improper venue, not on the merits of the case. At this time the plaintiffs best option is this: quo warranto or to be transferred by this court directly to the Chief Judge of the US District of Columbia Royce Lamberth who currently has under submission a related case and to include by reference all the pleadings in the current case of Barnett et al v Obama et al. This will serve the interest of justice, it will clear the jurisdiction hurdle and will give both parties an opportunity to proceed with discovery and trial on the merits of the case. As this court very eloquently stated during the July 13 hearing, that the case should not be decided on technicality but on the merits. It is important for the country and the military.

Hundreds of concerned citizens have called the Department of justice demanding a response to Quo Warranto submission. No response was received for ten months. Letters, e-mails, faxes went unanswered. Employees of the justice department were slamming phones in the face of the citizens calling and urging a response, even when those calls came from high ranking officers of US military. The undersigned does not know what was the reason for this total dereliction of duties by Attorney General Holder and DC US attorneys Taylor and Phillips: was it A Laziness? B Lack of guts and spine? C Corruption? Regardless of the reason

department of Justice cannot use their own inaction as justification in denying the plaintiffs ex-relators status in filing Quo Warranto. They cannot eat the cake and have it whole. This game of hide and seek by Obama's Attorney General Holder and US attorneys played with the plaintiffs and their counselor is infantile at best and treasonous at worst, as National Security is on the line. Recent near tragedy of NorthWest 253, slaughter of CIA agents and tragedy at Fort Hood are only a few reminders of how dangerous it is to have a Big Question Mark with numerous stolen and fraudulent social security numbers sitting in the position of the President and Commander in Chief, begs the question: Who is Barack Obama?

WHEREFORE, the undersigned counsel respectfully requests this Honorable Court to grant Leave of Court to file Quo Warranto as ex-relators in the name of the United States of America against Barack Hussein Obama, President of the United States and to transfer this leave of court or transfer the request for leave of court with the rest of the file as an attachment to the US District court for the District of Columbia to be assigned to Honorable Judge Royce Lamberth, chief judge for the US District Court of the District of Columbia, who currently presides over a related case.

### QUESTIONS PRESENTED

I. What is Respondent Obama's standard and burden of proof of his birthplace under Quo Warranto and ethical duties? – Considering Obama's first cousin Raela Odinga, Prime Minister of Kenya, sealed alleged records of Obama's birth in Mombasa; while the State of Hawaii holds Obama's "original" sealed birth records, allows registration of births out of State, allows registration based on a statement of one relative only without any corroborating evidence and seals original birth records.

II. Does the State of Hawaii's withholding Respondent's Obama's original birth records by privacy laws breach the U.S. Const. by obstructing constitutional rights duties of the People to vote, and State and Federal election officers to challenge, validate & evaluate qualifications of presidential candidates based on legally acceptable and not fraudulent records and the President Elect., per U.S. Const. art. II § 1, art. VI, & amend. XX § 3?

III. Does the restrictive qualification for President of "natural born citizen" over "citizen" include allegiance to the U.S.A. from birth without any foreign allegiance, as required of the Commander in Chief in time of war to preserve the Republic, including birth within the jurisdiction of the U.S.A. to parents who both had U.S. citizenship at that birth, and having retained that undivided loyalty?

IV. Does birth to or adoption by a non-citizen father or mother incur foreign allegiance sufficient to negate being a "natural born citizen" and disqualify a candidate from becoming President?

V. Having attained one's majority, do actions showing divided loyalty with continued allegiance to the foreign nationality of one's minority evidence foreign allegiance sufficient to disqualify one from being a "natural born citizen" with undivided loyalty to the U.S.A., such as campaigning for a candidate in a foreign election, or traveling on a foreign passport?

VI. Does a presidential candidate or President Elect by default fail to qualify under U.S. Const., art. II § 2 and amend. XX, § 3, if they neglect their burden to provide State or Federal election officers prima facie evidence of each of their identity, age, residence, and natural born citizenship, sufficient to meet respective State or Federal statutory standards?

VII. Do candidates for office disqualify themselves if they seek office under a birth name differing from a name given by adoption, or vice versa, when they neglect to provide election officers prima facie evidence of legal changes to their name, or if they neglect to legally change their name?

VIII. Does a President elect fail to qualify through breach of ethical disclosure duties, and obstruction of election officers' constitutional duties to challenge, validate and evaluate qualifications for President, by withholding or sealing records evidencing identity, age, residency, or allegiance, or by claiming privacy and opposing in court efforts by Electors, election officers, or the People to obtain and evaluate such records?

IX. Does misprision by Federal election officers cause a President Elect to fail to qualify, if they neglect or refuse to challenge, validate, or evaluate qualifications of Electors or a President Elect, being bound by oath to support the Constitution and laws, after citizens provided information challenging those qualifications via petitions for redress of grievance, or by law suits?

X. To uphold its supremacy and inviolability, and to preserve the Republic, does the U.S. Constitution grant standing to Citizens to bring suit or quo warranto over negligence, obstruction, misprision, or breach of constitutional duties, and protect the People's rights?

There is no apparent reason why this Court should not issue Quo Warranto writ against Barack Hussein Obama who has usurped the office of President of the United States and Commander in Chief. [ see More on page 5 ]

## Blackwater Xe & Jewish Mossad's FlaseFlag Bombings Blamed on Taliban

As the death toll in Afghanistan and Pakistan mounts, one can find claims that 67% of the dead can be attributed to Taliban attacks and the rest to US/NATO.

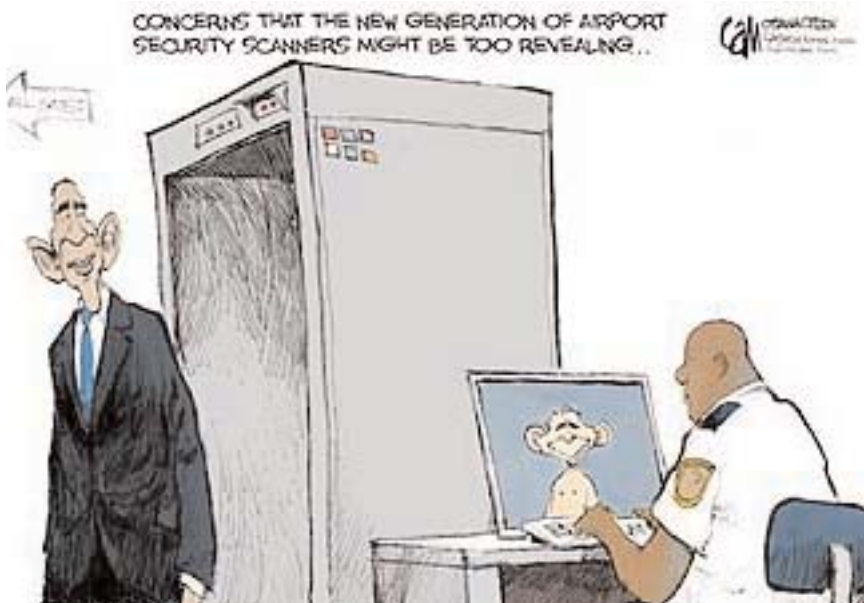
**But now: Blackwater/XE and Israeli Mossad behind terrorist bombings in Asia and Africa. USA & Jews are the TERRORIST Bombers !!**

WMR's intelligence sources in Asia and Europe are reporting that the CIA contractor firm XE Services, formerly Blackwater, has been carrying out "false flag" terrorist attacks in Afghanistan, Somalia, the Sinkiang region of China, Pakistan, Iran, and Iraq, in some cases with the assistance of Israeli Mossad and Indian Research and Analysis Wing (RAW) personnel.

A number of terrorist bombings in Pakistan have been blamed by Pakistani Islamic leaders on Blackwater, Mossad, and RAW. Blackwater has been accused of hiring young Pakistanis in Peshawar to carry out false flag bombings that are later blamed on the Pakistani Taliban, also known as Tehreek-i-Taliban Pakistan. One such bombing took place during the Ashura procession in Karachi last month.

Blackwater/XE is also thought to be carrying out terrorist roadside bombings in Algeria, once the exclusive domain of the mercenary French Foreign Legion, to justify a greater American security presence in Algeria, ostensibly to protect natural gas pipelines in the country.

## WAKE UP USA!! Obama is Bush



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## New AKAKU VIDEOS

Number	Title
9377	The War On Kids
9378	Obama Impeached

presented by George Peabody

## The Moloka'i Advertiser-News



Susan

George

G & S Enterprises.....Publisher.....George Peabody....Editor  
email to MolokaiMAN@basicisp.net

### Patriot-guerrilla journalism

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## Earth Justice Makes Feds Protect False Killer Whales

Honolulu -- Prodded by seven years of Earthjustice litigation, the National Marine Fisheries Services (NMFS) announced today a new measure aimed at protecting Hawai'i's false killer whales from the lethal impacts of the longline fishery. The whale pictured at right is caught on a fishhook of a longline.



False killer whales are large toothed whales that resemble killer whales, or orcas. According to a December 2008 study by the federal Government Accountability Office, it is "the only marine mammal for which incidental take by commercial fisheries is known to be above its maximum removal level that is not covered by a take-reduction team.

The agency published a notice in the Federal Register on January 19, 2010 that formally establishes a "take reduction team" (TRT) for false killer whales. The team will consider ways to reduce harm to false killer whales caused by commercial tuna and swordfish longline operations. Longline vessels trail up to 60 miles of fishing line suspended in the water with floats and as many as 1,000 baited hooks.

Creation of the team was the goal of the most recent litigation filed by Earthjustice on behalf of Hui Mälama i Koholä, the Center for Biological Diversity and Turtle Island Restoration Network.

William Ailä of Hui Mälama i Koholä and Brendan Cummings of the Center for Biological Diversity have been invited to serve as members of the TRT, which is scheduled to hold its first meeting February 17 to 19 in Honolulu. Other team members include representatives from the fishing industry, academic and scientific organizations, environmental organizations, the Marine Mammal Commission and NMFS.

Recent data shows the false killer whales living in waters surrounding the main Hawaiian Islands represent a very rare subspecies that numbers fewer than 120 individuals. NMFS is currently conducting a 12-month study to determine if these "insular" false killer whales warrant protection under the federal Endangered Species Act, due to threats from, among other things, longline fishing.

The total number of false killer whales in Hawaiian waters, including both the insular population and a "pelagic" population that also interacts with longlines, is estimated at only about 600.

Based on observer data, NMFS estimates that, each year, the Hawai'i-based longline fishery kills or seriously injures at least seven false killer whales.

"NMFS' own data show that Hawai'i's false killer whales are getting hooked and entangled in longlines at rates nearly three times what the agency has determined the population can sustain," Cummings said. "By participating in this Take Reduction Team, I'm hopeful we can put an end to this needless slaughter and help the whales recover."

"As a commercial fisherman myself, I'm confident we can find ways to fish sustainably and responsibly," Ailä said. "As a Hawaiian cultural practitioner, serving on the TRT helps fulfill my kuleana (responsibility) to mälama (to care for) Hawai'i's false killer whales."

Earthjustice staff attorney David Henkin applauded the creation of the Take Reduction Team.

"Under the Marine Mammal Protection Act, NMFS is charged with protecting Hawai'i's false killer whales from hooking and drowning," Henkin said. "It took a lawsuit to prod them to act, but they're now taking their responsibility seriously."

The action culminates seven years of efforts by Hui Mälama i Koholä, the Center for Biological Diversity, Turtle Island Restoration Network and Earthjustice to compel NMFS to comply with its legal duties.

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## Molokai's Forum For Freedom



## Obama + UN Want Your guns!

The US has not signed any such treaty with the UN...yet.

The UN has been trying to negotiate an arms control treaty for years, but past US administrations have never supported such flagrant attempts by the UN to interfere with our sovereignty or strip us of our Second Amendment rights.

However, the CURRENT administration has reversed the long standing position of the US and has publically stated it supports an arms control treaty.

Should a treasonous administration sign an arms control treaty, the Senate would have the power to squash it by refusing to ratify the treaty.

Should a treasonous administration sign an arms control treaty AND the Senate ratified the treaty, then the final check and balance to protect our liberty and sovereignty would lie in the hands of tens of millions of American gun owners. My question to you is, **ARE YOU UP TO THAT TASK?**

Or will you go silently into the night as gun owners in not-so-Great Britain, Australia, and Canada have done--surrendering their God given rights of self defense to an increasingly more intrusive, manipulative, and controlling world government?

You need to look in the mirror and answer the question for yourself.

Our Founding Fathers understood that the greatest protection against enemies, both foreign and domestic, was an armed and train populace.

The MORE Americans that become armed and get trained to levels that exceed law enforcement and military standards, the LESS likely we are to ever see the day when Americans must use those weapons to protect our freedom from the UN or any other individual or entity bent on enslaving us.

The Japanese of World War II feared invading the US because of a "rifelman behind every tree."

Arming and training YOU and every other responsible, freedom-loving American is the short term and long term answer to safety and peace in our country for generations.

MOM is here to help you and every responsible American place fear in the hearts of those in the UN and in DC & Hawaii who want to steal your freedom.

### WE THE PEOPLE MUST STOP the TREASON

A republican form of government is guaranteed by the federal Constitution for the united States of America, to each of the States of the united States of America. This unique government in republican form is the only one in the world in which we must govern ourselves and protect ourselves because there is a time when the operation of the "machine" becomes so odious, makes you so sick at heart, that you can't take part in it any more; you can't even passively take part, and you've got to put your bodies upon the gears and upon the wheels, upon the levers, upon all the apparatus, and you've got to make it stop. And you've got to indicate to the people who run it, to the people who own it, that unless you're free, the machine will be prevented from working at all !

**A republican form of government** is one in which we govern ourselves and protect ourselves by binding our public servants with the chains of the Constitution for the united States of America, and keeping our guns loaded.

## Bill of Rights 2nd Amendment: "A well regulated militia being necessary to the security of a free State, the right of the people to keep and bear arms shall not be infringed."

Wake up militia! Use it , or lose it ! Got your gun, yet?

"...with a firm reliance on the protection of Divine Providence, we mutually pledge to each other our lives, or fortunes and our sacred honor."

(Unanimous Declaration of Independence)

If you will not fight for the right when you can easily win without bloodshed, and, if you will not fight when your victory will be sure and not too costly, you may come to the moment when you will have to fight with all the odds against you and only a precarious chance of survival. There may even be a worse case. You may have to fight when there is no hope of victory, because it is better to perish than live as slaves.

"The people cannot delegate to government the power to do anything which would be unlawful for them to do themselves."- John Locke

"Those who make peaceful change impossible, make violent change inevitable." -- Robert F. Kennedy

"Rebellion against tyrants is obedience to God." T.J.

## Enforce the Bill of Rights !

"And how we burned in the camps later, thinking: What would things have been like if every Security operative [insert your favorite alphabet Gang DEA, BATFE, H.S., TSA, FBI, IRS, NSA, CIA, LEOs etc. here], when he went out at night to make an arrest, had been uncertain whether he would return alive and had to say goodbye to his family? Or if, during periods of mass arrests, as for example in Leningrad, when they arrested a quarter of the entire city, people had not simply sat there in their lairs, paling in terror at every bang of the downstairs door and at every step on the staircase, but had understood they had nothing left to lose [neither do you now] and had boldly set up in the downstairs hall an ambush of half a dozen people with axes, hammers, pokers, or whatever else was at hand. The Organs would very quickly have suffered a shortage of officers and transports and, notwithstanding all of Stalin's thirst; the cursed machine would have ground to a halt!" -- The Gulag Archipelago, Aleksandr Solzhenitsyn

## Gun Rights Refresher

1. An armed man is a citizen. An unarmed man is a subject.
2. A gun in the hand is better than a cop on the phone.
3. If guns cause crime, then pencils cause misspelled words.
4. "Free" men do not ask permission to bear arms.
5. If you don't know your rights you don't have any.
6. Those who trade liberty for security have neither.
7. What part of "shall not be infringed" do you not understand?
8. The Second Amendment is to enforce the other 9 Amendments.
9. 64,999,987 firearms owners killed no one yesterday.
10. Guns only have two enemies; rust and politicians.
11. Know guns, know peace, know safety.
12. No guns, no peace, no safety.
13. You don't shoot to kill; you shoot to stay alive.
14. 911 - government sponsored Dial-a-Prayer.
15. Assault is a behavior, not a gun device.
16. Criminals love gun control -- it makes their jobs safer.
17. If guns cause crime, then matches cause arson.
18. Only a government that is afraid of citizens prohibits guns.
19. You only have the rights you are willing to fight for.
20. Remove the people's right to bear arms, you create slaves.
21. The American Revolution was about gun control.

## Crimes of Politicians Must Be Stopped by The People (You are The Militia)

The crime on our streets is a tiny fraction of the crime in the offices of our politicians and bureaucrats - the massive majority of crime is committed by the criminal classes in power. Just look at the constant abuse of power in our State government offices and you will realize the extent of crime in Government. Just consider just how many BILLIONS of dollars a day Government extorts from the people and how little WE get in return; and just how comfortable the politicians make themselves at the expense of the peoples they extort!

The goal of the founders of America was to restrict government within severe limits and to protect the rights of sovereign individuals. Government has NO rights!

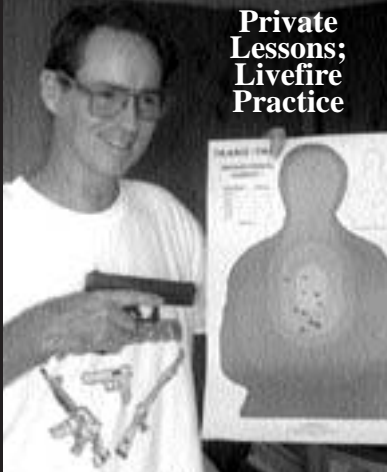
Judges are impeachable. Furthermore, judges may be removed immediately for violating oaths of office, involvement in conspiracies, extortion, and failing to uphold their duty to the common law. Judges can also be arrested, they are not exempt from this nor are any other officials, including the President of the United States.

Do the people have the power to do this? Yes, the people have the power to do everything to defend our country against all enemies foreign or domestic politician, and government has no power to say otherwise. Fascist bureaucrats might send out its armed marauders, but a huge group of The People (Militia) armed with guns as guaranteed their Right to keep and bear arms by the 2nd Amendment is likely to stop them unless the governments decide that it is time to begin mass killings of all people who believe in the rights of Man.

### Wake up ! Enforce the Bill of Rights !

"A well regulated militia, being necessary to the security of a free state, the right of the people to keep and bear arms shall not be infringed." Exercise the 2nd Amendment.

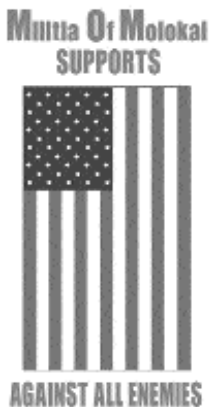
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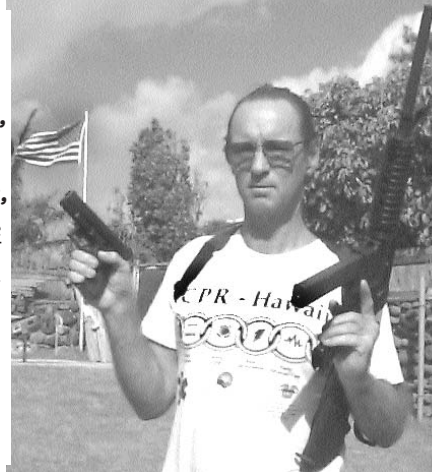
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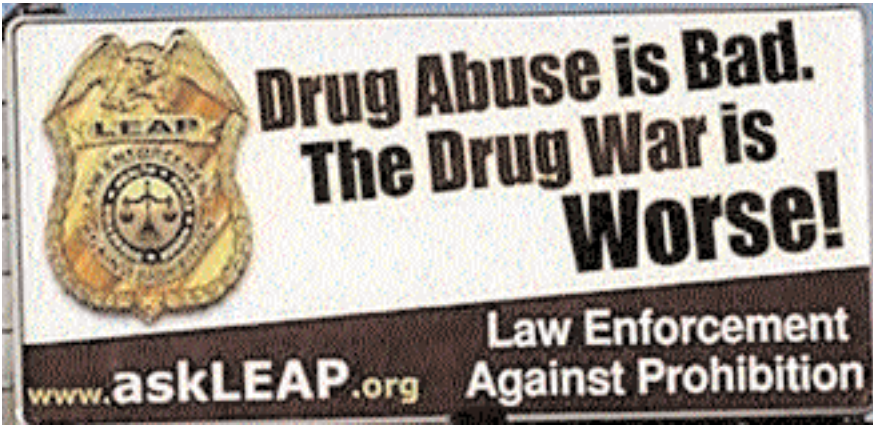


Bill of Rights  
2nd Amendment:  
"A well regulated Militia, being necessary to the security of a free State, the right of the people to keep and bear arms, shall not be infringed."

Use it or lose it !  
ph. 558-8253  
Join the club! N.R.A.



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## Molokai High School News

### Foodland's Shop for Higher Education for MHS

Foodland's Shop for Higher Education will award (100) \$2,000 college scholarships to deserving high school seniors across the state. During February and March each year, Maika'i members can help support our college bound seniors by designating Molokai High school at any Foodland or Sack N Save statewide. By designating your Maika'i points to Molokai high school, you'll help them earn more points towards receiving scholarships as well as rewards for you. The more points a school earns, the more scholarships it will receive. Shop for Higher Education will begin on Wednesday, February 10, 2010 and end on Tuesday, March 23, 2010. Please support Molokai High School to help earn scholarships.

### College Bound Students 9th, 10th, 11th Grade Students

College-bound 9th, 10th, and 11th graders interested in getting a jump on college preparations should register for the PLAN. The PLAN (pre-ACT) test has been moved to Tuesday, February 2nd at 7:45am at Molokai High School. The cost is \$9.50 per student. Please have any interested students see Katina Soares or call 567-6950 for more information and to sign up. Payment is due on or before the test day.

**CLOSE-UP** meeting on Monday, January 25 at MHS Library at 6 p.m. Fundraising, journal writing and news articles will be discussed. Please bring a snack to share. Contact Ric Ornellas or Diane Mokuau at 567-6950 or 658-0232

### Math Ohana Night Changed to Jan. 27

"Data Inquiry Projects"

6:00 pm-7:00 pm

MHS Library

The Molokai High School math department invites the entire Molokai community to join us as we discover how our students apply data analysis techniques to investigate issues that effect our lives. Please come prepared to give feedback to our students to help them continue to advance their educational abilities.

Refreshments & door prizes provided

### Senior Project

Aloha Parents and Community.

Senior project is well underway. Students should have submitted their research papers and begin implementing their action plans. Please check with your child to ensure that they have turned in their research papers and help to support them with their action plan process. Listed below are important senior project due dates. Please remind students to turn in their work and meet the deadlines. Please remind them to do their weekly learning journals and meeting logs as well.

Thank you for your time and support,

Paula Friel and Karen Harada

Senior Project Coordinators

Juniors

2-4 thesis research paper due

Seniors

paper revision due

### Athletic Home Schedule

DATE	DAY	SPORT	OPPONENT	LOCATION	TIME
1/22	Fri	G Basketball	Lanai	Barn	7:00 pm
1/23	Sat	G Basketball	Lanai	Barn	7:00pm
1/29	Fri	B Basketball	Seabury	Barn	7:00 pm
1/30	Sat	B Basketball	Seabury	Barn	12:00 pm
1/29	Fri	Soccer	Seabury	Duke Maliau	3:30 pm
1/30	Fri	Soccer	Seabury	Duke Maliau	10:00 am
2/5	Fri	G Basketball	Hana	Barn	7:00 pm
2/6	Sat	G Basketball	Hana	Barn	12:00 pm

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un-armed man is a subject.**

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# RUNNING NEWS Page 5

## Obama's TREASON and FRAUD, American Sovereignty, etc.

### Writ of Quo Warranto: Obama By What Authority?

.....Continued from page 1.....Ex Relators are seeking Quo Warranto under District of Columbia Codes §§16-3501-16-3503 which provides for the "Writ of Quo Warranto to be issued in the name of the United States of America against a person who within the District of Columbia usurps, intrudes into, or unlawfully holds or exercises, a franchise conferred by the United States or a public office of the United States, civil or military". The ex-relators assert that respondent Obama has indeed usurped the franchise of the President of the United States and the Commander in Chief of the United States Military forces due to his ineligibility and non-compliance with the provision of the Article 2, Section 1, Clause 5 of the Constitution of the United States that provides that the President of the United States has to be a Natural Born Citizen for the following reasons:

The legal reference and legal definitions used by the framers of the Constitution was the legal treatise "The Law of Nations" by Emer De Vattel as quoted and referenced in the Article 1, Section 8. The Law of Nations defines "...Natural Born Citizens, are those in the country, of parents who are citizens. As the society cannot exist and perpetuate itself otherwise than by the children of the citizens, those children naturally follow the conditions of their fathers, and succeed to all their rights." Book 1, Chapter 19, §212. In his book Dreams From my Father as well as on his web site Fight the Smears respondent Obama admitted to the fact that his father was never a US citizen, but rather a British citizen from a British colony of Kenya and based on British Nationality act respondent Obama was a British citizen at birth and a Kenyan citizen from age 2 on December 12, 1961 when Kenya became an independent nation. As such, for the reason of his allegiance to foreign nations from birth respondent Obama never qualified as a Natural Born citizen.

In spite of some 100 legal actions filed and 12 Citizen Grand Jury presentations and indictments Respondent Obama due to his ineligibility never consented to unseal any prima facie documents and vital records that would confirm his legitimacy for presidency.

The state of Hawaii statute 338-5 allows one to get a birth certificate based on a statement of one relative only without any corroborative evidence from any hospital. Respondent Obama refused to unseal a birthing file (labor and delivery file) evidencing his birth from the Kapiolani Hospital where he recently decided, that he was born. Similarly, respondent Obama refused to consent to unseal his original birth certificate from the Health Department in the state of Hawaii. The original birth certificate is supposed to provide the name of the hospital, name of the attending physician and signatures of individuals in attendance during birth. As such there is no verifiable and legally acceptable evidence of his birth in the state of Hawaii.

Circa 1995 Respondent Obama has made an admission in his book Dreams from My Father that he has a copy of the original birth certificate, when describing a certain article about his father he wrote "...I discovered this article, folded away among my birth certificate and old vaccination forms..." In spite of the fact that respondent Obama has a copy of his original birth certificate, he released for public consumption only a COLB, an abbreviated certification of life birth which was issued in 2007 and does not provide any verifying information, such as name of the hospital and name of the attending physician and signatures, which infers that he knows that he is not eligible and actively trying to obfuscate the records in order to usurp US presidency. An affidavit from one of the most prominent forensic document experts, Sandra Ramsey Lines, previously submitted to this court, states that authenticity of COLB and inference of the US birth cannot be ascertained based on COLB alone without examining the original birth certificate in Hawaii, that respondent Obama refuses to unseal and present in court and

to the public at large.

As respondents schools records from Indonesia, previously submitted, show him the citizen of Indonesia under the name of Barry Soetoro, and there is no evidence of legal name change upon his repatriation from Indonesia, there is a high likelihood of the scenario whereby the respondent was sworn in as a president not only illegitimately due to his allegiance to three foreign nations, but also under a name that was not his legal name at the time of inauguration and swearing in as the president.

Affidavits from licensed private investigators Neil Sankey and Susan Daniels, previously submitted to this court, show that according to national databases respondent Obama has used as many as 39 different social security numbers, none of which were issued in Hawaii, which in itself is an evidence of foreign birth. Most egregious is the fact that the respondent has used for most of his life in Somerville Massachusetts, Chicago, Illinois and currently in the White House SSN XXX-XX-4425, which was issued in the state of Connecticut between 1976-1979 and assigned to ! an individual born in 1890, who would have been 120 years old, if he would be alive today. Respondent never resided in the state of Connecticut and he is clearly not 120 years old. There is such a high probability of criminal acts of identity theft and social security fraud committed by the respondent that the undersigned requests this Honorable court to use its inherent powers to order Sua Sponte an evidentiary hearing on this particular issue for possible criminal prosecution of identity theft and social security fraud, as the respondent has submitted himself to the jurisdiction of this Honorable court and can be brought to a separate evidentiary hearing to ascertain if fraud was perpetrated upon the court by assertion of false identity, even if the underlying case is not heard or closed for one reason or another. The undersigned requests to bar the US attorney's office from representing the respondent in such hearing based on US Code 44 Section 22 and due to obvious inherent conflict of interest.

Wherefore the plaintiffs ex-relators in the name of the United States of America want the Court to issue a writ of Quo Warranto against a respondent Barack Hussein Obama and order an evidentiary hearing whether fraud upon the court was committed and whether criminal charges should be brought against the respondent for fraud, identity theft and social security fraud.

### FORGED DRAFT CARD by OBAMA

"Another interesting aspect to the "Treason charge," according to Turner, "is the fact that Obama failed to register for the draft as required for all male U.S. citizens between the ages of 18 and 26 at that time (1981 for Obama), with the consequence of not being able to ever work for the U.S. Postal Service (big deal) and not being able to work in the Executive Branch of Government (really big deal). In order to 'avoid' this consequence, Obama produced a falsified and forged Selective Service Registration for the Draft (sometime in 2008). Details can be found at DebbieSchlussel.com", Turner said.

In other news regarding Obama's eligibility it has just been uncovered recently that his Social Security number may have been issued in Connecticut between 1976 and 1977. During this time, Obama was residing in Hawaii and attending prep school. He did not move to the mainland (LA to go to Occidental College) until late 1979. And as far anyone knows Obama never resided in Connecticut. This begs the question how did the Usurper/Traitor get a Connecticut Social Security card when he never resided in the Constitution State?


Many Americans do not believe in the birth certificate controversy which has been demanded as proof of his place of birth [Kenya, Hawaii, etc], however as the President's approval ratings drop many people challenge Obama over his broken promises, e.g., not being open and transparent, why hiding his identity.

**Wake up Hawaii! Lets exercise our sovereign powers**

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4	PRINT FULL NAME OBAMA BARACK HUSSEIN		
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8	<input type="checkbox"/> Check here if we may give your name, address and telephone number to Armed Forces recruiters.		
9	AFFIRM THE FOREGOING STATEMENTS ARE TRUE JULY 30 2008 Barack H. Obama		

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### FORGED DRAFT CARD by OBAMA

#### You Can Protect Freedom: Question Authority!

"Where Rights secured by the Constitution are involved, there can be no rule making or legislation which would abrogate them." Miranda v Arizona, (1966)