

Molokai Advertiser-News

Volume 27 Number 1 The Militia of Molokai's Community Newspaper—Every Wednesday January 4, 2012

Police Impede Public Access to Reports, Refuse to show law

When Molokai Advertiser-News editor George Peabody heard last week that Molokai police had a sign posted in the front office [see copy of sign below] stating that “all requests for copies of police reports will be handled by the records and ID section on Maui,” he knew that policy was contrary to the Hawaii’s statute Chapter 92-f regarding public access to government records. “Molokai residents who need copies of police reports are not to be delayed by redirecting requests to Maui MPD records when records are here on Molokai. This is legal battle I fought and won ten years ago. This is obstruction,” he said

RELEASE OF POLICE REPORTS

DUE TO THE MANY LAWS REGARDING DISCLOSURE OF POLICE RECORDS AND THE PROTECTION OF PERSONAL INFORMATION, ALL REQUESTS FOR COPIES OF POLICE REPORTS

(OTHER THAN MOTOR VEHICLE ACCIDENT REPORTS) WILL BE HANDLED BY THE RECORDS & ID SECTION ON MAUI. PLEASE ASK FOR A REPORT REQUEST FORM TO FILL OUT AND REQUESTS FOR CRIMINAL AND OTHER MISCELLANEOUS -TYPE CASES WILL BE FORWARDED TO THE RECORDS SECTION.

*YOUR REQUEST WILL BE PROCESSED AS SOON AS POSSIBLE AND YOU WILL RECEIVE RESPONSE VIA US MAIL.

MAHALO,
MOLOKAI POLICE STATION
06/29/2011

Peabody visited the Molokai station, copied the sign in the front office, and asked to speak to acting captain Clyde Holokai, who said he did not know what new law if any authorizes the new policy. When Peabody told him he had won a legal battle forcing MPD chief Tom Phillips to require MPD to provide copies of police reports originating on Molokai directly from Molokai station, Holokai sneered “Well, looks like it didn't work because here we are now with this policy.” Holokai also said he would not even try to find out what law MPD uses to support this obstruction of report copy direct from Molokai station.

So, The MAN wrote to Hawaii Attorney General Office of Information Practices, Michael Little: Looks like MPD is now regressing to obstruction of records access again inspite of the Law Chapter 92-f....and that OIP had issued letters OPINIONS to then chief Thomas Phillips telling MPD they had to give me records directly from Molokai station regardless of records are kept on Maui.

Furthermore, According to the Uniform Information Practices Act (Modified), chapter 92F, Hawaii Revised Statutes (“UIPA”), the public information in the government records maintained at the Molokai District Station should be made available to the public upon request for inspection and copying. Then Captain Gary Yabuta, now Chief of the MPD, requested OIP reconsider in 2001.

OIP upheld the law, telling Yabuta/MPD: Molokai District Station should make available to the public for inspection and copying, the government records it maintains subject to the exemptions and exceptions of the UIPA.

Seems to me, the issue was settled by law in 2000, and now, when a Criminal Property Damage Complaint is filed with an MPD officer, a copy of that complaint reduced to writing and signed by the Complainant and the officer should be issued to the Complainant for his records, as well as a copy of any followup reports regarding that Criminal Complaint, to prevent future falsification of records by MPD. Are the cops above the law?

Naki Files Felony Property Damage Complaint Against Lavinia Currier, Puu O Hoku Ranch, and Hired Guns

December 18, 2011, agents of Lavinia Currier and Puu O Hoku Ranch destroyed and hauled away several private beach shelters at Halawa Bay without showing any court orders or personal I.D. to the owners and occupants who were peacefully attempting to protect their private property and their land title claims. The owners said they would file police reports if the Rance people trespass and damaged their property. The Ranch people executed their raid anyway, and much of it was videoed by the victims.

Paul Kauka Naki filled these Criminal Complaints with Maui Police Department Molokai Division for the December 18, 2011 criminal trespass, property damages, and thefts of the property located in Halawa Valley TMK# [2] 5-9-002:001 consisting of 31.81 acres, that he claims to own. He said the criminal acts were perpetrated by approximately 6-men and a woman known to be working for Puu O Hoku Ranch. They used saws, hammers, trucks and trailers to destroy sheds and steal private property; and, fraudulently claimed they had a court order signed by a judge authorizing their criminal actions when infact they had no such documents.

The elderly blond lady [Jan] would not give her last name nor answer any questions posed by The MAN reporter on the scene, but she is known to be employed by Lavinia Currier as manager of Puu O Hoku Ranch of Molokai. The men involved claimed to be hired by Lavinia Currier and/or Puu O Hoku Ranch from ML Security of Honolulu, at least one [Chester Kau] is a known off duty Sheriff, Naki said. The other men gave their names as Obe Mataio, C.J. Silva, Henry Silva and at least three other men who refused to give their names, are believed to be from Honolulu ML Security, and are also off duty sheriffs.

Naki’s Police Report filed with MPD officer Huddy clearly states that he wants to Prosecute these FELONY CRIMINAL COMPLAINTS AGAINST LAVINIA CURRIER and Puu O Hoku Ranch, Ltd, et al:

1. FELONY PROPERTY DAMAGES: replacement value \$21,000
2. THEFT of personal property AND MATERIALS: replace value \$5000
3. CRIMINAL TRESPASS
4. Criminal IMPERSONATING JUDICIAL AUTHORITY

Naki’s Complaint summarized the actions he witnessed: “On the morning of December 18, 2011, the men from Oahu and a blond woman from Puu O Hoku Ranch began tearing down the structures on my land located adjacent to Halawa beach. I objected, and they said they were working for ML Security hired by Lavinia Currier’s Puu O Hoku Ranch to remove the structures. I and several others who occupy these shelters protested, erected keep out signs, and demanded to see any court order that would give lawful authorization for them or Lavinia Currier to trespass on my land and remove the structures and other personal property without my permission. I know one of the men is a Sheriff, Chester Kau. These men and the blond woman “Jan” leading them in the criminal trespass and criminal property destruction and thefts had no court documents or authority.”

“I am the Landowner of the property invaded by these employees and undercover sheriffs, and I Paul Kauka Naki did not give permission to Lavinia Currier or her employees or her hired guns from ML Security to enter onto the real property there at Halawa where I allow the structures. Their actions amount to criminal trespassing and destruction of these structures and privity property. I also backed up my ownership claims with documents showing heirship down to me from Royal Patent, documents that evidence my Title to these lands invaded and destroyed and stolen by Lavinia Currier of PuuO Hoku Ranch and her hired guns sheriffs.”

“I, Paul Kauka Naki hereby file this criminal complaint for criminal trespass and property damages, theft, impersonating judicial authority against Lavinia Currier, Puu O Hoku Ranch, and the employees and others involved. I request prosecution to the full extent of the law against these people responsible for these criminal acts against me, my property, and the property of my Ohana and friends.

I, Paul K. Naki-Cullen, do solemnly swear and affirm under the laws of the United States of America in accordance with 28 U.S.C. § 1746 that the foregoing CRIMINAL COMPLAINTS are all true and correct to my personal knowledge, information and belief.”

Lavinia Currier and Puu O Hoku Ranch, et al, were accused by a Ranch employee who participated last February 2011 under Currier’s orders in the chain sawing and damaging of homes and private property on 4 acres occupied by Mateo Madani in Honoulimaloo Valley near Puu O Hoku Ranch, see police Report MPD 11-009413. Why was Lavinia Currier and Ranch not prosecuted?

Obama Birth Records Trial Judge in Honolulu:obstruction

Attorney Orly Taitz appeared again to ask the Hawaii State court judge to enforce the subpoena for DOH employee Fuddy to produce Obama's birth records for inspection by experts for verification of the fraudulent BC released by Obama to the public on the internet. And she has a reciprocal subpoena enforcement issued in the Obama eligibility case against Obama in Georgia that would add further authority to the Hawaii subpoena powers.

But Orly reports that Hawaii judge Nishimura stated, that the reciprocal subpoena enforcement from GA is a separate matter and will have to be heard separately on January, 26, even though it was clearly stated in the motion, that the trial is scheduled for the same day, January 26, 2012.

"I pleaded with her, explaining that this is pointless, this is the day of trial. She told me to bring another written motion. She refused to hear any argument, that this is an integral part of the case at hand. I have no words to express my feelings and characterize this," Orly reported.

Obviously, Hawaii judges are complicit in obstruction of justice.

Obama Sneak Appointment During Congress Recess

Obama fully intends to use the ongoing Congressional recess to appoint Richard Cordray as the first director of the controversial Consumer Financial Protection Bureau, a scam that doesn't even exist. Jobs for O-Friends.

So reports HUMAN EVENTS editor Neil W. McCabe, who adds this interesting tidbit — Congress is not in recess. REPeAT NOT in RECESS !

The non-recess recess appointment by Obama, a so called former law professor, was quickly condemned by Senate Minority Leader Mitch McConnell, who said it represents a sharp departure from a long-standing precedent that has limited the president to recess appointments only when the Senate is in recess ten days or longer.

"Breaking from this precedent lands this appointee in uncertain legal territory, threatens the confirmation process and fundamentally endangers the Congress's role in providing a check on the excesses of the executive branch," McConnell said.

Republicans have successfully blocked the Senate from going into an actual recess since Christmas to prevent Cordray's recess appointment by Obama.

A president has the right to make emergency recess appointments to existing government positions when the Senate is out of session, but Republican senators, led by Sen. David Vitter have refused to grant unanimous consent to a formal adjournment, and the appointed position does not even exist.

White House officials said Obama will argue these "pro forma" sessions are an artificial device with no legal standing—and that the Senate was, in fact, recessed. Interestingly, the White House launched what some predict will become a constitutional crisis.

"We Can't Wait: Today in Ohio, President Obama will announce the recess appointment of consumer watchdog Richard Cordray," said Daniel Pfeiffer, the White House communications director.

Capitol Hill sources told McCabe there was tension on the Senate floor Tuesday when the 2011 session was gavelled to a close, then just as quickly gavelled to begin the 2012 year, as rumors spread that Obama would seize the brief intermission to make the appointment, during the actual recess.

=====



US Fought Wars for Israelis?

In his official remarks about the end of the U.S. occupation of Iraq, Obama told an assembly of troops they did a great job. And 14,000 still remain there.

The war in Iraq will soon belong to history. You'd never know that a signature of Obama's 2008 campaign was his assertion that the invasion and occupation of Iraq was a terrible mistake. (Actually, it was a crime). This was the main way he sought to distinguish himself as a candidate from his rival, Hillary Clinton, who had voted to authorize George W. Bush to use force against the Iraqi people on false 9/11 pretexts.

Nevertheless, it is remarkable to see Obama praising an unConstitutional aggressive war this way. It is also remarkable he could praise the troops without acknowledging the mind-numbing mess Iraq has been left in. It is estimated that over 100,000 Iraqis died direct violent deaths from the war. And Lancet has attributed a million excess deaths to the invasion, war, and occupation. Over four million Iraqis are refugees, about half of whom left the country and have yet to return to their homes. These facts are pearls of joy to Israeli Zionists who have instigated USA to fight their wars for them.

Obama noted the American casualties but, of course, omitted any mention of Iraqi casualties. They don't matter to Obama.

War crimes abounded, like the ones in Fallujah, Haditha, and Abu Ghraib. These horrors will be remembered forever—if not in the United States then certainly throughout the Arab and Muslim worlds—as will the U.S.-supported sectarian cleansing of Baghdad.

Truth is, the "country" didn't call for middle east wars. It was just hack politicians with a Zionist Israeli agenda on the line. Obama the Peace Prize Medal Winner perpetuate war by exalting its sacrifices. Portray war as noble, and many will be eager to be sent—and the country's "misleaders" will be eager to send the fools to their doom to fatten their own wallet and increase powers.

There was no great cause: American and Israeli hegemony is not a great cause. Many people died and otherwise had their lives ruined, and Iraq has been left a shambles; sectarian violence is again erupting. To be sure, Saddam Hussein was a nasty dictator, but left in his place is a state divided by sectarian violence and ruled by an authoritarian prime minister under a constitution that bears little resemblance to any protection of freedom.

Even in the American empire's own terms there's nothing to brag about. Unsurprisingly, the Iraqi government is aligned with Iran. The U.S. military got none of the permanent bases it wanted, and even the American oil companies lost out on the loot. Only Israeli Zionists war profiteers benefited; like 9/11/01.

Obama will campaign on how he ended the war. Both sides will conveniently forget that (1) the U.S. government was obligated to leave on Dec. 31, 2011, under an agreement signed by Bush, and (2) Obama tried his damndest to get the Iraqi leaders to ask the U.S. military to stay. Furthermore, not all troops have left.

And let's be clear: An exit from Iraq hardly constitutes an exit from the Middle East. The troops moved down the road to Kuwait, "repostured" for future use in interests of Israeli Zionists.

Meanwhile, sabers are being rattled in the direction of Iran and Syria, Israel's enemies, where covert warfare is already being waged.

Dear Editor: Killing seals?

Since the ancient days, dwells the Monk Seal in this place

Going back a few years, I remember a song performed by the students of Kumu Manuwai Peters' Hawaiian language class, the song entitled "O Kala'au". This song tells of the beauty of La'au and of the ancient creatures that inhabited this place, also known as the "Ilioholoholoikauaua" which translated is a word that means "the dog that swims" or more commonly referred to in our time as the Hawaiian Monk Seal.

Contrary to what some may believe, the Monk Seal was not introduced to our shores and is in fact "Maoli" in the truest sense.

In the mo'olelo of the creation story of "Hawaii Loa" the Monk Seal is associated with Lono, extending the name of this magnificent creature to "Ilioholoholoikauaua a Lono". This mo'olelo tells of the creation of the first man "Kumu Honua" who along with his wife dwelt in Kalani Hauola, the story going on to mention that among the animals that dwelt in this place in peace and comfort was the Ilioholoholoikauaua a Lono.

Long before the first voyaging canoe arrived to our islands, the Monk Seal dwelt in this place, small in number but never the less at home.... I have always understood the idea that we respect that which is "kahiko" just as we respect those who have dwelt in this 'aina before us. To abandon this basic principle ignores the foundation of not only Hawaiian culture but that of any honorable culture.

The Monk Seal continues to decrease in numbers and sadly, even on Molokai, where it seems that this ancient creature might find a place of sanctuary, it remains threatened. —Steve Morgan

Tree Trimming-recyclechips eastend call 558 8253 for appointment/ estimate.

The Moloka'i Advertiser-News



Susan

George

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

Patriot-guerrilla journalism

web page: <http://www.MolokaiAdvertiserNews.com>

Phone: 558-8253.....Call The M.A.N. online
Published Every Wednesday Made on Molokai for theWorld
Subscriptions....FREE Online MolokaiAdvertiserNews.com
Published Weekly. Founded in 1984...Contents © 2011 All Rights Reserved



Molokai's Forum For Freedom



Gun Free Zones are invitation to Mass Murders

Look at some of the larger massacres in recent American history. Media glorification means that we all know the names of the perpetrators. The only cases where that is not true are the ones which were foiled by armed citizens, such as at the Appalachian Law School in 2002, and Pearl, Mississippi in 1997. In both of those cases, armed civilians stopped what would have been a larger massacre.

What these killers fear is failure, according to Col. Grossman, (whose books are required reading at U.S. Service Academies). That bears reiteration – they do not fear death, as these killers, when confronted with deadly force, frequently kill themselves. That's what happened in Arvada, Colorado, at the New Life Church in 2007. There private citizen Jeanne Assam, neutralized a rifle-wielding murderer, with four well-placed rounds from her 9-millimeter sidearm. The criminal then finished himself off with the rifle.

The idea that you will ever divest nuts of guns, is a myth. No matter what happens, criminals and the insane will get guns. The rational thing to do is to ask, can there be a such thing as a "gun free zone?"

There are certainly "disarmed victim zones," but no a "gun-free zones." Governments have mostly responded to violence by disarming the victims.

Look critically at what happened on January 8th, 2011, in Tucson: At an outdoor meet and greet with Congresswoman Giffords, a lunatic shot her and 18 other people, 6 of whom died. Although no law prohibited a person from being armed there, no one but the criminal was. The end result was the same as in a disarmed victim zone.

There are people in this country who think that by erecting a sign saying, "No Guns Here" that criminals and lunatics will be deterred.

In response to recent changes in Wisconsin law, there are even some very misguided members of the Jewish Community on synagogue boards, who think that they will make their shul safer by "banning" guns. It's a placebo in place of a life-saving action. What is needed are armed, trained, lawful defenders!

Even Judge Roll, one of those murdered that January 8th, (an accomplished .45 caliber pistol shooter) was not armed. He was coming from church, where he chose not to carry.

Let us not mince words here: the people using the horrible January 8th, 2011 Tucson shooting to preach victim disarmament, are creating target rich environments for the next mass shootings. Is dancing in the blood of the victims OK if it furthers the disarmament agenda?

The anti-freedom bigots suggest that the availability of the gun caused or helped cause the shooter to do it. Obviously, the absence of guns in law abiding hands was the cause of the success in murders in Tucson.

If you want a more peaceful society, get a gun and training. Go armed, for the peace and defense of yourself, your family, and the community. More guns in good hands mean fewer murder victims. Oh, and less crazy people telling you you're crazy for wanting to keep and bear arms as guaranteed by the 2nd Am.

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

"Rebellion against tyrants is obedience to God." T.J.
Guns Preserve YOUR Sovereignty !
Enforce the Bill of Rights!

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!

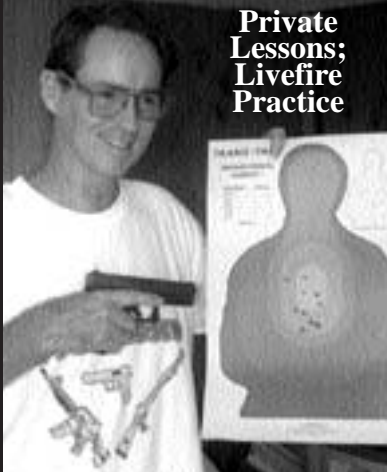
Judges are impeachable. Furthermore, judges may be removed immediately for violating oaths of office, involvement in conspiracies, extortion, and failing to uphold their duty to the common law. Judges can also be arrested, they are not exempt from this nor are any other officials, including the President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

S
A
F
E
T
Y
!



Private Lessons; Livefire Practice

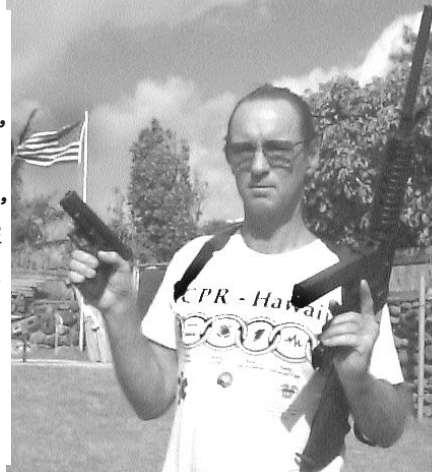
M.O.M.'S
Guns & Safety Training/ Education
Shooting Range

Call 558-8253



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.



F
R
E
E
D
O
M

Letters to Editor

Dear Editor,

Republican Presidential candidate Ron Paul warned that the National Defense Authorization Act, passed by Congress and Obama, will accelerate the country's "slip into tyranny" and virtually assures "our descent into totalitarianism."

"The founders wanted to set a high bar for the government to overcome in order to deprive an individual of life or liberty," Paul, the GOP's libertarian congressman, said Monday in a weekly phone message to supporters. "To lower that bar is to endanger everyone. When the bar is low enough to include political enemies, our descent into totalitarianism is virtually assured. The Patriot Act, includes bad violations against the Fourth Amendment, was just one step down the slippery slope. The recently passed National Defense Authorization Act continues that slip into tyranny, and in fact, accelerates it significantly."

The NDAA is the nearly \$670 billion defense spending bill that covers the military budget and funding for the wars in Iraq and Afghanistan.

One controversial provision mandates the detention of terror suspects and reaffirms the administration's authority to detain those suspected of having ties to terrorist organizations.

"The Fifth Amendment is about much more than the right to remain silent in the face of government questioning," Paul continued. "It contains very basic and very critical stipulations about the due process of law. The government cannot imprison a person for no reason and with no evidence presented and without access to legal council. The danger of the NDAA is its alarmingly vague, undefined criteria for who can be indefinitely detained by the U.S. government without trial."

"It is no longer limited to members of Al Qaeda or the Taliban, but anyone accused of substantially supporting such groups or associated forces," Paul continued. "How closely associated, and what constitutes substantial support? What if it was discovered that someone who committed a terrorist act was once involved with a charity? Or suppose a political candidate? Are all donors of that candidate or supporters of that candidate now suspects and subject to indefinite detainment? Is that charity now an associated force?"

Obama initially threatened to veto the NDAA because of the detainee language, saying it would tie the hands of law enforcement officials. But the administration dropped the veto threat before the bill passed the House, as the bill's supporters argued that there were sufficient waivers.

"Obama's widely expanded view of his own authority to detain Americans indefinitely even on American soil is for the first time in this legislation codified in law," Paul said. "That should chill all of us to our cores."

"The Bill of Rights has no exceptions for really bad people or terrorists or even non-citizens. It is a key check on government power against any person. That is not a weakness in our legal system, it is the very strength of our legal system. The NDAA attempts to justify abridging the Bill of Rights on the theory that rights are suspended in a time of war, and the entire United States is a battlefield in the war on terror. This is a very dangerous development, indeed. MAKAALA !

Molokai High School News

Molokai High School Hana Hou Tuesday

Every Tuesday Molokai High and Middle Schools' library is open to the public from 2:00 to 8:00 p.m. as part of the 21st Century "Connecting Molokai M's" grant. Students and families have access to books, databases, computers, ipads, ebooks, tutors and refreshments are available to all participants.

Scheduled activities are:

Senior Project Support 2-8 p.m. on 1/31, 2/21, 3/6, 4/10, 5/1

Molokai High School Community Council

The Molokai High School Community Council will be meeting on Wednesday, January 08, 2012 at 3:30 pm in the Molokai High School Library. Public is welcome to attend. Please call Diane Mokuau at 567-6950 regarding any questions you may have.

Grades and Assignments Online for Molokai High School Students!

Students and parents can access class assignments and grades at www.engrade.com/molokaihigh. User id and password to students' accounts were given to students on August 10, 2011 in advisory. Parent account information was sent home with midterm progress reports on 09/01/2011. Grade and assignment information will be updated on the following dates:

Tuesday, January 17, 2012

Monday, January 30, 2012

Monday, February 13, 2012

Monday, February 27, 2012

Thursday, March 8, 2012

If you need assistance, please contact Julia De George at 567-6950 ext. 229.

Aloha Parents and Guardians of freshmen students in the Molokai High Class of 2015!

If you are willing to be part of a booster group for the Class of '15, please notify Nancy Lawrence, our head advisor (nancy_lawrence@notes.k12.hi.us or 567-6950, ext. 278) with your name, telephone number and email address. We need volunteers to donate snacks and/or to help plan and decorate for class activities as we progress through our years at MHS.

Molokai High School Drivers Education

NEW UPDATES! Please check out the website <http://molokaihigh.weebly.com/driver-education-program.html> for information regarding driver's education. This web page will provide up to date announcements as well as prerequisites students need to complete.

Molokai High Class of 2013 Needs Parent Volunteers for Junior Prom

Please help support your child by volunteering to help the Molokai High Class of 2013 with their very first prom. The Class of 2013 will have their junior prom on Saturday, March 10, 2012 at Lanikeha Center. We need parents to help with food, decorations and chaperones. Please call Julia De George at 567-6950 ext 229 if you would like to volunteer for this important event.

MHS Class of 2013 Prom Tickets

The Molokai High Class of 2013 Prom will be held Saturday March 10, 2012 at Lanikeha from 6:00pm-11:00pm. Tickets will be \$35 per person. Deadline to purchase tickets will be Tuesday, January 31, 2012. Please call Julia De George at 567-6950 regarding questions.

Molokai High Athletics

DATE	DAY	SPORT	Opponent	TIME
Jan. 20	Fri	G Basketball	Lanai	Gym 7:00 pm
Jan. 21	Sat	G Basketball	Lanai	Gym 12:00 pm
Jan. 27	Fri	B Basketball	Seabury	Gym 7:00 pm
Jan. 28	Sat	B Basketball	Seabury	Gym 12:00 pm

Da Kine Ads SERVICES OFFERED

Architectural Drafting Office
Ph. 553-9045
email: luigis@aloha.net

LICENSED ARCHITECT

Rich Young - Custom homes
Portfolio available online at
www.richyoungarchitect.com
553-5992 ryoung@aloha.net

**Pono Tree Trimming /remove
and chips: ph 558 8253**

2-bdrm house, newly renovated,
fully furnished. Carport, storage, laundry \$1250/mo. min. 6 mos. Lease.
Non-smokers only. No pets. Last house Seaside Place Koheo Wetland
koheo_kottages@yahoo.com or
phone 1-808-553-5992.

HELP WANTED

FINAL EXPENSE AGENCY
needs licensed insurance agents - Paid daily - Agent incentives with growth - Proven lead system TV & Direct Mail - Call Laura, 1-800-722-4605

Enforce the Bill of Rights

Every Wednesday

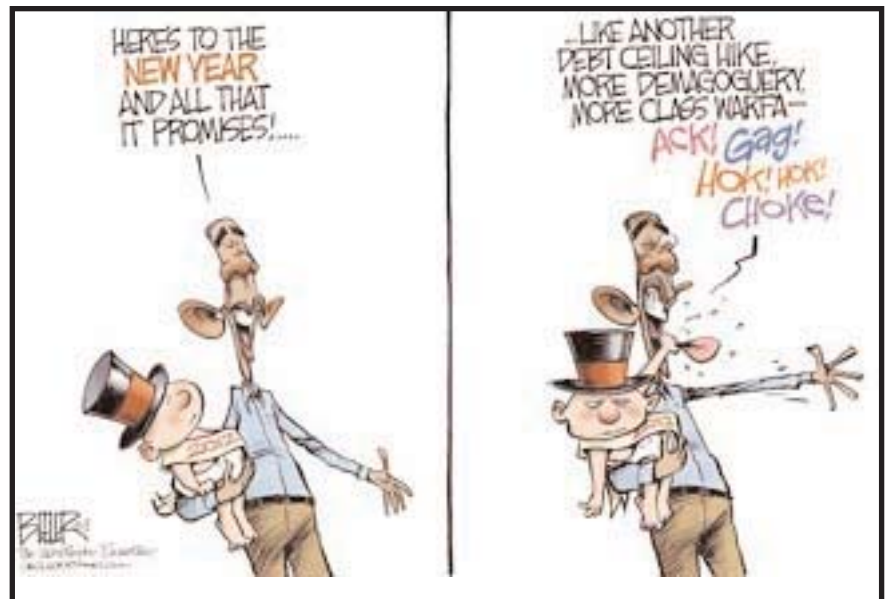
The M.A.N. gets local news we want to know about!

This is great news! Now we know why...

This is why EVERYONE reads The M.A.N.

Advertise in The M.A.N. and... everybody, EVERYBODY, KNOWS!

Your Company is in good company with The M.A.N.



"Rebellion against tyrants is obedience to God." T.J.
Guns Preserve YOUR Sovereignty !
Enforce the Bill of Rights!

America's Forsaken Promise

A Patriot series by Tinsley Grey Sammons
AMERICA'S FORSAKEN PROMISE

Part VII: All Men Are Created Equal

WE hold these Truths to be self-evident, that all men are created equal, that they are endowed by their Creator with certain unalienable Rights...

That which is self-evident is so ingrained in the human psyche that it sparks no debate. Since every individual is an end in himself, with lawful title to himself, every individual is endowed with precisely the same unalienable rights. Unalienable means precisely that, un-alienable. This is the natural law that never changes. An incomparably eloquent expression of the American Ideal, the declaratory judgment referred to as the Declaration of Independence is the lawful well-spring for American jurisprudence. So then, why have Americans so foolishly relinquished their birthright to Life, Liberty, and the pursuit of Happiness?

Note how the late Soviet Union—a monstrous experiment in ruthlessly enforced socialism—eventually imploded into the moral vacuum of its own fundamentally flawed philosophy. Unfortunately for Americans, the collapse of the Soviet Union left the United States burdened with a bloated bureaucracy desperate to justify and perpetuate itself in order to maintain the financial status quo. Those who wield power and covet the wealth that power provides willingly relinquish neither, so, close on the heels of the Soviet collapse, a grossly exaggerated drug danger was repeatedly heralded and the existing phony drug war intensified, allegedly to "rid America of this scourge". It hasn't been successful and it never will be, but crises, whether real or fabricated, always expand a government's power at the expense of liberty and justice.

Recklessly responding to 9/11 in 2001, posturing lawmakers granted law enforcers and the judiciary additional legal power to rudely disrespect Individual Rights. That among these are Life, Liberty, and the Pursuit of Happiness...

The qualifier "among" implies that there are additional unalienable rights yet to be identified and secured. Beginning at birth, the right to life is the primary right while the right to liberty is the value that makes all other values possible; and how could one rightfully pursue happiness without being alive and at liberty to do so?

Rights secured by the Constitution have been effectively lost to unjust statutes, i.e., fundamentally unlawful yet legal power that evil men and well-meaning fools easily put to an evil use. But instead of wisely demanding that bad laws be repealed outright, Americans have fallen into the wishful thinking trap of creating more laws or tweaking existing policies while remaining oblivious to the tragically indisputable fact that it is wise to disarm and remove deadly mines, rather than depend on remembering their location.

That to secure these Rights, Governments are instituted among Men, deriving their just Powers from the Consent of the Governed... Thomas Jefferson was a peerless wordsmith among wordsmiths, who made his every written word count. What better way is there to secure the blessings of liberty than by creating a government severely limited to acquiring and wielding only just powers from the consent of the governed? The importance of the qualifier just simply cannot be overemphasized. The unalienable rights expressed in the Declaration of Independence were eventually secured by the Constitution, which was created to legally shield the Individual from excesses imposed by the government itself.

That whenever any Form of Government becomes destructive to these ends, it is the Right of the People to alter or abolish it... America's arrogant, greed-driven Judicial Industry is a monster that continues to grow and thrive on an interpretation monopoly and just plain plundering by law. Note for example how the once sensible focus on safety regulation has increasingly shifted to revenue collection. Sadly, virtually every level of American Government has never been more destructive to its founding principles than it is today. Individuals today are bitterly reaping the consequences of inexcusable ignorance and irresponsible acquiescence.

And institute new Government, laying its foundation on such principles and organizing its powers in such form, as to them shall seem most likely to affect their Safety and Happiness.

A human being is an end in himself. Therefore, an uncompromising commitment to the defense and perpetuation of individual rights merits every individual's attention and support. Firmly dedicated to principles acceptable to the very nature of Man, the Framers of the Constitution created history's first moral government—but even history's most glorious covenant is irrelevant paper unless a significant number of Citizens have the knowledge and rectitude necessary to defend and enforce it.

Although criminal law targets the individual, there is in reality a population's collective consciousness that often supports unlawful power. An extreme example is the lynch mob, although there are much more sophisticated examples that are systematically more deadly. During the Twentieth Century mass murder under color of law was made more efficient than ever before by combining modern technology with savage brutality.

Prudence indeed, will dictate that Governments long established should not be changed for light and transient Causes; and accordingly all Experience hath shewn, that Mankind are more disposed to suffer, while Evils are sufferable, than to right themselves by abolishing the Forms to which they are accustomed

Governments are armed and dangerous. Governments also have a legal, not to be confused with lawful*, monopoly on the use of force—including deadly force. Since bad government can easily become even worse government, one should be patient in the face of transient wrongs—however, the systematic wrongs committed by government today are well established and financially predatory rather than merely transient.

* Legal and lawful are not synonyms. There is an ethical element present in lawful that is painfully absent in legal.

But when a long Train of Abuses and Usurpations, pursuing invariably the same Object evinces a Design to reduce them to absolute Despotism... Take ACTION! [part VIII begins page17]

SCOTUS RECUSAL MUST

Fellow Patriots,

Demands for Obama SCOTUS appointee Kagan to recuse herself from the court during the hearings on Obama's ObamaCARE challenges, got Chief Justice Roberts to express his confidence in the judgement of his colleagues on the bench:

I have complete confidence in the capability of my colleagues to determine when recusal is warranted. They are jurists of exceptional integrity and experience whose character and fitness have been examined through a rigorous appointment and confirmation process. I know that they each give careful consideration to any recusal questions that arise in the course of their judicial duties. We are all deeply committed to the common interest in preserving the Court's vital role as an impartial tribunal governed by the rule of law.

But, what Roberts laments strikes us as somewhat strange:

But the Supreme Court consists of nine Members who always sit together, and if a Justice withdraws from a case, the Court must sit without its full membership. A Justice accordingly cannot withdraw from a case as a matter of convenience or simply to avoid controversy. Rather, each Justice has an obligation to the Court to be sure of the need to recuse before deciding to withdraw from a case.

A Supreme Court Justice's decision to recuse is no small matter, for sure. But it's hardly a rare occurrence. For example, because of her previous work as Solicitor General — the government's lead lawyer before the Supreme Court — Justice Elena Kagan recused herself from 29 of the 82 cases the Supreme Court heard in her first term, and she's already recused herself from 69 cases in this current term, including the high profile Arizona immigration law case.

And if there was ever a case from which Justice Kagan should recuse herself, it is the case deciding the constitutionality of ObamaCare.

As Justice Kagan was actively involved in crafting the legal defense the government would make of ObamaCare, it is clear that her conflict of interest is just as great in this case as it is in any of the others from which she has already recused herself.

Chief Justice Roberts is right that each member of the Court has an obligation to be sure of the need before deciding on recusal. We ask, how could Justice Kagan not be sure of the need to recuse herself from the ObamaCare case when it's so clearly obvious to all of us?

The Declaration and the Constitution

An Interview with Larry P. Arnn

Peter Robinson: Larry, I am quoting from you: "You can read the Declaration of Independence and the Constitution in a few minutes. They are simple. They are beautiful. They can be understood and retained." Place the documents in their historical context. Why did they matter?

Larry P. Arnn: There are three incredible things to keep in mind about the Declaration. First, there had never been anything like it in history. It was believed widely that the only way to have political stability was to have some family appointed to rule. King George III went by the title "Majesty." He was a nice and humble man compared to other kings; but still, when his son wanted to marry a noble of lower station, he was told he mustn't do that, no matter what his heart said. That was the known world at the time of the American Founding.

Second, look at the end of the Declaration. Its signers were being hunted by British troops. General Gage had an order to find and detain them as traitors. And here they were putting their names on a revolutionary document and sending it to the King. Its last sentence reads: "And for the support of this Declaration, with a firm reliance on the protection of divine Providence, we mutually pledge to each other our Lives, our Fortunes and our sacred Honor." That is how people talk on a battlefield when they are ready to die for each other.

The third thing about the Declaration is even more extraordinary in light of the first two: It opens by speaking of universal principles. It does not portray the Founding era as unique—"When in the Course of human events" means any time—or portray the Founding generation as special or grand—"it becomes necessary for one people to dissolve the political bands which have connected them with another" means any people. The Declaration is thus an act of obedience—an act of obedience to a law that persists beyond the English law and beyond any law that the Founders themselves might make. It is an act of obedience to the "Laws of Nature and of Nature's God," and to certain self-evident principles—above all the principle "that all men are created equal" with "certain unalienable Rights."

For the signers to be placing their lives at risk, and to be doing so while overturning a way of organizing society that had dominated for two thousand years, and yet for them to begin the Declaration in such a humble way, is very grand.

"Political Parties are likely in the course of time and things to become potent engines by which cunning, ambitious and unprincipled men will be enabled to subvert the power of the people and to usurp for themselves the reins of government."

—George Washington



BARACK HUSSEIN OBAMA II

1961 Kenyan Birth Certificate, Copy, Reduced Size

Born in Kenya?
Illegal President?

**DEMAND
CONGRESS
FULLY
INVESTIGATE
NOW!**

For FREE DOWNLOADS of this Poster, Barack Obama's Kenyan Birth Certificate, and other valuable information, please visit: wasobamaborninkenya.com



COAST PROVINCE GENERAL HOSPITAL
Mombasa, British Protectorate of Kenya

CERTIFICATE OF BIRTH

Certificate No. 32018

Child bearing the name **BARACK HUSSEIN OBAMA II** / Sex **M**

was born to

STANLEY ANN OBAMA **DUNHAM** **11/29/1942**
Full Name of Mother Maiden Surname Date of Birth

BARACK HUSSEIN OBAMA **1936**
Full Name of Father Date of Birth

on the **4th day of AUGUST, 1961** at **7:24 PM**

7 pounds 1 ounce **18 inches** **6 inches**
Weight of Child at Birth Length Width Between Shoulders

HONOLULU, HAWAII, UNITED STATES **WICHITA, KANSAS, UNITED STATES**
Residence of Mother Birth Place of Mother

KANYADHIANG VILLAGE, NYANZA **STUDENT** **STUDENT**
Birth Place of Father Occupation of Father Occupation of Mother

JAMES O. W. ANG'AWA *[Signature]* **8/8/1961**
Name of Attending Doctor Signature of Attending Doctor Date

JOHN KWAME ODONGO
Supervisor of Obstetrics

[Signature] **8-7-1961**
Signature Date



Yes, lots of evidence points to Kenya as Obama/Soetoro's birth place, not Hawaii.

Lots of evidence shows the Obamagang is motivated by a lawless hostility toward the Constitution for the United States of America the Supreme Law of the Land; applies race biased invidious discriminatory animus toward middle class and poor

Caucasians; and, exempts his cohorts from the equal enforcement of the law to effect a power shift away from Constitutionally limited government in republican form by We The People to incrementally effect a race/sectarian biased Marxist socialist dictatorship under color of law, i.e., "fundamentally change America" as Obama promised he would do.

Obama should be immediately arrested for TREASON, War Crimes, Fraud, etc. etc. along with all his Czars and attorneys and justice obstructing federal judges and complicit members of Congress and Senate, and Bush I&II, and Clintons B&H, Pelosi, Reid, and State of Hawaii governors Linda Lingle, Neil Abercrombie, DNC,

RNC, militant Black Panthers, Zionists, and Neo-Cons. If not, USA is on the fast track to 3rd World Order.

Bluger Koos is right: White voters let their self-hatred and white coolie guilt overrule good sense and good judgement when they voted for this slimeball illegal alien fraud Obama/Soetoro, and his cabal of far-left Israel-first and Muslim Black Nationalist enemies of the Constitution and the natural born American Citizens and good legal immigrants. You deserve Obama government, unless you repent to God and take immediate action to correct this Constitutional crisis as is our DUTY as described in our 1776 Unanimous Declaration ! George Peabody, editor since 1984.

