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Who Owns Molokai?

Molokai vs Molokai Ranch: Settlement Discussions Proposed in Legal Battle?



Foreign corporation from Hong Kong that owns Molokai Ranch at Kaluakoi westend of Molokai, ordered most of the mature coconut trees bordering Kaluakoi Hotel and golf course cut down after their proposal for development of Laau Pt received resounding opposition and rejection. The move looked like pure vindictiveness, but Ranch [now called Molokai Properties Ltd] officials said it was for security of the property which they were shutting down. The Ranch was also trying to shutdown their PUC regulated utilities of water and sewer treatment systems that are used by homeowners of the Kaluakoi subdivision developed by the Ranch with County/State approvals for operation of water and sewer utilities needed to obtain development approvals.

It is serious business violations to unilaterally cutoff PUC approved and regulated utility services in current use, but such threat was used by the Ranch, along with job losses to local residents, saying MPL could not afford to keep subsidizing the utilities without development and land sales at Laau Pt.

Lingle joined sides with MPL Molokai Ranch and tried to force Maui County to take over running the utilities, but that was a lot of chutzpah and unlawfull. Maui County filed lawsuit, and hired Marjory Bronster to prosecute the case. Its been a couple years now, nothing.

But last week, press releases from Maui County said the situation was changing, and that the County has an "advantageous position" in its lawsuit against Molokai Properties Ltd., Bronster asked for and received permission on Friday from Maui County Council members to enter into settlement negotiations.

Apparently, MPL Molokai Ranch is eager to end the Maui County suit as well as five other ongoing legal proceedings with the county and state, said the county's special counsel and former state Attorney General Margery Bronster.

"We can't read too much into this, except we've received an overture," Deputy Corporation Counsel Jane Lovell said. "It's nice to see they suddenly want to make nice; and we are willing to consider reasonable solutions, if we hear any."

She said the county is not at liberty to discuss what an outcome may look like. The negotiation process is just in its infancy, anyway, Lovell said.

For almost two years now, Maui County has sought a court order that will require the MPL's three utilities to continue to provide water and wastewater services to residents in the central and west Molokai communities. The ranch had developed the towns years ago and wanted to force the county to take over the utilities soon after its bid to develop luxury homes on Laau Point stalled back in 2007.

On Friday, the council unanimously approved a resolution initiated by Bronster. She was hired by the county Department of the Corporation Counsel to handle the complicated Molokai case.

A trial is scheduled to begin June 14 before 2nd Circuit Judge Joel August in Wailuku. With that date looming - and a number of rulings going against the company so far - MPL attorneys reached out to Bronster to help forge a settlement of all pending matters: lawsuits, appeals and price-hike applications with the state Health Department and Hawaii Public Utilities Commission regarding rate hikes requested by Molokai Public Utilities, Waiola, and the Mosco sewage plant.

The last time MPL appeared in court was Tuesday, when the judge August ordered the company to produce numerous documents requested by Maui County - as well as MPL Chief Executive Officer Peter Nicholas for a deposition.

ObamaCARE = Anti-privacy + Taxes Increases + Rationing + Gun Rights infringement

Letter and report by George Peabody

Dear Senator Akaka and Senator Inouye:

ObamaCare is already the product of fraud, secrecy, bribery, and corruption. But Obama is preparing to ratchet up this corruption to a whole new level.

In 1974, Congress created a special process for balancing the budget -- with a simple 51 votes in the Senate, rather than the 60 needed to stop a filibuster. Under the rules, this process -- called "reconciliation" -- can ONLY be used for reducing the deficit.

To repeat, it cannot be used for anything other than reducing the deficit. By contrast, ObamaCare would INCREASE the deficit by at least \$500 BILLION.

So what does Obama do (with the help of crooked congressional accountants at the Congressional Budget Office)? He lies. He fraudulently pretends ObamaCare would reduce the deficit. And he does this by hiding costs (the \$247 billion "doc fix") and pretending he's going to make cuts he never intends to fully implement (\$465 billion in Medicare cuts).

This "reconciliation" scheme is nothing more than a fraud on the American people, who, according to every recent poll, oppose ObamaCare by overwhelming majorities.

Understand this: I strongly object to this "cheat scheme."

Majority Leader Harry Reid has tried to claim his legislation fixed the anti-gun problems in ObamaCare. But in reality, it will still allow the ATF to troll a health/gun database in order to take away firearms from tens of millions of Americans.

I demand you oppose the use of "reconciliation" to pass ObamaCare.

Sincerely, George Peabody

Smoking Gun of Judges Obstructing Justice



This is the book judges use to obstruct justice in Hawaii, obtained from the law library of the Hawaii Supreme Court

The Anti-Government Movement Guidebook 1999 was developed under a grant. Award No. SJI-96-02B-B-159, "The Rise of Common Law Courts in the United States: An Examination of the Movement, The Potential Impact on the Judiciary, and How the States Could Respond," . The book for judges and Court officers clearly is intended to guide them in methods of obstructing justice under color of law to frustrate the efforts of sovereign United States Citizens who appear for court as real persons [sui juris] not under jurisdiction of attorney-judges who lawfully control and enforce the Rules of Practice only for attorneys.

"Winning" justice at court must be re-defined now that we know we are working in a sham justice system run by criminals for the benefit of criminals.

The facts and the law regarding persecution of the Kongs' in Molokai District Court show that Dorothy and Cheryl Kong cannot "lose", but by this book contrary to Law they can be denied justice by Rhonda Lai-Loo and Prosecutors who have maliciously accused them without evidence or real Party Complaint, and now obstruct justice against Kongs' right to due process and jurisdiction. [pg.2]



Kongs' Sovereign Jurisdiction is to Resist Obstructing Justice by Judge Rhonda Lai-Loo et al

Photo above, Momi Kong hammers on one of her Keep Out signs she installed on her beachfront Kaluaaha property that she says was stolen from her family without due process of law, acts which violated the 5th Amendment prohibition against government agents depriving her of property. The Kong Ohana has been trying for ten years to regain possession of their property from attorney Elizebeth Jackson and Mr. Teves who under color of law obtained a Tax Deed to the property by paying a fraction of the value at a Tax Auction conducted by Maui County. Jackson et al had Kongs evicted even after Kongs sent Jackson a BankOH cashiers check for the amount of back taxes due [about \$7,000] in a good faith attempt to follow the Redemption Rules to return the title of the property to Kongs. Attorney Elizebeth Jackson wrote that she rejected and returned the payment check to Kongs claiming the deadline has passed, though it appears that deadline had not passed, and the intent of the Redemption Rules is to afford every opportunity to redeem the property to the landowner, according to rulings by the Hawaii Supreme Court. The BankOH cashiers check records are now unaccounted for, and Kongs believe it was never returned to them. Why didn't attorney Elizebeth Jackson respect Kongs attempt to redeem their land? And, why didn't attorney Hayden Aluli who assisted Jackson cause Jackson to cooperate with the Kong's good faith attempt to redeem the property? HELLO !!??

Yesterday in Molokai District Court 3-9-10, Momi and Cheryl Kong made a special appearance to confirm their good faith effort to comply with law to cure the jurisdiction problem by politely serving a 2nd Notice of Removal of the case to United States Court on the prosecutor and Judge Rhonda Lai-Loo in open court and politely restating that Loo's court has no jurisdiction over them, and leave. But the imperious judge Rhonda disrespected them again, intimidating Cheryl to tears and violating her right to counsel by ordering her mother removed from the courtroom by armed sheriff, and then ordering Cheryl to another court hearing date. Loo detained Momi in courtroom until almost noon, then waived her away when Momi told her for the Record that she had no jurisdiction over Momi.

This treatment of the Kongs by Judge Rhonda Lai-Loo seems to be one of the many methods recommended by the Obstruction of Justice Guide Book for judges to use against sovereign United States Citizens who appear sui juris.

"Rebellion against tyrants is obedience to God." T.J. Guns Preserve YOUR Sovereignty !

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It is dangerous to be right when the bureaucracy regime of attorneys is wrong, so now, "Winning justice" must be re-defined under the biased conditions imposed on the Kongs by judge Rhonda Lai-Loo. Kongs win by either getting the Redress & Remedy that is due in United States Court where they have transferred jurisdiction from the corrupt chancery racket attorneys call Molokai District Court, and/OR by using the case to expose traitors and fascist stooges there who are usurping our governmental institutions and using their positions and knowledge and control of the system with armed Sheriff Enforcers to maliciously obstruct justice [and incurring criminal liability for themselves while doing it].

Meanwhile Kongs are gaining knowledge about laws that Sovereign United States Citizens can invoke against such bad behavior by judges and other public servants paid to serve the public at these courthouses. Kongs can also share their information with others via Molokai Advertiser-News to encourage more United States Citizens to invoke their sovereignty and the Law of the Land to arrest the corruptions and establish a Constitutional system of COURT of Redress that is not polluted by stinking corrupt attorneys et al. Either way Kongs win in this War for our Sovereignty and enforcement of the Constitution for the United States of America [aka The Supreme Law of the Land which lawfully binds all judges if enforced by the People] intended to preserve our Blessings of Liberty.

That it has taken so long, and required such dedication to realize our sad and dangerous duty to uphold the law against tyrants in the Judiciary shows how far our society has slipped into a state of eventual self-destruction: a lawless government system where public servants are nothing but a self-protective crime gang, i.e., bureaucratic anarchy. If we allow our society to continue down this path, our Nation will self-destruct, or we will be destroyed by outside forces, as was Nazi Germany, causing slavery and prolonged suffering for our once free and sovereign People.

The Judges How To Obstruct Justice GUIDEBOOK: SUMMARY

There is a movement afoot in this country today that is made up of disaffected and often dispossessed Americans who are seeking a better way through a wholesale return to their view of the past. This movement has been called many things: the antigovernment movement, the sovereignty movement, and the common law courts movement. Regardless of the name attached to the beliefs and the people who follow them, one common denominator exists: a feeling of despair, rooted in personal and pecuniary loss, and manifested in a new, defiant mistrust and spite for the ways of the current government. The merits of that argument are not within the purview of this guide. This guide focuses on the ways these movements impact the operation of our state court systems.

Parts II through IV include a discussion of many of the common tactics used by members of these groups against the courts - as well as typical **responses by Courthouse servants** to each tactic.

Part V is a brief introduction to and discussion of the relationship between potential responses to the tactics and the Trial Court Performance Standards.

The final part of this guide contains sample state legislative responses, and links to Patriot, militia, common law courts and other antigovernment websites; a sampling of various "movement documents" -pleadings, essays and articles written by patriot reformers as a general overview - enough to introduce those who have not experienced dealings with the perspectives of American Citizens.

In 1997, twenty-seven judges, court clerks, court administrators, and prosecutors met in Scottsdale, Arizona to learn about the so-called Common Law Court Movement (CLC), to develop responses the courts can take to deal with the CLC, and to make recommendations for establishing a curriculum for judicial educators to train judges and court officials on how to deal with CLC activities in their own jurisdictions. Over the course of two and one half days, the participants crafted proposals for responding to CLC actions.

The work product of the groups was a set of recommendations and responses the courts might use [delays, contempt citations, ignore them, dismissals, fees] to handle situations and inconveniences brought on by CLC activists.

Interestingly, judges are warned that when dealing United States Citizens, judges are, foremost, representatives of the government that Sovereign United States Citizens see as corrupt. The fairness and dignity with which judges treat them from the outset will go a long way toward determining how they respond to the judge and her court. [Is that how Kong's are treated?] Continued next MAN

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Molokai's Forum For Freedom



Guns for Protection from Police: 9th Circuit Court of Appeals Trashes 4th Amendment!

Judge Alex Kozinski: The Fourth Amendment is Gone. Welcome to Hell!

Last week the 9th Circuit Court of Appeals denied an en banc rehearing of the case United States v. Lemus, which dealt with a warrantless police search of a suspect's home after he was arrested outside of it. As a result of the 9th Circuit's denial, the search will stand, which has left Chief Judge Alex Kozinski none too happy. In dissent, Kozinski basically accused his colleagues of abandoning the Fourth Amendment:

This is an extraordinary case: Our court approves, without blinking, a police sweep of a person's home without a warrant, without probable cause, without reasonable suspicion and without exigency-in other words, with nothing at all to support the entry except the curiosity police always have about what they might find if they go rummaging around a suspect's home. Once inside, the police managed to turn up a gun "in plain view"- stuck between two cushions of the living room couch-and we reward them by upholding the search.

Did I mention that this was an entry into somebody's home, the place where the protections of the Fourth Amendment are supposedly at their zenith?...

The opinion misapplies Supreme Court precedent, conflicts with our own case law and is contrary to the great weight of authority in the other circuits. It is also the only case I know of, in any jurisdiction covered by the Fourth Amendment, where invasion of the home has been approved based on no showing whatsoever. Nada. Gar nichts. Rien du tout. Bupkes.

Whatever may have been left of the Fourth Amendment after [United States v. Black] is now gone.

The evisceration of this crucial constitutional protector of the sanctity and privacy of what Americans consider their castles is pretty much complete.

Welcome to the Hell of an un-Constitutional Police State. Now you must protect yourself from Police State violations of your right to security at home, and you will need guns, lots of guns and ammo, to do that until they murder you.

"We are fast approaching the stage of the ultimate inversion: the stage where the government is free to do anything it pleases, while the citizens may act only by permission; which is the stage of the darkest periods of human history, the stage of rule by brute force." -- Ayn Rand, The Nature of Government

JUDICIARY OPPRESSIVE CRIMINALS in Black Robes !

Tom Jefferson quote: "The germ of destruction of our nation is in the power of the judiciary, an irresponsible body-working like gravity by night and by day, gaining a little today and a little tomorrow, and advancing its noiseless step like a thief over the field of jurisdiction, until all shall render powerless the checks of one branch over the other and will become as venal and oppressive as the government from which we separated." - (1821) Thomas Jefferson (1743-1826)

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!

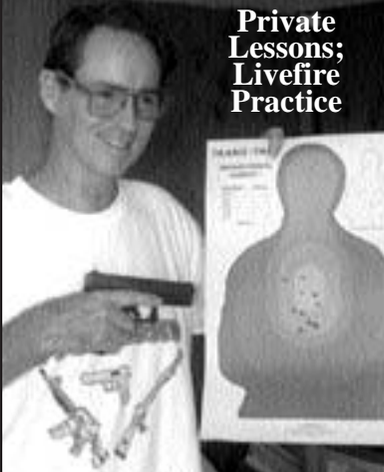
Judges are impeachable. Furthermore, judges may be removed immediately for violating oaths of office, involvement in conspiracies, extortion, and failing to uphold their duty to the common law. Judges can also be arrested, they are not exempt from this nor are any other officials, including the President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

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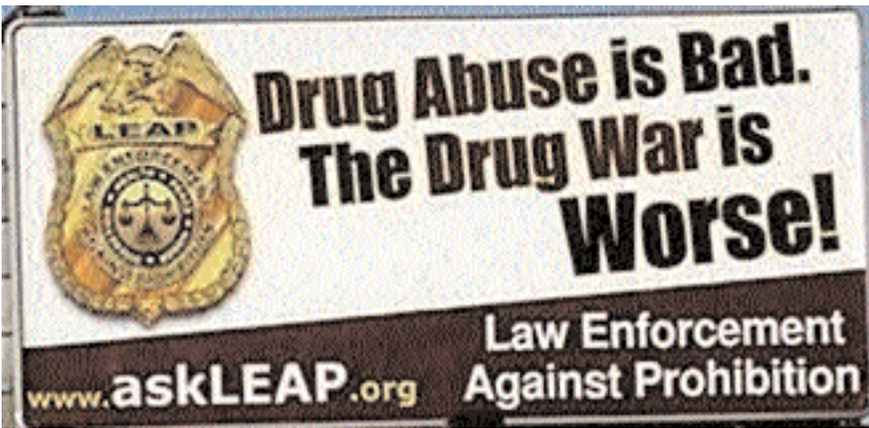


Bill of Rights
 2nd Amendment :
**"A well regulated Militia,
 being necessary to the
 security of a free State,
 the right of the people
 to keep and bear arms,
 shall not be infringed."**

Use it or lose it !
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Molokai High School News Mock Car Crash at MHS...March 5

MHS Senior Prom April 17

Tickets will go on sale February 24. Any parents interested in helping please contact Donna Puaa, Lisa Takata or Linda Yonemura at 567-6950.

SPEAK OUT MHS STUDENTS: Obama — TSA Napolitano's Treasonous Illegal Alien Amnesty must be stopped.

Instead, immigration reform must be done as follows:

1. Reject amnesty for tens of millions of illegal aliens and strengthen enforcement of immigration laws;
2. Deploy National Guard troops to protect our borders from entry by aliens and drug runners and human traffickers, and terrorists;
3. Permanently implement E-Verify program to allow employers to determine whether someone is not eligible to work in USA;
4. Stop pandering to pro-amnesty anti-American lobby.
5. Support unfringed 2nd Amendment rights to keep and bear arms for United States Citizens in all 50 states, and prohibit firearms possession by aliens.

Hydrogen power plant proposed for Molokai

A New Mexico-based energy technology company has chosen Molokai for one of four sites on which it plans to build what it calls the world's first utility-scale, zero-emissions hydrogen power plants. The Molokai plant, proposed by Jetstream Wind Inc., would use electricity from wind or solar or a combination of the two to separate water into hydrogen and oxygen. The hydrogen would then be burned in a turbine - similar to what is used in a natural-gas-fired power plant - and would generate enough electricity to power 6,000 homes and businesses, the company said.

DRUGS ABUSED at KALAUPAPA ?

Mar. 4--Kalaupapa Hansen's disease patient Norbert K. Palea can be released on \$25,000 bond while awaiting trial on charges of shipping crystal methamphetamine from Oahu to Molokai, U.S. Magistrate Judge <<http://dailyme.com/person/leslie-kobayashi.html>>Leslie Kobayashi ruled Thursday morning.

Palea, 68, is the youngest resident of the Kalaupapa Hansen's disease settlement. According to a criminal complaint filed against him this week, Palea allegedly shipped illicit drugs to Molokai last year and again this year.

Federal drug agents followed Palea during a state-sponsored trip to Oahu Feb. 25 and 26 and allegedly discovered some 18 grams of crystal meth in a box he tried to send to Molokai.

Kobayashi ordered Palea to surrender his passport, undergo drug periodic tests and complete a drug-assessment program.

The \$25,000 bond will be signature-only, meaning Palea doesn't have to post cash with the court but will be liable for the sum if he fails to abide by the terms of his release. "I don't want to see you again," Kobayashi told Palea.

Tutoring available for school age students

Supplemental Educational Services (SES) Tutoring is available for students who meet criteria. Please contact your school at anytime to discuss your student's needs and ask about the services! Molokai High School, Molokai Middle School, and Kaunakakai Elementary School students who meet criteria are eligible for services. DON'T MISS OUT!!

Foodland's Shop for Higher Education for MHS

Foodland's Shop for Higher Education will award (100) \$2,000 college scholarships to deserving high school seniors across the state. During February and March each year, Maika'i members can help support our college bound seniors by designating Molokai High school at any Foodland or Sack N Save statewide. By designating your Maika'i points to Molokai high school, you'll help them earn



Obituary

ALLEN K. KAHUE, 51, of Nanakuli, died Feb. 27, 2010 in Ewa Beach. Born in Honolulu, January 23, 1959. He was a janitor with Kleenco. Survived by his wife, Ernestine; step-son, Patrick Kamelamela; step-daughters, Jessica Kirkland and Renee

Wong; 11 grandchildren; 1 great grandson; brothers, Paul and John; sisters, Stephanie, Kehaulani, Kanoe and Beetle.

Visitation 10:00 a.m. to 3:00 p.m., Saturday (3/13) at Borthwick Mortuary; service 11:00 a.m. with cremation to follow. Flowers welcome and aloha attire

Arrangements by Borthwick Mortuary

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un-armed man is a subject.

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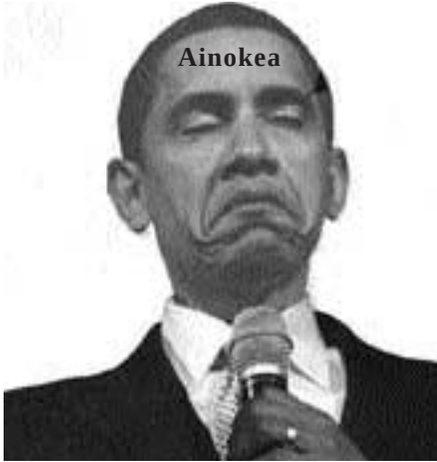
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Big Brother's RUNNING NEWS Page 5

Obama's Proposed Healthcare Federal Law is Dangerous to Americans' Health & Freedoms



Defendant Obama is named as "de facto president of the United States."

Letter from SteeveArlen@aol.com wrote: Senator Bayh,US Congress

As a practicing physician I have major concerns with the health care bill before Congress. I actually have read the bill and am shocked by the brazenness of the government's proposed involvement in the patient-physician relationship. The very idea that the government will dictate and ration patient care is DANGEROUS and certainly not helpful in designing a health care system that works for all. Every physician I work with agrees that we need to fix our health care system, but the proposed bills currently making their way through congress WILL BE A DISASTER IF PASSED.

I ask you respectfully and as a patriotic American to look at the following troubling lines that I have read in the bill. You cannot possibly believe that these proposals are in the best interests of the country and our fellow citizens...Senator, I guarantee that I personally will do everything possible to inform patients and my fellow physicians about the dangers of the proposed bills you and your colleagues are planning to impose upon us, without our consent.

READ THESE CAREFULLY AND CONSIDER WHAT EVIL WOULD RESULT !

Page 22 Obama's HC Bill: Mandates that Govt will audit books of all employers who self-insure !

Page 30 Sec 123 of HC bill: THERE WILL BE A GOVT COMMITTEE that decides what treatments-benefits you get.

Page 29 lines 4-16: YOUR HEALTH CARE IS RATIONED!!!

Page 42 of HC Bill: The Health Choices Commissioner will choose your HC benefits for you. You have NO choice!

Page 50 Section 152 in HC bill: HC will be provided to ALL non-US citizens..... illegal or otherwise.

Page 58 HC Bill: Govt will have real-time access to individuals' finances & a 'National ID Health card' WILL be issued!

Page 59 HC Bill lines 21-24: Govt will have DIRECT ACCESS to your bank accounts for ELECTIVE funds transfer.

Page 95 HC Bill Lines 8-18: The Govt will use groups (i.e. ACORN & Americorps) to sign up individuals for Govt HealthCare plan.

Page 85 Line 7: Benefit Levels for Plans. (AARP members - your health care WILL be rationed!)

Page 12 4 lines 24-25 HC: No company can sue GOVT on price fixing. No "judicial review" against Govt monopoly.

Page 127 Lines 1-16 Doctors AMA- The Govt WILL TELL YOU what salary you can make.

Page 145 Line 15-17: Employer MUST auto-enroll employees into public option plan. (NO choice!)

Page 126 Lines 22-25: Employers MUST pay for HC for part-time employees AND their families. (Employers will be forced to reduce work force, and wages to cover huge expense.) Increased unemployment.

Page 149 Lines 16-24: ANY Employer with payroll \$400,000 & above who does not provide public option will pay 8% tax on all payroll! (See the last comment in parenthesis.)

Page 150 Lines 9-13: Business with payroll between \$250K-\$400K who doesn't provide public option will pay 2-6% tax on all payroll.

Page 167 Lines 18-23: ANY individual who doesn't have acceptable HC according to Govt will be taxed 2.5% of income.

Page 170 Lines 1-3: NON RESIDENT Aliens EXEMPT from individual taxes. (Americans will pay.)

Page 195 : Officers & employees of the GOVT HC Admin.. WILL HAVE ACCESS to ALL Americans' finances and personal records.

Page 203 Line 14-15: "The tax imposed under this section shall not be treated as tax." (Yes, it really says that!)

Page 239 Line 14-24: Govt will reduce physician services for Medicaid Seniors. (Low-income and the poor are affected.)

Page 241 Line 6-8 HC Bill: Doctors: It doesn't matter what specialty you have trained yourself in -- you will all be paid the same! (Just TRY to tell me that's not Socialism!)

Page 268 Sec 1141: The federal Govt regulates the rental and purchase of power driven wheelchairs.

Page 272 SEC. 1145: TREATMENT OF CERTAIN CANCER HOSPITALS - Cancer patients - welcome to rationing!

Page 280 Sec 1151: The Govt will penalize hospitals for whatever the Govt deems preventable (i.e... re-admissions).

Page 298 Lines 9-11: Doctors: If you treat a patient during initial admission that results in a re-admission -- the Govt will penalize you.

Page 317-318 lines 21-25, 1-3: PROHIBITION on expansion. (The Govt is mandating that hospitals cannot expand.)

Page 321 2-13: Hospitals have the opportunity to apply for exception BUT community input is required. (Can you say ACORN?)

Page 335 L 16-25 Pg 336-339: The Govt mandates establishment of 2 outcome-based measures... (HC the way they want -- rationing.)

Page 341 Lines 3-9: The Govt has authority to disqualify Medicare Advance Plans, HMOs, etc. (Forcing people into the Govt plan)

Page 354 Sec 1177: The Govt will RESTRICT enrollment of 'special needs people!' Unbelievable!

Page 379 Sec 1191: The Govt

creates more bureaucracy via a "Tele-Health Advisory Committee." (Can you say HealthCare by phone?)

Page 425 Lines 4-12: The Govt mandates "Advance-Care Planning Consult." (Think senior citizens end-of-life patients.)

Page 425 Lines 17-19: The Govt will instruct and consult regarding living wills, durable powers of attorney, etc. (And it's mandatory!)

Page 427 Lines 15-24: The Govt mandates a program for orders on "end-of-life." (The Govt has a say in how your life ends!)

Page 429 Lines 1-9: An "advanced-care planning consultant" will be used frequently as a patient's health deteriorates.

Page 429 Lines 10-12: An "advanced care consultation" may include an ORDER for end-of-life plans.. (AN ORDER TO DIE FROM THE GOVERNMENT!?)

Page 429 Lines 13-25: The GOVT will specify which doctors can write an end-of-life order. (I wouldn't want to stand before God after getting paid for THAT job!)

Page 430 Lines 11-15: The Govt will decide what level of treatment you will have at end-of-life! (Again -- no choice!)

Page 489 Sec 1308: The Govt will cover marriage and family therapy. (Govt will insert itself more into your marriage !)

FBI- tracking Your cell phone ~!

Obama's FBI and other police agencies don't need to obtain a search warrant to learn the locations of Americans' cell phones, says Obama's Department of Justice attorneys who told that to a federal appeals court.

Obama's DOJ attorney Mark Eckenwiler said There "is no constitutional bar" to acquiring "routine business records held by a communications service provider." He added, "The government is not required to use a warrant when it uses a tracking device."

This is the first federal appeals court to address warrantless location tracking, which raises issues of government surveillance and whether Americans have a reasonable expectation of privacy and their location.

Location data can reveal whether people "have been at a protest, or at a meeting, or at a political meeting" and that rogue governments could misuse that information to arrest people.

Police are tapping into the locations of mobile phones thousands of times a year, but the legal ground rules remain unclear—that is if they ignore the 4th Amendment on privacy.

When the government acquires historical cell location information, it effectively commandeers our cell phones and turns them into electronic trackers that report, without our knowledge or consent, where we have been and how long we have spent there.

Cellphone tracking! Armed Drone planes to kill suspects.....makaala!!!

