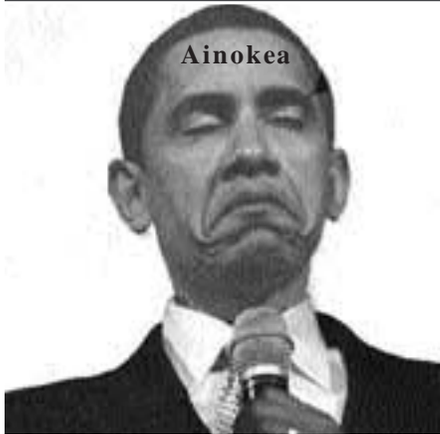


Molokai Advertiser-News

Volume 27 Number 7 The Militia of Molokai's Community Newspaper—Every Wednesday February 15, 2012

Appeal Filed in Georgia, Court employees try to Obstruct for Obama



Ainokea

see <http://www.OrlyTaitz.com>
Courthouse corruption seems to have no boundary, Hawaii to mainland.

The Georgia Superior Court tried to pull a fast one. They initially refused to file our Petition for Appeal. They claimed that our papers lacked two dollars for the two motions that were included along with our petition. We DID include the \$213.50 filing fee for the petition, but they were going to sit on our documents and not file any of them, in part because of the missing \$2.

The Superior Court's clerk's office

made several other excuses as to why our petition couldn't be filed. I won't bore you with the details. Suffice to say they tried several excuses, none of which reflect normal operating procedures for any court I've heard of. Each time I explained why their reason didn't make any sense under the law or court rules, they moved on to another excuse. After being transferred, placed on hold, hung up on, and argued with, they finally agreed to file the petition, but still refused to file the motions until they got their \$2. In my experience as an attorney, including being temporarily admitted in 4 states outside Tennessee, and admitted to practice at every level of Federal and State courts, this is unheard of.

To top off our little story, the Georgia Superior Court didn't contact our office to tell us that there was a problem with our filing. They just sat on our petition and emergency motion. Had we not called to verify that our petition was filed we would have missed tomorrow's filing deadline. (This is why we call to verify filings.) \$2 was personally delivered today and emergency motions are now filed.

One of those motions is an Emergency Motion for Stay and Preliminary Injunction prohibiting the Georgia Secretary of State from including candidate Barack Obama on the Georgia Presidential Primary ballot. Read the filing on our website. Quoting from the motion, "should this Court incorrectly deny this motion it would confirm that the judicial branch is now unwilling to enforce the clearest and most basic requirements of the U.S. Constitution. Harm to Petitioner that would result from such incorrect refusal to grant this motion represents nothing less than the loss of our constitutional form of government for all Americans."

Our 15 page Appeal, argues that the decision of the OSAH court:

1. violated Rules of Constitutional Construction,
2. misapplied *Minor v. Happersett*,
3. ignored the clear definition and precedential status of Natural Born Citizen in *Minor*,
4. ignored the *Minor* Court's discussion of other categories of citizens,
5. ignored the *Minor* Court holding that the 14th Amendment "Did Not Add to the Privileges and Immunities of a Citizen",
6. applied dicta from *Wong Kim Ark* instead of precedent from *Minor*, and
7. relied upon the severely flawed Indiana state court ruling, *Arkeny v. Governor*.

The OSAH decision concludes that any person born within the United States, regardless of the citizenship or legal status of their parents, is a "natural born citizen" under Article II of the United States Constitution. This conclusion runs contrary to common sense, violates venerable rules of Constitutional Construction followed by the U.S. Supreme Court since its inception, and violates the explicit holding of the Supreme Court case relied upon.

Had the drafters of the Constitution intended all people born in the U.S. to be considered natural born citizens, the 14th Amendment would not have been necessary. Had the drafters of the 14th Amendment intended that Amendment to alter the Article II definition of natural born citizen, they would have clearly stated so. Yet the term "natural born citizen" is not found anywhere within the 14th Amendment. The Amendment also makes no reference to Article II. The OSAH ruling, therefore, violates rules of construction that the OSAH had itself relied upon just days earlier in the same litigation. Quoting Judge Malihi,

"When the Court construes a constitutional or statutory provision, the 'first step... is to examine the plain statutory language.' [T]his Court is not authorized either to read into or to read out that which would add to or change its meaning."

The OSAH decision ignores a precedential holding from the U.S. Supreme Court in favor of dicta from a later Supreme Court case. This issue was presented at length to the OSAH at oral arguments and [Continued page 2]

Who Owns Molokai ? Paul Kauka Cullen-Naki's Claims of Law against Lavinia Currier and Puu O Hoku Ranch, Ltd., Attorney Prayers Denied

Land Title to certain Halawa Valley lands near the beach are claimed by Paul Kauka Cullen aka Paul Kauka Naki [Plaintiff] in court papers filed at Molokai District Court. But Puu O Hoku Ranch, Ltd and part time resident and boss Lavinia Currier via her Honolulu and Maui attorneys also claim Title, and twice have unsuccessfully prayed to the judges to dismiss the case and charge the Plaintiff costs and attorney fees. The Plaintiff charges defendants with Default.

At this weeks hearing on Molokai, Plaintiff and landowner Paul Kauka Naki, who lives in a tent while trying to prove his Clear Title for enforcement, faced off against attorney Robert Strand. He had to vigorously object to prejudicial and false misleading statement by the attorney, petitioned the Court for two weeks time to reply fully to the Ranch/Currier's Answer. The judge denied attorney's prayer, and dismissed Plaintiff's case WITHOUT prejudice so he could refile the case.

The case is DC-Civil No. DC 11-1-3105. Here are excerpts from the Record. I am Plaintiff sui juris Paul Kauka Naki presenting this my Default judgment Declaration against Defendants Lavinia Currier and Puu O Hoku Ranch, Ltd for failure to appear November 8, 2011 at the court hearing as Summoned in this case. Also, the motion to dismiss by attorney Robert Strand was made without jurisdiction and is hereby struck for cause.

Rules of Court support default against Defendants: ...the court... hold the defendant in default.... if any of the parties fails to appear. The Summons also clearly states Default is result of failure to appear. Currier did not appear, again.

Attorney Robert Strand claimed to represent her, but Currier not there.

Naki's document then concludes that "Default Judgment Declaration is hereby ENTERED against Defendants Puu O Hoku Ranch and Lavinia Currier for violation of summons to appear, and according to law and justice. Court shall issue a Writ of Possession to remove Defendants from my property."

Then, Naki filed is REPLY to Currier's voluminous ANSWER, and he Demanded Sanctions against Defendants, and Denial of Defendants Prayers, and COURT to Acknowledge Plaintiff's Right to Enforcement of Default Judgment, and more time to Reply to long winded Answer from Currier's attorneys.

I am Paul Kauka Naki sui juris, landowner property TMK#[2] 5-9-002:001 et al as evidenced by numerous certified Royal Patent and other documents of my clear Title, i.e., LCA7713:28 and RP 4475. and real party, for enforcement of Default Judgment, and for enforcement by Summary Possession and Writ of Possession of the Judgment by Default lawfully Declared and Entered against these Defendants who were the Plaintiffs in Civil No. 2nd Circuit Court case [Civ. No. 11-1-0124[3] Puu O Hoku vs John Does, and Paul Kauka Cullen].

Naki repeated that the instant case is NOT a land title case as Defendant's attorneys are attempting to mis represent it so as to dismiss for lack of jurisdiction. That is continuing FRAUD on COURT perpetrated by Nakamura/Strand, Esq.

This case is simply an enforcement of the Default Judgment resulting from the actions of Puu O Hoku Ranch and Lavinia Currier and their attorneys to obstruction of justice, Naki said. Lavinia Currier and RANCH in their 2nd Circuit case attempted to ignor my proof of Title documents that I filed timely with my Answer to their Complaint, tried to exclude me as a Defendant, manipulated judge Cardoza into excluding me as a Defendant even calling me an unidentified male in open court, but eventually they DEFAULTED, and Judgment for Defendant JohnDoe#1 aka Paul Kauka Naki thus became law and was filed with 2nd Circuit Court. Lavinia Currier and Ranch failed to move Rule 60 or any defense against that Default Judgment in 20 days, and 30 days thereafter this judgment became UNIMPEACHABLE. The instant case is not about Title to Land, it is to enforce judgment resulting from default and obstruction of justice and FRAUD on COURT by Nakamura/Strand and their clients Lavinia Currier and PuuOHoku Ranch, Ltd.

Naki objected to Nakamura's so called Answer "... full of facts and allegations about the Circuit Court case that are mostly deceptions, FRAUD and/or irrelevant to the instant case, because that case is RES JUDICATA, and their DEFAULT is the result as that case is related to me, Paul Kauka Cullen-Naki, whose clear chain of Title invalidates their defective chain of title, documents that they desperately want to exclude from the Record of Judicial Processes and enforced by law.

Naki concluded Defendants' Answer "...consisting of false, erroneous, impertinate, and fraudulent paperwork without any merit, without any credible evidence relevant to the instant case but intended to distract this COURT from the enforcement issues of the instant case so as to usurp jurisdiction, and hiding the fact that Defendants intentionally failed to invoke Rule 60 or any defenses to Default Judgment against them in Circuit Court during their trial there, I hereby make a general denial of their allegations ...Defendants' Prayers are hereby DENIED.

Obama Ballot Appeal filed

[FROM page 1] ... in written submissions, yet the OSAH chose to completely ignore this issue in its decision.

That the OSAH decision relies upon a non-binding opinion from an Indiana State Appellate Court to support its conclusion further illustrates their failure to follow venerable rules of construction and judicial restraint. In *Arkeny v. Governor*, the Indiana opinion relied upon was litigated by pro-se citizens of Indiana against the Governor of that state. The Indiana court reached its holding via an issue that did not require interpretation of the U.S. Constitution, yet that court then proceeded to construe the U.S. Constitution anyway. The Indiana court's decision to construe the U.S. Constitution without need to do so represents an overreaching Judiciary and violates a doctrine of judicial restraint established by the Supreme Court over 150 years ago. The OSAH's reliance upon the Indiana court's opinion, rather than follow a precedential holding of the U.S. Supreme Court, further demonstrates the OSAH's errors of law.

So now our case is in the hands of the Georgia Superior Court. We will continue to pursue the vindication of our Constitution from this outrageous ruling. Thank you for standing with us and supporting Liberty Legal Foundation in this important effort.

PETITIONER'S MOTION FOR EMERGENCY STAY AND PRELIMINARY INJUNCTION

Pursuant to the Uniform Rules for the Superior Courts of Georgia, Rule 6.1 and 6.7, and O.C.G.A. § 21-2-5(e), Petitioner respectfully submits this motion for an emergency stay of the final decision of the Secretary of State and a preliminary injunction prohibiting the Georgia Secretary of State from including candidate Barack Obama on the Georgia Presidential Primary ballot. Grounds for this motion, as set forth more fully below, are that the Georgia Presidential Primary election will be held on March 6, 2012; that Petitioner challenges the Constitutional qualifications of candidate Barack Obama to appear on the Georgia Presidential Primary ballot; and therefore immediate action by this Court is necessary for proper adjudication of this matter.

The instant motion requires emergency waiver of the time normally applicable for handling such a motion because the Georgia Presidential Primary election will be held less than three weeks from the time of filing of this motion.

Standard for Stay and Preliminary Injunction

To obtain a preliminary injunction, a movant must show: (1) likelihood of success on the merits; (2) the preliminary injunction is necessary to prevent irreparable injury; (3) the threatened injury outweighs the harm the preliminary injunction would inflict on the non-movant; and (4) the preliminary injunction would serve the public interest.

Because the instant litigation revolves around one uncontested fact of Obama's birth, and one legal issue this Court should be confident of the merits.

The instant litigation will determine whether Obama will appear on a ballot in Georgia for a Presidential Primary election. At issue is nothing less than the enforcement or loss of constitutional rule of law. Petitioner's right to live in a Constitutional Republic will be lost if the clearest terms of the U.S. Constitution will not be enforced by the judicial branch of government.

No individual candidate is more important than consistent enforcement of constitutional rule of law. Obama is not an exception to this truism. In fact, the office sought by Obama has the highest responsibility to protect and defend the Constitution. The potential loss to Obama from granting of this motion would be an individual loss and would be a loss that any holder of the office should be willing to endure if doing so would ensure continued enforcement of the Constitution for the United States of America. Obama has been aware of this Constitutional question for years, has had the ability to address the issue, yet has spent millions of dollars for the specific purpose of avoiding having the question answered by a court of competent jurisdiction.

Should this Court incorrectly deny this motion it would confirm that the judicial branch is now unwilling to enforce the clearest and most basic requirements of the U.S. Constitution. Harm to Petitioner that would result from such incorrect refusal to grant this motion represents nothing less than the loss of our constitutional form of government for all Americans. STOP OBAMA !

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

The Moloka'i Advertiser-News



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Patriot-guerrilla journalism

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Molokai High School News

Molokai High School Book Fair

The Scholastic Book Fair will be held from Tuesday, February 21 to March 2 at Molokai High and Middle Schools' library. Students can purchase well-priced bestsellers, children and young adult series, journals, games, learning kits, how-to-do books, and ever-popular cookbooks from 7:30 a.m. to 2:00 p.m. Families are welcome from 2:00 to 3:30 p.m. Mon. to Fri. and on Tuesday & Thursday, February 21, 23, 28, March 2 from 2:00 to 8:00 p.m. Library work-study and business students will present Family Night on Tuesday, February 28 at 6:00 p.m. They will compete to convince eager readers to buy one of the students' favorite books. You can help us reach our goal of purchasing new titles for the school library. You won't want to miss Book Fair Family Night!

MHS National History Day Ohana Night

National History Day: 'Ohana Night February 29, 2012 from 6:00 pm - 8:00 pm @ MHS Library. Assistance on National History Day projects is available for the month of February at the MHS library on every Tuesdays & Thursday from 2:30pm - 4:00 pm or by appointment with Social Studies teacher.

MHS Class of 2012 Senior Parent meeting

WEDNESDAY, February 22, at Kkai Elementary, Cafeteria at 4:30 pm
Tentative Schedule

4:30 - sign-in and pick up of materials (obligations) and handouts,
4:40 meeting officially begin
4:45 - review of important business (PTP, \$ obligations, XX.....)
4:45 - 5:15 Graduation (intro committees and chairs, each chair can share what they may need parental involvement and help in, rehearsal lunch, video)
5:15 Senior Contract

Molokai High School Hana Hou Tuesday & Thursday

We've added Thursday!!!!

Every Tuesday & Thursday 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:

National History Day Support 2:30 - 4:30 p.m.

Math Support 2-3:30 p.m.

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

College/Scholarship Support 2-4 p.m. on 3/6, 3/20, 4/10, 4/17

Molokai High School Community Council

The Molokai High School Community Council will be meeting on Wednesday, March 7, 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

Students and parents can access class assignments and grades at www.engrade.com/molokaihigh.

Grade and assignment information will be updated on the following dates:

Monday, February 27, 2012 and 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 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>><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 School Junior Prom Cancelled

Due to low ticket sales the Molokai High School Junior Prom has been cancelled. If you have any questions, please call Julia De George at 567-6050.

Molokai High School is looking for qualified COACHES WANTED

GIRLS VOLLEYBALL GIRLS CROSS COUNTRY FOOTBALL

If you are interested contact Mrs. Camie Kimball, Athletic Director at 567-6959 or 336-0209. Applications at the Directors office or in the main office.

Application deadline is March 30, 2012

Molokai High Athletics Schedule

March 2	Fri	B Volleyball	Lanai	Gym 7:00 pm
March 3	Sat	B Volleyball	Lanai	Gym 12:00 pm
March 7	Wed	SPORTS ATHLETIC BANQUET - CAFE 6:00 PM		
March 9	Fri	Softball	Seabury	Duke Malii 4:00 pm
March 10	Sat	Softball	Seabury	Duke Malii 9.00 am
March 14	Wed	SPRING SPORTS WHARF CLEAN UP 8:00 am		
March 16	Fri	B Volleyball	Lahainaluna	Gym 7:00 pm
March 17	Sat	B Volleyball	Lahainaluna	Gym 12:00 pm

Molokai's Forum For Freedom



Obama Likes TSA, Wants to Cut Armed Pilots Program

Obama wants to end the Federal Flight Deck Officer Program, also known as the armed pilots program. If Congress allows this, it will be making a huge mistake. This has been a success and a cost effective means to protect the cockpits of commercial aviation.

Consider this evidence that the Obama Administration would be more happy to rely on intrusive TSA screening procedures being applied to toddlers, elderly, and Senators, rather than let pilots with guns to provide a last line of defense.

The Obama Administration is arguing that the Armed Pilot program was to be a band aid until the federal government could set up TSA screening. They are wrong, because a rational screening and security regime would include a last line of defense for pilots if other security measures fail.

This program is large. The numbers of pilots in the program is considered secret. USA Today reported in 2008 that one in ten pilots were armed and cleared to carry a firearm while flying.

More than one in 10 of the nation's airline pilots are cleared to carry a handgun while flying, and the number will continue to grow, according to a Transportation Security Administration projection. The TSA, which has declined to disclose the number of armed pilots, revealed in a recent budget document that 10.8% of airline crewmembers were authorized to carry guns.

The fact that a large number of pilots are in the program today is evidence that it is working quietly to protect passengers and the public. A bipartisan majority in the House and Senate supported the creation of this program in both 2001 and 2002, yet both the Bush Administration and now the Obama Administration have been hostile to this program. This idea by the Obama Administration will put Americans in harms way and it should be opposed.



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!

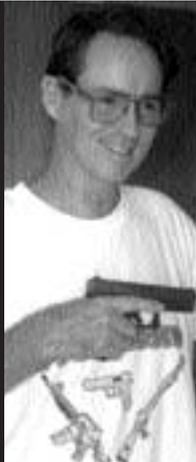
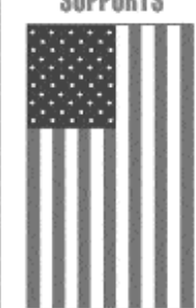
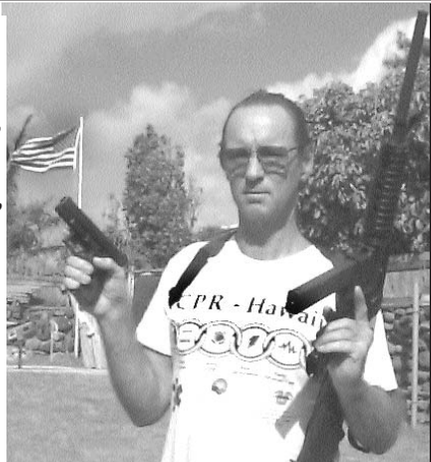
The goal of the founders of America was to restrict government within severe limits and to protect the rights of sovereign individuals. Government has NO rights!

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 !	 <p>Private Lessons; Livefire Practice</p>	 <p>M.O.M.'S Guns & Safety Training/ Education</p>	 <p>Militia Or Molokai SUPPORTS AGAINST ALL ENEMIES</p>	<p>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."</p> <p>Use it or lose it ! ph. 558-8253 Join the club! N.R.A.</p>	F R E E D O M
		<p>Shooting Range</p> <p>Call 558-8253</p>			

Sign up for Free Study online: Constitution 101: start Feb.20

Hillsdale's "Constitution 101" online course, which begins on February 20, and for showing your support for our new national campaign to educate millions of citizens on the meaning of the U.S. Constitution.

There is a job going around: The Iraq interim government is having a really-hard time creating a Constitution. So maybe USA should give them the U.S. Constitution. WTF, we are not using it!

Well, its funny, but only if you are ignorant of what the Constitution for the United States of America and the Bill of Rights are supposed to do to limit government powers and protect our freedom and liberty from overbearing government agents and tyrants. In short, a constitution tells government its limits and authorities, and We The People are supposed to ENFORCE those limits or become slaves to the racketerring elite who always worm their way into government positions.

Here is you chance to really learn the meaning power of the Constitution for the United States of America, and its a free study course. Free for FREEDOM !

To access weekly lectures and other material once the program begins, please go to <http://constitution.hillsdale.edu/>, Click the "Sign In" button at the top, and enter your email address under the "Already Registered?" section.

Lectures and other study materials are released each Monday by noon according to the schedule. Each lecture is approximately 40 minutes in length.

All material, once released, is available to view at your convenience.

More information will be made available as we near the start of the program. We encourage you to share information about "Constitution 101" with your friends, family, and co-workers, plus anyone else, who is interested in this vital topic. We hope millions of citizens from around the country will join us for this unique opportunity.

While you wait for "Constitution 101" to begin, we encourage you to view the "Introduction to the Constitution" series, Hillsdale's five-part presentation originally aired in 2011.

<http://constitution.hillsdale.edu/page.aspx?pid=753>

Please be sure to help us spread the word about Hillsdale's new "Constitution 101" online course and tell your friends and family . If Americans do not know their Constitution, and most now do not have a clue, USA is lost under Obama.

Sincerely, Dr. Larry Arn, President, Hillsdale College

PHOTO BELOW: cops arrest people growing lettus and beets and beans in their family yard garden without county use permit??! Constitutional or Not ?



Signs That The Nazification Of America Is Almost Complete

see video: http://www.pakalertpress.com/2012/02/16/25-signs-that-the-nazification-of-america-is-almost-complete/?utm_source=feedburner&utm_medium=email&utm_campaign=Feed%3A+pakalert+%28Pak+Alert+Press%29

The United States of America is becoming more like Nazi Germany every single day. In fact, the Nazification of America is almost complete. Under Adolf Hitler, there were massive increases in government spending. According to eye-witness Kitty Werthmann, just about everyone was getting some sort of a handout from Hitler's German government.

Newlyweds immediately received a \$1,000 loan from the government to establish a household. We had big programs for families. All day care and education were free. High schools were taken over by the government and college tuition was subsidized. Everyone was entitled to free handouts, such as food stamps, clothing, and housing.

This is the exact same thing that we are seeing in the United States today under usurper fraud Barack Obama.

Other parallels between Nazi Germany and the United States of today are going to absolutely shock many of you. Most Americans simply have never learned what life was really like back in Nazi Germany. Under Adolf Hitler, Germany was a Big Brother totalitarian police state that ruthlessly repressed freedom and individual liberty. Under Adolf Hitler, Germany adopted socialism, dramatically increased government spending and raised taxes to astronomical levels. Under Adolf Hitler, abortion became legal in Germany, the government took over health care and Christianity was pushed out of the public schools and out of public life. After reading the information in the rest of this article, there should be no doubt that today's ObamaNation is becoming just like Nazi Germany.

Nazi Germany shows us what happens when the state becomes god.

The following are signs that the Nazification of America is almost complete.

#1 Nazi Germany was a totalitarian Big Brother police state that constantly monitored everything that German citizens did.

Today, the bureaucrats that run things in the United States are also obsessed with constantly trying to monitor us. For example, there are now control freaks who inspect the lunches of preschool students in certain areas of the country in order to make sure that they contain the "right" foods.

A child at West Hoke Elementary School ate three chicken nuggets for lunch Jan. 30 because the school told her the lunch her mother packed was not nutritious. The girl's turkey and cheese sandwich, banana, potato chips, and apple juice did not meet U.S. Department of Ag. guidelines, according to the interpretation of the person who was inspecting all lunch boxes in the More at Four classroom that day.

#2 Nazi officials often used their positions of power to force others to do dehumanizing things. This is exactly what the TSA is doing today. It would be really easy to imagine some Nazi military officers forcing a young woman to walk back and forth in front of them several times so that they could admire her form. Well, that is what TSA agents are doing to American women today.

TSA agents in Dallas singled out female passengers to undergo screening in a body scanner, according to complaints filed by several women who said they felt the screeners intentionally targeted them to view their bodies. One woman who flew out of Dallas-Ft. Worth International Airport several months ago said a female agent sent her through a body scanner three times after the agent commented on her "cute" body.

#3 In Nazi Germany, even women and children were treated like dehumanized cattle. Today schoolchildren are being strip-searched all over the United States. Down in Georgia, one student was recently strip-searched by public school officials after another student falsely accused him of having marijuana.

Another student down in Albuquerque was recently forced to strip down to his underwear while five adults watched because he had \$200 in his pocket. The student was never formally charged with doing anything wrong.

#4 In Nazi Germany, authorities could stop you and search you at any time and for any reason. Last year, TSA "VIPR teams" conducted approximately 8,000 "unannounced security screenings" at subway stations, bus terminals, seaports and highway rest stops.

If you are not able to produce "your papers", there is a good chance that you will get thrown into prison in America. For example, a 21-year-old college student named Samantha Zucker was recently arrested and put in a New York City jail for 36 hours just because she could not produce any identification for police.

#5 Under Hitler, taxes were raised dramatically in order to pay for all of these social programs, our tax rates went up to 80% of our income."

In the United States our tax rates have not gotten that bad yet, but when you total up all federal taxes, all state taxes, all local taxes, all property taxes and all sales taxes, there are a significant number of Americans who do pay more than 50% of their incomes in taxes.

#7 The economy of Nazi Germany was very highly socialized.

As Ludwig Von Mises correctly observed, the German economy under Hitler was not capitalist at all. What Mises identified was that private ownership of the means of production existed in name only under the Nazis and that the actual substance of ownership of the means of production resided in the Hitler regime. The nominal private owners were told what to produce, not allowed to decide what was to be produced, sold at, what wages. The position of the alleged private owners, Mises showed, was reduced essentially to that of government pensioners.

We have socialist Obama unlawfully usuping the office of President, and in 2009 the cover of Newsweek boldly proclaimed that "We Are All Socialists Now".

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America's Forsaken Promise

A Patriot series by Tinsley Grey Sammons
Part XI THE STATUTE RACKET
(Fueled by Drug Hysteria)

Why do so many Americans continue to speak of America as a free country when it obviously isn't? The Founders of the Constitutional American Republic would surely be disgusted with the Statute Racket that is engulfing the magnificently unique nation they created.

Drug Hysteria

Although drug hysteria has recently subsided a bit, media and political inertia continues to fuel the statutory abomination known as the Drug War. Why statutes have no sunset clause simply makes no sense.

I maintain that drug abuse and the War on Drugs are both transitory modes — pretexts for scapegoating deviants and strengthening the state. Our official understanding of the drug problem rests on a fallacious scapegoat-type imagery and a correspondingly erroneous approach to remedying it. For example, we conceptualize self-medication — say, with marijuana — as self-poisoning rather than as self-pleasuring, and then rely on this image of the drug as poison to justify using state power to punish people who possess marijuana.

Thomas Szasz, OUR RIGHT TO DRUGS, (p. 62 (ISBN 0-8156-0333-9-1992

Drug hysteria has subsided even more since 1992 yet no political action to end the insane War on Drugs can be seen coming over the horizon.

Why not?

Of the five-hundred or so lawmakers in Washington only Congressman Ron Paul has stated for the record that the Drug War is unconstitutional. How can an unconstitutional power persist decade after decade? With an overabundance of juris doctors among America's legislators, how can such a power exist in the first place? Surely, a sunset clause should be a mandatory part of every bill that a president or governor signs into law.

Sadly, the electorate rarely generates collective passion strong enough to cause a persistent demand for the repeal of an unlawful statute. In time such statutes become so firmly embedded in the electorate's collective consciousness that they become all but immutably acceptable because, that's-just-the-way-things-are-and-you-can't-fight-city-hall. However, a sunset clause would overcome such awful inertia the way a hurricane extinguishes a marsh fire.

"OFF THE STREET"

Drug Prohibition ought to be repealed so that adult Americans can safely purchase their properly labeled drugs of choice from licensed sellers at a reasonable price. After decades of waging the so-called War on Drugs, drug agents still try to justify their outrageously expensive criminal existence by boasting that they "Get the drugs off the street". But of course that's utter nonsense. They surely know that Drug Prohibition is what drove much of the drug market to the street in the first place. A real crime must involve force or fraud. It has been painfully obvious for decades that prohibition inflated prices actually generate such crimes. Prohibition is in fact a color of law racket that does nothing more than create financial opportunity for parasites on both sides of the law. It's the money that generates most so-called drug related crimes, not the physiological effect of the drugs themselves.

Check out the War on Drugs Clock www.drugsense.org/wodclock.htm and ask yourself whether or not you would voluntarily dump your hard earned money into prohibition's bottomless pit. Unfortunately, government gladly does it for you.

Why would any American believe himself to be morally obliged to encourage his government to do something that his own conscience would forbid that he do himself?

Having been confidentially informed that your harmless next-door neighbor uses illicit drugs, would you consider yourself obliged to intrude upon his privacy, subdue and handcuff him, then take him to a jail where he will be caged then ransomed pending his being legally impoverished and/or imprisoned?

Why do Americans today tolerate the incremental re-imposition of abusive Government Power, something from which Americans have supposedly fought to be free since 1776?

I suggest returning to American Basics by keeping a copy of the second paragraph of the Declaration of Independence handy at all times. By repeatedly subjecting it to Critical Thinking, an individual willing to do so just might eventually evolve into a philosophically competent human being.

LEGALIZE?

Drug Prohibition should be repealed outright. America's lawmakers can legalize and repeal prohibitions, but they lack lawful* authority to legislate permissions, i.e., to legalize.

*Lawful and legal are not synonyms. There is an ethical element in lawful that can be painfully absent in legal. A healthy Conscience must be applied to determine whether or not something is actually lawful and not merely legal. —Tinsley Grey Sammons American lawmakers can enact prohibitions ("illegalize") and can repeal prohibitions, but they cannot legislate permissions ("legalize"). —Thomas Szasz, OUR RIGHT TO DRUGS

When folks beg government to legalize something they are playing into the hands of the evil statist. They should instead be demanding an across-the-board repeal of de facto Drug Prohibition.

Nibbling away at the drug tyranny on bended knee with medicinal marijuana requests merely acknowledges the wrongfully assumed and usurped power of government to prohibit when no such power can lawfully exist. In fact, it is a dreadful wrong and under the light of Critical Thinking can easily be recognized as such.

One of the most powerful and important Principles upon which America lawfully stands is the natural presumption of legality. If there is no law expressly forbidding something, then it may be presumed to be legal. The American People have unpardonably acquiesced while lawyers, politicians, and lawyer/politicians cleverly usurped the unlawful Power to systematically violate the Bill of Rights.

The enormous financial turf called, The War on Drugs, is unlawful, i.e. usurped Power acquired by deliberate misinterpretation of the Constitution's Commerce Clause. It actually does nothing more than serve opportunists, parasites, and criminals on both sides of the law. There is nothing intrinsically criminal about self-medicating or simply choosing recreational alternatives to ethyl alcohol.

Perhaps Commerce CLAWS is more accurately descriptive of what is surely the major flaw in the American Constitution.

[part XII Severly Limited Power begins page 27 next week MANonline

Horses Shot in Kalae

Molokai police are investigating the deadly shootings of several horses and cows on a ranch, and rewards are being offered in a case that so far has no suspects. Just before Christmas rancher Richard French was out surveying his 1,000 acre pasture near Meyer Lake when he came upon a terrible find.



"He noticed that there was one cow shot, went a little further and he found a horse shot," said French's daughter Melva Wengu. "I guess he just chalked it up to poachers."

It was a big loss for the ranch that relies on horses to herd the cattle.

"It's more devastating because these horse were like my father's kids," Wengu said. "He literally went up to the ranch and yelled come on kids, and they would all run to him and get fed."

Then just last week, an even bigger loss.

"He went up there, surveyed, and he just found one horse after another shot," Wengu said.

It got even worse than the two he found dead. Molokai police were called, and while doing the report they found another pregnant horse shot in the stomach; she lost her colt and the mare is unlikely to survive due to infection. Another cow was shot, too.

"He's really devastated about it, and until now, he still can't talk about it without tearing up," Wengu said of her father. "This is a man I've never seen cry in my life until now."

The ranch is now left with 1 horse for gathering and separating the 150-cattle herd. According to police, reported losses are in excess of \$90,000 for the valuable quarter, palomino and sorrel horses, plus heads of cattle.

"Police are investigating these incidents. At this time we have no suspects," said Maui County Police spokesperson Lt. Wayne Ibarra. "Anyone with information should contact the Molokai Police Department(808-553-5355) or Maui County Crimestoppers (808-242-6966)."

The family has set up a reward account at Bank of Hawaii under the "Innocent Livestock" fund.

The Humane Society of the United States is also likely to add a \$2,500 reward for information leading to arrest and conviction.

"It really doesn't make a difference whether this was a companion horse, whether this was a ranching horse, a farming horse," said humane society spokesperson Inga Gibson. "The bottom line is that animals are defenseless. We need to protect them. It is never acceptable to shoot an animal."

Many animal cruelty laws are being strengthened this session, including coverage of horses. And after recent crimes such as papaya vandalism and farm thefts, lawmakers are already working on bills to strengthen agricultural penalties too.

They also can only guess about why it's happening.

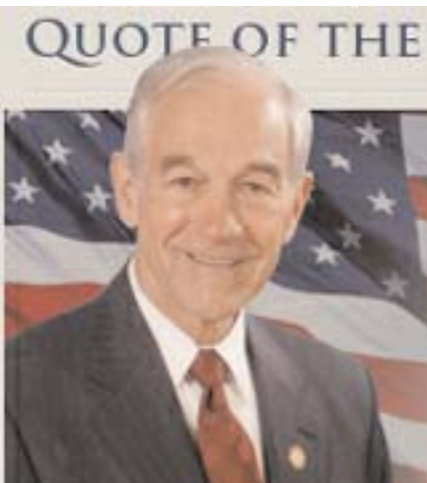
"We're hoping it's not some crazy kid out there that's getting a thrill out of killing animals and, you know, after the thrill is gone it escalates to people. Something needs to be done," Wengu said. "As far as we know there's absolutely no feud, nothing to drive anyone to go out and maliciously do something like this to my family or to my father's business. They haven't received any threats. I know they're fearful for the remaining horses they do have."

"Regardless if they're posing a nuisance, if there's an issue with the owners of the animals, then there are much more humane ways to deal with the problems," Gibson said.

Now the ranchers hope someone will come forward or be turned in.

"Whoever this person or persons is that did this has some sort of a conscience and is able to come forward. It's going to be easier for you if you come forward and say something other than someone else having to turn you in," Wengu said. "Somebody has to know something. This island is small. You can't do nothing without somebody else knowing."

=====



Dr. Ron Paul for President on the Issues

1. Always veto unbalance budget; refuse to raise US borrowing limit; eliminate income taxes, estate taxes, and cut \$1-trillion from the annual budget.
2. Repeal ObamaCARE, and turn medical cost back to patient and doctor relationship and medical save accounts.
3. Abolish welfare state to discourage illegal immigration and taxpayer ripoff; end citizenship for anchor babies;
4. Avoid wars with Iran, and stop military aid to terrorist nation Israel;
5. Allow states to define life as beginning at conception, veto federal money for abortions; supporty policy to facilitate homeschooling;
6. Audit the Fed, support Constitutional laws, Bring the Troops home now!

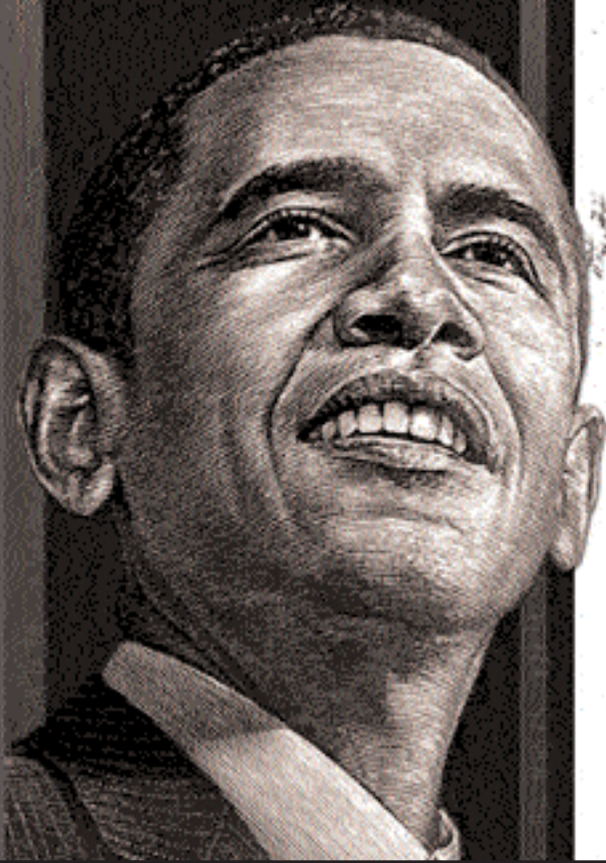
BARACK HUSSEIN OBAMA II

1961 Kenyan Birth Certificate, Copy, Reduced Size

Born in Kenya?
Illegal President?

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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

KAHYADHIANG 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 Obamagan 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.

Blogger 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.

