

Molokai Advertiser-News



Volume 27 Number 10 The Militia of Molokai's Community Newspaper—Every Wednesday March 7, 2012

Molokai Storms Flood; Big Island Snows!



A shocking contrast in weather conditions: Molokai getting a lot of much needed rain with some spectacular thunder and lightening; and at least one residence in low lying Pukoo was flooded just after midnight awakening residents to knee deep water in the house. MFD assisted residents to secure their belongings as the rain storm raged.

But down on the Big Island of Hawaii, snow was blanketing the volcanic peaks of Mauna Kea and MaunaLoa as seen from Hilo harbor

Obama Wants Database on keiki?

Dictator Barack Obama has a strategy now to create an unlawful database that gives the federal government private and personal information on your child—without your permission.

Why is this NOT front page news everywhere?

I repeat: Barack Obama is, right now, piece-by-piece assembling a federally-controlled database that identifies and collects personal information on virtually every American school child.

Obama is doing this in clear and open defiance of federal laws that ban the DOE from creating a federal database about public schoolchildren.

Furthermore, Obama's new regulations say he can share this private and personal data on your child with virtually anyone he wants.

What kind of information are we talking about? Your child's religion? Clearly none of the federal government's business, but Obama wants that data on your child. Your child's health history? His or her visits to the school nurse? Assessments of his or her mental and social well being? None of the federal government's business, obviously, but Obama wants that data collected on your child.

Your family's income? Obama wants to know. Your child's disciplinary incidents? None of the federal government's business, but Obama is going to put this info into a database that he controls, and which he has unilaterally decided that the federal government is allowed to share with anyone interested in "studying" your child's progress.

Right now the Obama administration is asking states to collect more than 400 private and personal data points on your child and grandchildren.

This is not just impersonal or abstract information. It is personal to your child. The federally-controlled database is going to include a personal identification number—possibly your child's social security number—that allows the government to personally track your child as he or she moves into different schools and, indeed, through life. STOP this OBAMA-NATION!

Molokai's Republican Caucus Presidential Vote March 13



States across the Nation have been holding their Presidential Primary and Caucus Votes past several weeks. The results of the Michigan vote is shown above with the four candidates. Ten states held their caucuses and primaries yesterday, and called it SUPER TUESDAY, but that is a fraction of the total delegate votes that may be accrued by Ron Paul, or Mitt Romney, or Rick Tantorum, or Newt Gingrich. It did not make or brake any of the Candidates. It is media hype.

Hawaii voters will have their chance on Tuesday, March 13, next week.

Anyone on Molokai who wants to vote in the Republican Presidential Caucus, regardless of voter registration status or Party membership, is allowed to vote for the candidate of their choice just by coming to the Molokai Burger Dinning Hall across from Bank of Hawaii in Kaunakakai with photo I.D. for five minutes between 6pm and 8 pm. The more voters who participate, the more delegates Hawaii gets to send to the National Republican Convention in August when the Republican Candidates for President and vice President will be rated and chosen.

Everyone, come down and vote! More votes = More delegates for Hawaii!

Ron Paul will have more delegates than what the media is reporting as of now, the other candidates will have less. Voting records so far show that Republicans are not in agreement about who their nominee should be, and if these elections continue to result like this, a brokered convention will take place at the Republican National Convention in August. It will be at a brokered convention that Hawaii's delegates will make the case for a reality we all already know: Ron Paul is the only Republican candidate who can beat Barack Obama.

Ron Paul, a Constitutionally qualified Natural Born American Citizen, is a proven supporter for 2nd Amendment right to keep and bear arms for self defense, climbs into 2nd Place in the state of Main's Republican Primary, but the big media won't mention it. He is the only candidate for President with a consistant record of Constitutional limits on federal powers, taxation, and right to Life, healthcare, strong economy, Troop support for Peace, and integrity needed to beat Obama.

Romney flipflop on evey issue from health care to right to life to wars, even on the Second Amendment, and the Constitution itself. Has big money backers, and his stated policies prove he is a reflection of Obama and Bush and Clinton.

The Record proves that Romney is a FAKE like Santorum, Gingrich! And, Ron Paul is the only Republican candidate who can beat Barack Obama. Ron Paul has stated that he's running this political marathon to win the Republican nomination, and serve as President to restore Peace Prosperity and limited government powers as defind by the Constitution for the United States of America.

In Hawai'i delegates are chosen proportionately by the popular vote. You do NOT need to be registered to vote ahead of time to vote for Ron Paul. Just come to Molokai Burger next Tuesday, March 13th, from 6:00 PM - 8:00 PM. VOTE!

SEE VIDEO: Ron Paul Supports Troops and FREEDOM:

see http://www.youtube.com/watch?v=vF3K2JvFcJA&feature=digest_mon

No one has to agree with Dr. Ron Paul on every single issue to know Ron Paul is the only true constitutionalist in the Presidential field--from either major party. And when a President takes his oath of office, they do not swear to be a good conservative, or to be a good Christian, or to support the state of Israel, or to "create jobs," etc., etc. They swear to preserve, protect, and defend the Constitution for the United States of America, the Supreme Law of the Land. That is their solemn oath before God and the American people. No socialism. No Bankster Bailouts. No special interests, earmarks, no hidden agenda or records. Nothing more. Nothing less. And for over two decades, Congressman Ron Paul has demonstrated his fidelity to that Oath. And for that, voters can and will support him. VOTE!



Does Search for New U.H. Chancellor Include Information About University of Hawaii Racism and Corruption?

Mr. Bellshaw of Isaacson & Miller firm searching for candidates for U.H. Chancellor to replace Virginia S. Hinshaw, was offered informations by David A. Mihaila, J.D. that is relevant to their important personnel search:

Please find enclosed evidentiary links regarding fierce University of Hawaii racism and fundamental accreditation problems which are material and relevant to your firm's current search for the next chancellor at the University of Hawaii at Manoa.

http://issuu.com/kaleohawaii/docs/carter-trask_1990-1991/1

<http://the.honoluluadvertiser.com/article/2004/Aug/08/op/op07a.html>

<http://www.amazon.com/Who-Runs-University-Education-1985-1992/dp/0824818210>

<http://archives.starbulletin.com/1999/07/08/news/story5.html>

Shockingly, racially-motivated homicides and crimes against the person occur regularly in the neighboring community.

<http://archives.starbulletin.com/2007/05/04/news/story03.html>

<http://archives.starbulletin.com/1999/04/23/news/story2.html>

http://www.youtube.com/watch?v=aPKH_94jix4

<http://voices.yahoo.com/article/196375/racism-paradise-why-did-three-native-hawaiians-274874.html>

Here are some relevant links on outrageous corruption (negligent and intentional) at the University of Hawaii and the closely connected political network which is often inextricably entwined with university politics:

http://www.kaleo.org/opinion/who-would-want-that-job/article_2c5e40da-1eea-11e1-b9d0-0019bb30f31a.html

http://www.molokaiadvertiser-news.com/MAN_1-18-12_.pdf

http://www.crn.com/news/security/228000380/university-of-hawaii-data-breach-exposes-40-000-student-records.htm?sessionid=HyBvgxTSeBrWiiv6TmUNHA**.ecappj01

<http://www.amazon.com/Broken-Trust-Mismanagement-Manipulation-Charitable/dp/0824830148>

The above information will not be volunteered to you by the University of Hawaii administration. That is, this is not news you will find in the glossy rah-rah vacancy announcement or other university provided position descriptions.

Notwithstanding the University of Hawaii administration's one-sided effort to project the vacancy and institution in the best light possible, the above adverse facts provide a more well-balanced description pertaining to your firm's executive search.

In all fairness, honesty, and professionalism, Isaacson & Miller must make these material facts available to any and all prospective candidates who are considering the position of the next chancellor at the University of Hawaii at Manoa.

David A. Mihaila, J.D., former University of Hawaii student and activist for progressive global policy, also contacted outgoing UH Chancellor Hinshaw with a request for information from her before she exits UH, based on the Hawaii constitution and Hawaii Revised Statutes, Chapter 92F, Uniform Information Practices Act Request, for information regarding the following:

(1) Endemic malfeasance, (2) institutional instability, (3) grossly sub-standard practices, (4) academic infighting, and (5) deeply ingrained invidious racism are all well-documented facts reflecting adversely upon the University of Hawaii at Manoa administration.

Hawaii Revised Statutes, Chapter 92F, Section 2, expressly states:

In a democracy, the people are vested with the ultimate decision-making power. Government agencies exist to aid the people in the formation and conduct of public policy. Opening up the government processes to public scrutiny and participation is the only viable and reasonable method of protecting the public's interest. Therefore the legislature declares that it is the policy of this State that the formation and conduct of public policy—the discussions, deliberations, decisions, and action of government agencies—shall be conducted as openly as possible.

Pursuant to the above State of Hawaii law, the following information is hereby formally requested:

(1) The legal names of all prospective candidates being considered as your successor as the chancellor at the University of Hawaii at Manoa.

(2) Alternatively, if your replacement has already been selected, then the name of your successor as the chancellor at the University of Hawaii at Manoa is requested.

(3) Finally, if a State of Hawaii contract has been executed between the University of Hawaii at Manoa and your successor as the chancellor at the University of Hawaii at Manoa, then the material terms of that public State of Hawaii executory contract is requested by receipt of this communication.

I look forward to your timely response within statutory deadlines. David Mihaila

Who Owns Molokai? Paul Kauka Cullen-Naki Orders Default Judgment Against Lavinia Currier and Puu O Hoku Ranch, Ltd.

For the Record of Judicial Proceedings
in Civ. No. DC Civ. 11-1-3105:

Order Granting Plaintiff Paul K. Cullen-Naki Default Judgment and Writ of Summary Possession, and Ejectment, and Sanctions against Lavinia Currier, and Puu O Hoku Ranch, Ltd., and Sanctions against their Attorneys Craig Nakamura and Robert Strand and Jacob Matson, et al.

I am in the instant case Plaintiff Paul Kauka Cullen-Naki sui juris appearing in SPECIAL SESSION of United States Court de jure. Pursuant to §§604-6 and 666-6 and 666-11 HRS and Rule 23, contrary to the proposed erroneous Order from Defendants' attorney to which I filed Objections, and based on the transcribed hearings and filed official records in this case evidencing my lawful demands for enforcement of the Default Judgment for me the Plaintiff in the instant case that resulted from the obstruction of justice by the Plaintiffs Puu O Hoku Ranch et al in the previous case held in Maui 2nd Circuit **Civil No. 11-1-0124 [3]**, I am now presenting my lawful **ORDER Granting Plaintiff Paul K. Cullen-Naki DEFAULT JUDGMENT AND WRIT OF SUMMARY POSSESSION AND EJECTMENT** against Defendants Lavinia Currier and Puu O Hoku Ranch, Ltd for failure to appear February 14, 2012 and November 8, 2011, at the court hearings on Molokai as Summoned in the instant case, and the FRAUD on COURT perpetrated by the Defendants and their attorneys, and an obvious conspiracy with judges Priest and MacDonald to violate my 1st Amendment rights to petition redress and establish justice and law based on documented facts and truth.

JUDICIAL NOTICE: Jurisdiction established with Molokai District Court by §604 and 666 HRS, Summary possession proceedings; venue. In the case of summary possession proceedings, the person entitled to the possession of the premises shall bring and prosecute the person's action in the district court of the circuit wherein the lands and premises in question are situated.

Defendants' attorneys are apoplectic over the fact that Plaintiff's Default Judgment is res judicata 2nd Circuit, and the Official Transcripts of hearings at Molokai District Court, Feb.14, 2012 and Nov. 8, 2011 evidence the following:

1.] Defendant Lavinia Currier is again in default for failure to appear personally in this case as required by lawful summons under Rules 12 and 13.....the court, may, on its own motion or on the motion of any party, ... hold the **defendant in default.... if any of the parties fails to appear**. The Summons clearly states Default is result of failure to appear in person, attorney Robert Strand's appearance notwithstanding as he is a pretender in practice for a fiction of law Corporaation, not Lavinia Currier pro per;

2] Puu O Hoku Ranch, Ltd, a corporation did not appear by attorney November 8, 2011 as required, nor did it file any answer to my Complaint, as required by Summons and law and Rules of Court, thus causing Judgment by Default against Puu O Hoku Ranch, LTD for that failure to appear by attorney as required by Rule;

3] Plaintiff Paul K. Cullen-Naki is prejudicially identified by Defendants as "pro se" instead of sui juris, pro per.

4] No request for a trial has been made by Defendants, and no trial has occurred in the instant case which is a Complaint for enforcement of the Default Judgment that recognizes Plaintiff's Title to Lands claimed by and for Paul K. Cullen-Naki by way of issuance of a Writ of Summary Possession and Ejectment since Title to Lands is not an issue because Defendants defaulted regarding that issue in Civ. 11-1-0124[3], and if defendants want to contest this matter, they can demand a trial on all issues they contend such as service of process, excluding Puu O Hoku Ranch, Ltd, time extension, amending Complaints, etc etc all of which have no merit, are vexatious and frivolous. Obviously, Defendants contend there are issues, but want to avoid a trial by COURT de jur that will affirm the truths of my Case. Also, the judges have no lawful grounds and no jurisdiction to dismiss my Complaint in apparent defense and advocacy for the Defendants: its about DEFAULT enforcement resulting from their DEFAULT in Maui Court wherein I documented my Title to the lands fraudulently claimed by these Defendants who refused to acknowledge my Answer and Claims;

5] Judge Priest obfuscated the FRAUD on COURT perpetrated by Defendants who presented unauthorized a proposed Order misrepresenting that Judge MacDonald had dismissed my Complaint with prejudice, and then claimed that as a basis for preventing me from filing an Amended Complaint, violating my right to due process which is Constitutionally protected, and if not respected here in Molokai District Court, it IS respected and enforced in this Special Session of United States Court. If I had not objected to the serious prejudice resulting thereby against me by Defendants' attorneys which was deliberate malicious and calculated, they would have claimed their triumph. But, I have demanded sanctions and default judgment for it. Judge Priest, who also recognizes the serious prejudice that justifies severe sanctions for such intentional misrepresentation in a proposed Order simply asked attorney Strand if he had made a mistake, and Strand took the opportunity to escape responsibility and lied. Perjury. Why did judge Priest give Strand et al such immunity? Is he the eminent lawyer Daniel Webster in "The Devil and Daniel Webster" a short story about defending in COURT a scumbag who had sold his soul to the Devil to live the high life? **FRAUD on COURT !**

[see more page 4]

The Moloka'i Advertiser-News



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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 © 2012 All Rights Reserved



Bill of Rights 2nd Amendment:
“A well regulated militia being necessary to the security of a free State, the right of the people to keep and bear arms shall not be infringed.”
Wake up militia! Use it , or lose it ! Got your gun, yet?

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

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

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

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

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

Enforce the Bill of Rights !

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

Gun Theft Victim Arrested in Honolulu: Police State Treason

A report of a car break-in and theft of two handguns at a Honolulu shopping center led to the owner of the vehicle being arrested on firearms offenses.

It happened last week just before five o'clock in the afternoon.

A 38-year-old man told police that he had been at a shooting range before stopping at the mall.

When he got back to his car, a backpack with two handguns inside was gone.

Police say there was also an unloaded shotgun on the backseat that he has used for target practice at the gun range.

The man was arrested on 3 counts of "place to keep", supposed to be in trunk.

Armed with a handgun, a mainland off-duty deputy sheriff named Mark Hunsaker from Kansas is being credited for stopping an assault between two men who were using a meat cleaver and a hammer on each other in a dispute at Kamamalu Park today.

"I was fairly comfortable knowing that I had resources [gun] at my disposal to protect myself and others," he said.

Eldridge Kahoano, 32, reportedly struck a 41-year-old man on the back of the head with a meat cleaver. Witnesses say the victim was armed with a hammer.

Hunsaker saw the commotion. "I pulled the badge off of my belt, held my badge up just to give an officer presence to try to get the fight to stop. It did stop."

The victim showed Hunsaker a wound on his head. "Then he started to go back with the hammer, back towards the guy with the meat cleaver."

Hunsaker, who always carries his gun while off-duty, says he got behind a rock wall and ordered the man with the hammer to stop, which he did, and called 911. When police officers arrived, he helped them detain the suspect.

Police did not arrest Hunsaker for place to keep. Its the brotherhood law enforcement officers vs Every law abiding American citizen has the right to keep and bear arms for personal safety.

It wasn't the first time Hunsaker had pulled his weapon while off-duty.

He was in Magnum Firearms six weeks ago, when a convicted felon walked in with a gun and attempted to purchase ammunition. Hunsaker says he took the suspect down, cuffed him and waited for officers to arrive.

"I'm not there to enforce laws," he said. "I'm in there to stop great bodily harm or death." He says the federal Law Enforcement Officer Safety Act allows him to carry a concealed weapon while off duty. "We're still at risk for our personal safety, even though we're off duty," he said.

And so is every American Citizen. Hawaii gun laws Place to Keep, and prohibited concealed carry and open carry of gun Chapter 134 HRS is ultra vires!

No Free Man shall ever be debarred the use of arms—Thomas Jefferson

Do YOU feel FREE in Hawaii ?

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 Of 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>Call 558-8253</p>				

Maricopa County Sheriff Report says Barack Obama's birth certificate is FORGERY: Criminal Investigation starts!



Ainokea

Sheriff Joe Arpaio revealed the findings of his Cold Case Posse's investigation into the Barack H. Obama II birth certificate at a 1 hour and 20 minute news conference last Thursday, saying the evidence and expert findings evidence that the long-form birth certificate was created electronically and never existed in paper form. Obama's Selective Service card was also questioned.

Arpaio's investigators claimed the document has "failed every test we put it through." Police also believe Obama's Selective Service card is a "poor forgery".

For the past six months, after local residents petitioned the Sheriff to investigate Obama's credentials and expressing concern that Obama might not be eligible for Arizona's presidential ballot, Arpaio's "Cold Case Posse" has been investigating the authenticity of those documents to see if there's been any fraud or forgery involved.

"We conducted a very professional investigation; we have come up with I feel some probable cause, some evidence," Arpaio said Wednesday.

Arpaio said the investigation was done at no cost to taxpayers. The Cold Case Posse comprises volunteers who are former police officers and lawyers.

"Just let me say the results may be interesting without using the word 'shocked,'" Arpaio said. "I think it will reveal some information no one else has really developed in a professional law enforcement manner."

At Thursday's news conference, investigators said they will request a criminal investigation. They also said they have identified a person of interest in the forgery of the birth certificate.

Arpaio said he is not yet accusing Obama himself of the crime. He said they will investigate who is behind the "possible forgery and fraud."

Sheriff Joe Arpaio is one of America's most respected lawmen, but the Associated Press is attacking him over this as we expected since the Associated Press has been caught lying and distorting the truth on numerous occasions.

Police are elevating their investigation now to a CRIMINAL PROBE and calling for Congress to launch a Congressional investigation.

The leading reporter on this case, Andrew Breitbart [41] died suddenly just before the news conference. Dr. Jerome Corsi is reporting that he spoke with Andrew Breitbart around 5pm and arranged an interview for him with Sheriff Arpaio. Corsi says it may have been Breitbart's last interview. Andrew Breitbart died unexpectedly shortly after midnight this morning on this auspicious day.

Now, six MORE States are raising NEW challenges to Barack Hussein Obama's constitutional eligibility to even BE on their presidential election ballots... including Alabama, Tennessee, Arizona, New Hampshire, and Illinois! Why NOT Hawaii? Because Hawaii governor Neil Abernethy is a friend of Obama and tried to cover up the complicit fraud of his administration including the Department of Health. Hawaii we need to keep Obama OFF our Ballot!

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.

Who Owns Molokai? Paul Kauka Cullen-Naki Orders Default Judgment Against Lavinia Currier and Puu O Hoku Ranch, Ltd.

[Continued from page 2]..... in COURT a scumbag who had sold his soul to the Devil to live the high life? **FRAUD on COURT!**

6] I presented my written request for time extension form to Court Clerk Ribao on February 13 but she refused to accept and file stamp it for the record, thus violating her DUTY as mandated by law. I also faxed a copy to Defendants, and I telephoned Strand to stipulate to the extension, which could have been done by phone with the Court office, but Strand refused because he was so sure that this time he would obtain WITH PREJUDICE dismissed, but I presented some answers timely filed he cannot deny as the record of judicial proceedings proves. And, I will trash the rest of their distracting meritless arguments if they want a trial.

7] Defendant's attorney Nakamura/Strand further obstructed justice by interfering with service of process, violating due process and 18 U.S.C. § 1501. Assault on process server. Process server Henry Kauka reported to me that he received a letter from Puu O Hoku Ranch attorney ordering him to not serve any summons on Ranch employee Office Manager Keala Coelho and Ranch Manager Jan. Henry wrote the note explaining his attempts to serve summons. Defendants violated federal laws on due process! hello! I had to get another person to serve the summons who did so over the objections of Keala and their attorneys who again interfered by prohibiting and resisting service of process at the Puu O Hoku Ranch, Ltd. office manager who accepted it previously.

8. Judges MacDonals and Priest appear to accept the pleadings of their attorney-underlings who lie to their Defendants' advantage at every opportunity, and then give the attorneys their blessing to perpetuate FRAUD on COURT providing they do not get caught, e.g., Defendants saying the magic words "Land Title" removes jurisdiction from Molokai District Court, when it obvious that the DEFAULT JUDGMENT for Paul K. Cullen-Naki resulted from the obstruction of justice done to me in Puu O Hoku vs Paul Cullen John Doe#1 Civil No. 11-1-0124 [3] by these same attorneys with Judge Cardoza being complicit, even calling me an Unidentified Male not allowed to speak in this court, not a Defendant, etc as shown in that hearing's transcript. In their arrogance and sense of immunity, Puu O Hoku Ranch, Ltd ignored my court filed documents of valid Title [compared to their DEFECTIVE broken Title] and my claims and demands as a Defendant/Claimant; they ignored proper Molokai venue in that case where Defendants and Plaintiffs and the land in question all reside on Molokai, and they did not REPLY or answer my filed documents, and then they DEFAULTED for 20-days, did not invoke Rule 60 etc, then 30-days more, and then after 60-days their DEFAULT became UNIMPEACHABLE and I lawfully demand now ENFORCEMENT, but Defendants want to obstruct justice again in the instant case by uttering the magic words "Land Title" to obstruct justice. NO! Even now in this hearing Feb. 14, 2012, attorney Strand testiLIED as he is not under Oath with his words transcribed as "That particular title dispute was resolved by Judge Cardoza in Circuit Court. Mr. Cullen did not participate...And that determination is collateral estoppel....". Big words, BIG LIES! **More FRAUD on COURT!** My Complaint is for ENFORCEMENT of DEFAULT by way of issuance of a Writ of Summary Possession and Ejectment as allowed by law, and this District Court does have jurisdiction regarding claims for Summary Possession and Ejectment per HRS 666-6 and 11, and any dispute about it must be by trial requested by Defendants. NO REQUESTS FOR A TRIAL HAVE BEEN MADE BY DEFENDANTS. Defendants want to avoid seeing the truth and justice done.

9] And judge Priest tips his hat to Defendants, inexplicably he says: "The Court is not finding a basis for the amended complaint or second amended complaint to establish jurisdiction in this Court. [Notic: HRS 604-6, HRS 666-6] And that's taken in consideration of the matters set forth, a declaration and argument in the answer of the defendants...Court is going to today dismiss without prejudice the amended and second amended complaints. And those are the rulings I have to make. Thank you. ...Now it's dismissed without prejudice. So you can follow the rules and the law and file whatever matters you think are appropriate."

CONCLUSION and ORDER:

This is not a Land Title case, and there is no lawful basis for the Complaints to be dismissed, the lies, meritless distractions and misrepresentations and fraud on Court by Defendants Lavinia Currier and Puu O Hoku Ranch, Ltd and their attorneys Nakamura and Strand, notwithstanding, as well as the fact that they have not requested a trial on any issues regarding their default and obstructions of justice and fraud on court raised in my Complaints for Enforcement of the Default Judgment that is res judicata. This case demands enforcement of the unimpeachable Default Judgment that is res judicata and the uncontested documented proof of Title held by Plaintiff Paul Kauka Cullen-Naki, whereby Plaintiff holds valid title to the real property he claims located in Halawa Valley TMK# [2] 5-9-002:001 and by records of direct heirship to LCA 7713:28 and RP 4475 real property situate at Ahupuaa of Halawa and designated as the Puu O Hoku Ranch, consisting of all of the other ahupuaas of Moakea, Honoulimaloo, Kumimi, Moanui, Lupehu, Keopukaloa, Pohakupili, and Waialua.

THEREFORE, this COURT de jure ORDERS

that if justice be done to enforce the Default Judgment that is res judicata, a Writ of Summary Possession and Ejectment shall be issued immediately pursuant to chapter 666-6 and 11, and §604-6 Hawaii Revised Statutes, and such Writ shall be enforced forthwith by the Sheriff and Molokai Police Officers to remove Defendants Lavinia Currier and Puu O Hoku Ranch from the real property listed above for Plaintiff Owner-Title holder of Record Paul Kauka Cullen-Naki.

By: _____
Paul Kauka Cullen-Naki
Plaintiff, Pro per sui juris

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Part IX Searches and Seizures

Searches and seizures based upon laws and judicial interpretations repugnant to the spirit of the Declaration of Independence are morally illegitimate; therefore, they are unreasonable; therefore, they cannot rightly be constitutional. They are in fact, criminal. The all but forgotten precedent established by the Nuremberg War Crimes Trials and the lesser known Trial of the Judges should be applied in order to hold agent predators and judicial parasites accountable for the injury they've inflicted upon individuals by systematically violating the Bill of Rights under color of law.

The systematic misuse of police power in America is sanctioned by statutes and supported by statist. Jurors should recognize the moral legitimacy of self and property defense, and acquit defendants accordingly. Should persons who force their way into a harmless person's abode for the purpose of depriving him of his lawful existence be shot dead by their intended victim, acquittal is in order. Better yet, the grand jury should refuse to indict in such cases of obvious self-defense.

A person's effects might reveal his harmless personal peculiarities as well as other information that has nothing whatever to do with probable cause or justice. Today, Drug War victims go to jail while their papers and effects lead to the arrest and persecution of others. Then, their papers and effects can lead to the arrest and persecution of others . . . then . . . damn! Where does it end? Cui bono?!

No conspiracy or so-called pusher is necessary to sell drugs because drugs sell themselves. Drugs promote healing and otherwise reduce suffering while recreational drugs simply make a person feel good and enhance fun. To think that persons ingest alcohol hoping to develop cirrhosis and smoke cigarettes hoping for cancer is absurd. If most drug experiences were unpleasant, there would be no demand for drugs.

THE SIXTIES

Congress shall make no law abridging the right of the people peaceably to assemble and to petition the Government for a redress of grievances. —First Amendment

Only fear born of ignorance can delay Man's libertarian destiny. Right of assembly must be respected if man is to cross the abyss that separates what he is, from what he is to become.

Woodstock failed to discredit the myth of violent, drug-crazed people. Today, alarmist fictions are propagated by the favored factions with more rabid fervor than ever, but one need only follow the money trail to discover why there is a relentless War on Fun.

Those unforgettable 60s were a fun-filled reactionary happening that failed because it had neither a philosophical goal nor the strategic focus necessary to achieve that goal.

The symptoms of the unlawful government power disease were attacked without isolating the political and financial pathogens responsible for it. Appearing to be protest just for the hell of it, the Youth Rebellion of the Sixties lost its passion for justice when America's Armed Forces left Vietnam.

During the Sixties, young Americans stumbled onto America's libertarian roots but they mistakenly believed in the invulnerability of constitutional American liberty.

Consequently, they failed to recognize the significance of their discovery. Their failure to convincingly re-secure their unalienable rights left the way clear for encroaching oppression. Sadly, many of today's statist are descendants of Flower Children. Even more sadly, many surviving Flower Children have become hypocrite statist with age.

But what about anarchy?

When members of the favored factions warn of anarchy, what they are really saying is this: It is better that you continue to acquiesce in the established abuse of power rather than risk the irresponsible abuse of freedom that might follow in its absence.

But it is not anarchy per se that the Favored Factions fear. The Favored Factions fear an ignominious end to their profitable status quo. Anarchy is a virtual fiction of the imagination since new government rises quickly from the ashes of old. What should be feared most are the crisis-makers. Crisis-makers are deceivers who manufacture fears in order to profit from the very fears that they themselves have manufactured.

Sacrificing principle to expediency always brings government eager to impose profitgenerating excesses. Those who presume to save us from ourselves are systematically alienating our unalienable rights to Life, Liberty, and the pursuit of Happiness.

THE LEGALIZERS ERR

The Legalizers' approach to ending the Drug War is fundamentally flawed. They fail to challenge the lawfulness of what is in fact a persecution of individuals who choose to medicate themselves without paying for written permission from a licensed professional.

Today, Americans risk severe punishment by choosing to pleasure themselves with alternatives to ethyl alcohol. Why so few Americans fail to recognize the real criminals in this relationship is truly astonishing. A daily study of the Unanimous Declaration could surely clarify it for them.

No power that is repugnant to the principles underpinning the non-amendable July 1776 Action of the Second Continental Congress has lawful authority. It is crucial that a Citizen understand that lawful and legal are not synonyms. There is an ethical element in lawful that can be painfully absent in legal. History is replete with dreadful crimes, legally committed by agents of governments and those they favor.

To settle for anything less than an across the board repeal of the de facto prohibition of certain drugs is going to be a grievous mistake that will continue to impoverish and imprison harmless Americans for years to come — until a significant number of folks come to their senses regarding the only morally acceptable relationship between the individual and his government. Piecemeal "legalization" concedes a power to government that does not in truth lawfully exist. In fact, Drug Prohibition is the product of an intrinsically criminal distortion of the Constitution's Commerce Clause.

As long as WE the People permit tyranny to be profitable, there will be plenty of tyranny. Simply follow the money and for better or worse you will always find the truth.

[part X: UNLAWFUL DOMESTIC WAR on the American people and our Constitution. page 36 —Congressman Ron Paul (July 30, 2010)

Maui Power Outage Calls for Water Conservation

Due to this afternoon's islandwide power outage, the Department of Water Supply is requesting all customers on Maui to conserve water until tomorrow, March 2, 2012. Until full electrical power service is restored by Maui Electric, the Department is unable to pump water to maintain desirable water levels in the storage tanks. Customers are asked to use water only as needed for health and safety purposes in order to extend the supply available in the storage tanks until the water can be restored to safe levels.

Customers are requested to call the 24-hour service line (270-7633) only if a water problem occurs.

Honolulu Police Beat Hikers

HONOLULU -- A hike above Honolulu ends with a trip to the emergency room for an Oahu man. He claims during a hike with a friend Honolulu, police officers beat him up.

John Helm took his friend Jonah Wellins, who was visiting from Connecticut, for a hike above Maunalani Heights Wednesday morning.

But that afternoon they ran into trouble.

"Halfway down the trail, six cops with machine guns said 'Get down on the ground,' so I got down on the ground. And my head got smashed into a rock a couple of times," said Helm.

"They came running up and pushed me to the ground and put cuffs on me. I had a foot on me and a gun to my head," said Wellins.

According to the men, there was a police operation in Palolo Valley where dozens of armed officers and SWAT team personnel searched for burglary suspects.

"Somebody said 'Do you know what's wrong and I said, 'No, I don't know what's going on.' They said there has been a burglary and we think it is you," said Helm.

Police said Helms had clothing that matched the description of one of the men. And when officers with machine guns saw Helms and Wellins on the trail they said the two acted "suspiciously". [WTF ! How about scared shitless, damn cops!]

So over the next two hours the men were marched down the trail, questioned and arrested. Then, suddenly, they were let go with little explanation from officers.

"It's a case of wrong place, wrong time," said Wellins. "They said, 'We're letting you go now, but you're still considered suspects.'" said Wellins. [FREAKING NAZI terrorist stinking cops need to be prosecuted for their crimes and put into prison and personally pay damages and kicked off the HPD and gun prohibited!]"

Police did take the men to the emergency room where Helms was examined for a concussion and treated for his injuries.

"I'm unarmed, I'm on the ground. I don't know why my face has to look like this," said Helms.

Taxpayers will soon be paying big for these stinking cops criminal assault!

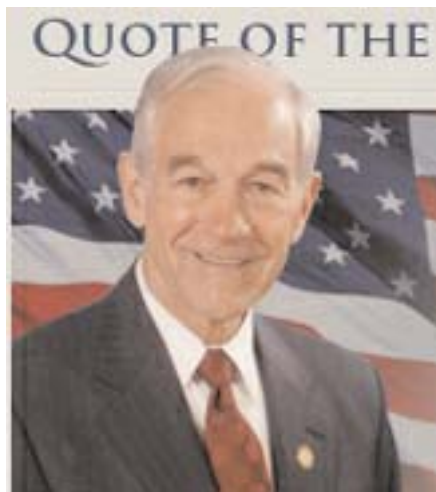
Cops Arrest grandfather caught Burglar

A New Hampshire grandfather has been arrested and is facing a possible prison sentence for firing a shot into the ground and holding a burglar at gunpoint until the cops could arrive. Dennis Fleming, 61, came home on Saturday night to discover that his home had been robbed. He saw the burglar, Joseph Hebert, 27, climbing out of his neighbor's window. Mr. Fleming yelled, "Freeze!" and fired a shot into the ground before holding the crook at gunpoint.

When the police arrived, they arrested Hebert, but instead of a big old "thank you" and a slap on the back for Fleming, he got arrested too, on a charge of reckless conduct.

The question before the country is what to do about it?

Answer: Elect Dr. Ron Paul, the only honest track record proven conservative and patriot candidate. He will restore peace, prosperity, and Constitutional limited government Law of the Land.



Dr. Ron Paul for President on the Issues

1. I Always veto unbalance budget; eliminate income taxes, estate taxes, and cut \$1-trillion from the annual budget.
2. Repeal ObamaCARE, support 2nd Amendment, End Wars.
3. Abolish welfare state to discourage illegal immigration.

BARACK HUSSEIN OBAMA II

1961 Kenyan Birth Certificate, Copy, Reduced Size

Born in Kenya?
Illegal President?

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COAST PROVINCE GENERAL HOSPITAL
Mombasa, British Protectorate of Kenya

CERTIFICATE OF BIRTH

Certificate No. 32018

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 8/8/1961
Name of Attending Doctor Signature of Attending Doctor Date

JOHN KWAME ODONGO
Supervisor of Obstetrics

John 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.

