

The M.A.N. Online: <http://www.MolokaiAdvertiserNews.com>

HC01 Box 770 K'Kai email: MolokaiMAN@basicisp.net

Molokai, HI 96748

ph. 808-558-8253

**Alha: it's FREE!**

 **Mail To:**

# Molokai Advertiser-News



Volume 27 Number 15 The Militia of Molokai's Community Newspaper—Every Wednesday April 13, 2011

## Molokai Residents Petition Obama to Veto Social Security Payments to Illegal Aliens; Obama's Budget Cut FRAUD Exposed

The DNC controlled, Obama-friendly U.S. Senate voted this week to allow 'illegal' aliens access to Social Security benefits. Appears that is part of Obama's Alien Amnesty policy and Senator Harry Reid & Pelosi's effort to make it law, regardless of the lack of Constitutional authority to do such a thing.

Molokai residents Charlene Martin, Tina Buse, and George Peabody are among the millions of Americans who have signed a petition to Obama in opposition to the proposed Social Security coverage extended to Illegal Aliens. The email blitz urges others to sign the petition.

"It does not matter if you personally like or dislike Obama. You need to sign this petition and flood his e-mail box with e-mails that tell him that, even if the House passes this bill, he needs to veto it. It is already impossible to live on Social Security alone. If the government gives benefits to 'illegal' aliens who have never contributed, where does that leave those of us who have paid into Social Security all our working lives?"

PETITION for President Obama:

We, the undersigned, protest the bill that the Senate voted on recently which would allow illegal aliens to access our Social Security. We demand that you and all Congressional representatives require citizenship as a pre-requisite for social services in the United States.

### Obama's fuzzy math BUDGET CRISIS Solution is FRAUD: \$38 Billion equals only \$352 million cut ???!

Congressional Budget Office report revealing that the so-called \$38 billion in budget cuts made last week will only result in \$352 million in savings this year has touched off a backlash from the conservative grass-roots base of the GOP. Congressional Budget Office as a SHAM. The CBO reports that the alleged \$38 billion in cuts actually amounts to just \$353 million in real cuts! The rest of the alleged "cuts" were accounting tricks and supposed "future" cuts! So instead of the "compromise" total of \$38 billion in spending cuts, Congress is actually voting on a budget deal that has NO REAL CUTS AT ALL!

**THIS IS AN ABSOLUTE OUTRAGE! Just SHUT DOWN Obama-DC!**

Republicans control the House of Representatives, but the antipathy on the right with how Washington does business is now palpable.

Obama intimated the reforms proposed by Rep. Paul Ryan were un-American. Ryan replied that Obama has become a "campaigner in chief," instead of acting in his usurped capacity as Executive [President] who enforces the Constitution based laws made by Congress representing The People.

"I'm hearing a lot of anger and frustration frankly," Memphis Tea Party founder and chairman Mark Skoda. "Yesterday on the radio I had a number of folks call in, primarily saying that House Speaker John Boehner's deal with Obama et al is a terrible deal, a fraud, an embarrassment. Americans got rolled."

Sal Russo, the founder of Tea Party Express, says movement conservatives are "profoundly disappointed" by the 2011 budget deal. He tells Newsmax the arrangement marks "another failure to address excessive federal government spending and our skyrocketing national debt."

Tea Party Express Chairman Amy Kremer: "I am very disappointed and fed up with Washington's politics as usual," she adds, "The American people are smarter than Washington thinks, and we have lost patience with their shenanigans."

The only plan from Democrats is to raise taxes and keep us on the spending merry-go-round to keep government agents holding power over Citizens.

Skoda says most grass-roots conservatives that he's spoken with would favor shutting down the government rather than approving the current resolution for federal funding expected to be voted on by both the House and the Senate Thursday.

### Obama has "The Solution" - Tax Increases!

Obama wants Obamacare funded. He wants tax increases. He wants more trillions in deficits. He wants no meaningful spending cuts.

We must say, loud and clear, No! No! No!

Obamacare funding? We must defund!

Growing deficits? We must stop them dead!

Socialism? No! Foreign wars? NO Bring troops home now!

Trillions in waste and corruption? Not on our watch!

The results of the last election could not clearer! Cut spending; solve the massive and growing deficit before our nation goes bankrupt. Cut, or at the very least do not increase taxes!

Now Obama is saying elections do not count. Voters do not count.

We will not take this tyranny any longer! We will be Egypt, Tunisia revolt!

We will not back down. Not now. Not ever.

We have a Government Spending Emergency right here, right now!

We have a massive and mushrooming Deficit Emergency right now, with Obamacare moving closer each day to full implementation, which will add \$250 million a day to the already intolerable problem!

## ATF's Customer Service in Waco, Texas:



## Re: Feds Murder 81 Waco April 19, 1993 Remember & Never Again!

report by George Peabody

On February 28, 1993, a force of 76 agents from the Bureau of Alcohol, Tobacco, and Firearms stormed the residence of a religious group known as the Branch Davidians, and eventually killed 81 people. The official story is that the BATF raided the Branch Davidian compound to serve an arrest warrant on David Koresh relating to firearms possession, but FOIA documents prove that the raid was an amped-up show of force to demonstrate to Congress the BATF's power and lobby for more funding. The innocent Davidians paid with their lives for the BATF/FBI's publicity stunt coded as "Z-BigOne".

Who fired first on that day, the Branch Davidians or the ATF? Right after the raid, one ATF agent told an investigator that a fellow agent shot first, when he killed a dog and her puppies in a cage just outside the compound entrance. Surviving Branch Davidians have maintained that they did not shoot until they were fired upon by the Feds.

The US Justice Dept. memos accuse church leader David Koresh of abusing children in the church. Attorney General Janet Reno revised her statement several months later, agreeing there was no evidence of child abuse by Koresh, who was wounded in the shootout on Feb. 28, and died in the fire started by the military tanks and federal agents 51 days later April 19, 1993, after she approved the FBI's CS gas plan to end the standoff regardless of the unarmed women children inside.

Reno explained she endorsed the toxic and flammable CS-gas plan that killed 81 mostly women and children because she had concluded that negotiations with the Branch Davidians were indefinitely stalemated, that the FBI's hostage rescue team on duty at Waco was becoming fatigued, that the security perimeter established by the FBI around the compound was endangered by growing anger of Americans witnessing these Nazi tactics against a church group mostly women and children.

The FBI agents used military tanks to smash holes in the walls of the building and then sprayed the flammable toxic CS gas into the residence. Agents also used hand-held grenade launchers to fire more than 350 "ferret" rounds into the windows of the building, disregarding the safety of children and adults in the church.

Still, none of the Davidians obeyed the FBI's command to exit the residence.

A fire then broke out, and all of the remaining Davidians, including 27 children, were burned to death. Hey, it's what federal BATF & FBI do to Americans!

That incident—which is now referred to simply as "Waco"—has become the most controversial law enforcement operation in modern American history. Although the "official" investigation of the incident places all of the blame for the carnage on the Branch Davidian leader, David Koresh, numerous crimes by government agents were never seriously investigated and never prosecuted.

**Waco; Ruby Ridge, Oklahoma federal bldg, 9/11 Twin Towers/Pentagon. Feds did it!**

# Commerce Clause Mis-Used by Obama to Grab Power, and Control Business and People ObamaCARE is exempt?

In the Constitution, the word "Commerce" encompasses trade in goods among merchants and certain related activities, such as commercial paper, transportation, and cargo insurance. It does not include other economic activities, and it certainly does not include health care or the states' civil justice system.

If there were any doubt on this score, it would be settled by the fact that during the ratification debates the Constitution's supporters repeatedly represented that, outside federal territories and enclaves, the Constitution left such matters to the exclusive jurisdiction of the states. Even before the Ninth and Tenth Amendments reinforced the limits, Founders such as Madison, Hamilton, and James Wilson, among others, represented that tort law and civil justice specifically were to be state concerns. True, Congress could erect and regulate federal courts with diversity jurisdiction, but only because of separate constitutional grants, not as a result of the Commerce Power. Indeed, I have never seen any evidence that the power to erect and regulate federal courts included authority to alter prevailing tort law even in those courts, and certainly not in state courts.

To the extent that H.R. 5 regulates health care in addition to civil justice, it is also outside the Commerce Clause. No less an authority than Chief Justice John Marshall said so in *Gibbons v. Ogden*, [6] a decision celebrated as an expansive interpretation of the Commerce Power. In that case, Marshall (himself formerly a leading Ratifier) stated that "health laws of every description"—presumably including laws governing health care litigation—were reserved to the states.

H.R. 5 is Outside the Scope of Congress's Power Under the Necessary and Proper Clause which recites that Congress has authority to adopt "Laws necessary and proper" to executing its other powers. However, as several leading Founders (including Marshall) explained, this provision does not grant additional authority; it merely clarifies that the listed powers include those inherently subordinate to those listed powers. The Necessary and Proper Clause does not authorize Congress to control issues of health care or civil justice, because such matters are important issues in their own right, and not merely incidental to mercantile interstate trade in goods ("Commerce").

In recent years, both Congress and the Supreme Court have assumed that the Necessary and Proper Clause permits Congress to regulate economic activity substantially affecting Commerce, but this is clearly erroneous because it contradicts specific statements at the Founding and because it undermines the Constitution's federal scheme. Moreover, H.R. 5 seems to exceed even that expansive definition of the Necessary and Proper Clause: Not only does it purport to govern civil justice matters that "affect" (rather than being limited to those that "substantially affect") interstate commerce, but because civil justice is not an "economic activity" as the modern Supreme Court uses the term. Of course we all know now that funds raised by state court systems from traffic and criminal cases is LOOT!

It is clear from H.R. 5's Statement of Purpose (§ 2(b)) that the measure is not targeted at regulating commerce at all, but only at issues of health care, civil justice, and damages. Such a purpose is not saved by pretextual recitals that those matters "affect" commerce. John Marshall stated in his celebrated Necessary and Proper Clause case, *McCulloch v. Maryland*: Should congress... under the pretext of executing its powers, pass laws for the accomplishment of objects not intrusted to the government; it would become the painful duty of this tribunal, should a case requiring such a decision come before it, to say, that such an act was not the law of the land.

As noted earlier, health laws were among those Marshall listed as outside the objects entrusted to Congress.

H.R. 5's "State Flexibility" Section Does Nothing To Alleviate Constitutional Concerns Section 10 of H.R. 5 provides that certain state laws are not to be preempted by the measure. The section is objectionable if only because it seems to

preserve those laws as a matter of congressional grace rather than as a recognition of the constitutional limits on Congress. Moreover, the section grants protection only when the state undertakes policy choices preferred by Congress. Thus, state laws that offer "greater . . . protections for health care providers" are preserved, while those that provide less are overridden. States that enact statutory caps on damages receive protection, while those that make the traditional common law choice—leaving the amount to jury and judge—receive no protection. The section is, in other words, more in the nature of an insult to the states than a protection of federalism.

## Conclusion

All Members of Congress take an oath to follow the Constitution. Moreover, many Members of the present Congress owe their election partly to promises to honor the Constitution as adopted by the people through their state ratifying conventions, except, of course, where the people have duly amended it. Such a commitment is unconditional. It is not contingent on whether an issue is "liberal" or "conservative" or whether it appeals to Interest Group A or Interest Group B. In other words, the Oath is not democracy, it is commitment to principle, freely, that creates a DUTY to which they can be held accountable.

There is a practical political aspect to this as well. It is no secret that Congress is deeply unpopular with the American people, in part because Members are seen as giving lip-service to law and principle, and then disregarding both when law and principle become even slightly inconvenient. It also is no secret that Congress as an institution is in difficulties over its collective head, due largely to its attempts to address all issues, in contravention of constitutional limits, rather than restricting itself to the issues the Constitution entrusts to it.

I believe there is a health liability problem in many states, but that is an issue constitutionally to be addressed by the states themselves. States that adopt poor policies will suffer accordingly, as some have—but correcting the problem is the prerogative and responsibility of those states, not of an overreaching federal government.

## Gun Rights Save Lives!

Depriving the public of an effective tool to stop murderers is misguided, puts you at risk, and at its core, is a thinly disguised effort to get to zero-round magazines—in the false and dangerous belief that disarming innocent people will finally disarm criminals.

By focusing on magazine size instead of ways to stop active shooters you jeopardize everyone's safety. Hoping to limit murderers by limiting magazines is irrational and hoplophobic.

Why have people picked a ten-round limit? Why not two? Are they saying it's OK to only kill ten people? That makes no sense. Would you make police obey the same limit? Why not?

Parity with Police: The public faces the same criminals police do. Any restrictions for the public must match what police can use: The public is always first at the scene. If you can't justify impeding the police with ammunition limits, you cannot legitimately justify impeding the public that way.

What's needed to stop rampages is not another law written on paper, but speedier law enforcement, or any armed people who can respond.

A criminal can't legally have a magazine of any size. A law restricting size adds nothing to safety of law abiding citizens.

None of these arguments matter to the Obama/Clinton, et al. People who want to restrict magazines are on a roll, using the Tucson assassinations for momentum. They want any kind of gun bans they can get, regardless of crime fighting, public safety, logic or reason. They are emotionally compromised.

Limiting the amount of ammunition a person has for self defense is dangerous. The only way to stop a lethal attack is with countervailing force.

The correct response to a mass murderer is not to restrict the public, but to empower the public and give us every advantage possible.

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

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

### The Moloka'i Advertiser-News



Susan

George

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

### Patriot-guerrilla journalism

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

Phone: 558-8253.....Call The M.A.N. online  
Published Every Wednesday Made on Molokai for theWorld  
Subscriptions....FREE Online MolokaiAdvertiserNews.com  
Published Weekly. Founded in 1984...Contents © 2010 All Rights Reserved

**Every Wednesday**

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

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

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

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

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



## Molokai's Forum For Freedom



## Gun Rights Protect Against Tyranny!

2nd Amendment has "stand alone" significance, and is probably the most important reason for an armed citizenry to "keep and bear" significant weaponry and ammunition capacity.

We the People", as a coast to coast and border to border Nation, must retain the armed might to, FAILING ALL OTHER RECOURSE, overthrow TRAITORS within our own government. It is a gut wrenching and heartbreaking option, but an option that must be potently retained for the sake of our liberty and the liberty of our descendants.

The Declaration of Independence spells out this unalienable right to revolt, and lists some of the basic reasons for which it might be exercised.

The Second Amendment was included in the Bill of Rights for predominantly this purpose, to warn off tyrants. The States are to remain free. State Militias were to deter the intrusive potential of a national standing army. Defense against foreign invasion was a secondary, not the primary, motivation for our 2A.

The Founders had an instinctive distrust of government, and especially a centralized Federal government that might someday drift towards the tyranny of a monarchy. At the time of the writing of the Bill of Rights this distrust had become deep and profound. America had just cast off the abusive rule of King of England and was in absolutely no mind to allow such tyranny and despotism to rise again.

To realistically achieve this "détente" or "balance of power" with the Federal government and the heavy handed bureaucracies under its control, the American citizenry must now have, as much as ever, some semblance of parity in regards to weaponry.

The Founders' distrust of government has proven true on an international scale. Governments gone bad have been far too frequent, most horrifically in the last hundred years of world history. The death toll of citizens disarmed and then murdered by their own governments, or factions supported by those governments, is simply appalling. See: WACO, Ruby Ridge, and video: "Innocents Betrayed"

The Second Amendment, unarguably meant to establish and maintain a widely armed citizenry, is the guardian against home grown tyranny. It is the only true guarantee that the power resides with the people, regardless of the moral fiber of the politicians in power. Elections are only effective if they remain honest. The somber truth is that freedom's "bottom line" remains the "bullet box", not the ballot box. Were it not so, but it is.

This is why the Second Amendment made no limitation on the type of personal firearms it covered. It was obvious and understood that the citizens' standard would at least be equal to the standard of a common soldier.

Our soldiers can pack 30 round ammunition magazines with their AR15s. Why shouldn't we? Parity of weaponry was the standard in 1791, when the Bill of Rights was penned, and it remained the standard for more than 140 of our nation's first years.

Do you believe the U.S. Constitution, the Bill of Rights, and the Second Amendment are the supreme law of the land? Your guns are keeping it TRUE.

Do you believe any attempt by the United Nations to subvert or supersede your Constitutional rights must be opposed? SPEAK UP or you lose freedom!

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

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

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

(Unanimous Declaration of Independence)

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

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

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

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

## Enforce the Bill of Rights !

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

## Gun Rights Refresher

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

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

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

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

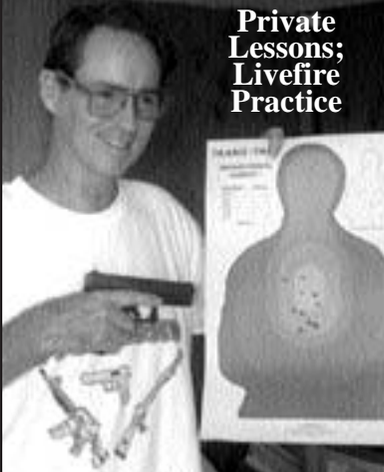
Judges are impeachable. Furthermore, judges may be removed immediately for violating oaths of office, involvement in conspiracies, extortion, and failing to uphold their duty to the common law. Judges can also be arrested, they are not exempt from this nor are any other officials, including the President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

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

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

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

S  
A  
F  
E  
T  
Y  
!



Private Lessons; Livefire Practice

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

Call 558-8253



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

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



F  
R  
E  
E  
D  
O  
M

## Radical Homosexuals infiltrating the United States Congress have a plan for Americas School Children:

Indoctrinate an entire generation of American children with pro-homosexual propaganda and eliminate traditional values from American society with their so called law titled Student Non-Discrimination Act

Yep. Their ultimate dream is to create a new America based on sexual promiscuity in which the values you and I cherish are long forgotten.

I hate to admit it, but if they pass the deceptively named "Student Non-Discrimination Act," that's exactly what they'll do.

Better named the "Homosexual Classrooms Act," its chief advocate in Congress is Rep. Jared Polis, himself an open homosexual and radical activist.

That's why I need you to act quickly -- right away -- to protect our nation's youth. You and I must defeat this disastrous legislation.

You see, the Homosexual Classrooms Act contains a laundry list of anti-family provisions that will:

\*\*\* Require schools to teach appalling homosexual acts so "homosexual students" don't feel "singled out" during already explicit sex-ed classes;

\*\*\* Spin impressionable students in a whirlwind of sexual confusion and misinformation, even peer pressure to "experiment" with the homosexual "lifestyle;"

\*\*\* Exempt homosexual students from punishment for propositioning, harassing, or even sexually assaulting their classmates, as part of their specially-protected right to "freedom of self-expression;"

\*\*\* Force private and even religious schools to teach a pro-homosexual curriculum and purge any reference to religion if a student claims it creates a "hostile learning environment" for homosexual students.

And that's just the beginning of the Homosexual Lobby's radical agenda.

**In fact, it will set them up to ram through their entire perverted vision for a homosexual America.**

## Letter to Editor: Obama Not Black

A heritage of slavery in America is what defines the Black Man in America. African Americans and Americans of color are beloved and considered allies to the Black Man in America whether they are truly allies or not, the Black Man in America still accepts them into his bosom. This impersonator of a Black President has NO heritage of slavery in America. And his choices show that he does not hold the values and struggles of Black Americans as his priority. Rather he's repeatedly proven to be a Lap Dog for the rich.

Mr. President you floated into office on the dime and reputation of the Black Man in America, but frankly .. weâre tired of you disgracing us with your dict sucker in chief routine. And we see no reason to have any special delight in you being re-elected. Particularly as you posing as an American Black Man. Oh .. your children are Black Americans, and your wife is a Black American but you have NO heritage of slavery in this nation. So your Black license has been revoked. You were brought to office by the kids. We'll see if the kids will carry you again. We see no reason to. Indeed, if Donald Trump runs, we plan fully to support him. You had your day, and we understand clearly who you love. Congratulations on being called the first Black President.

And what has Maxine Waters done ? We want more Independent candidates ... Run Trump run âœ

Is the Fence finished? Bust the Banks! Clean Congress! Repell the invasion NO AMNESTY !! ...Any questions ...

Sincerely,

M.E Goodwin 1 866 DHS 2ICE

## Molokai High National History Day

WEDNESDAY APRIL 20, 2011 'OHANA NIGHT "Debate & Diplomacy: Successes, Failures & Consequences"

MHS LIBRARY 6:30 PM TO 7:30 PM

Please join us for an evening of Debate & Diplomacy. Ms. Buller's U.S. History & Government students will be presenting their National History Day projects. Light refreshments will be served.

## Molokai High School Community Council

Our next meeting for the Molokai High School Community Council will be Wednesday, April 13, 2011, at 3:15 p.m. in the Molokai High School library. Public is welcome to attend. Please contact Diane Mokuau at 567-6950 regarding any questions.

## Molokai High Afterschool Tutoring for Math

If you are interested in the tutoring to help with school work just stop on by. All classes will be held on Wednesday's in the Math Lounge B101

## Molokai High School Hana Hou Tuesday

Every Tuesday Molokai High School Library is open to the community from 2 - 8 p.m. for "HANA HOU TUESDAYS".

Linda Yonemura, retired MHS teacher, Karen Harada, MHS ELA teacher & Ceriann Espiritu, MHS Class of 2010 will provide assistance for Senior Project, personal statements & resumes.

Jordan Hao, MHS Class of 2011 will provide assistance in math.

Diane Mokuau will help readers of all ages with interactive ebooks.

Refreshments will be provided.

## Molokai High Driver's Education

The Driver Education Program will be offered three times a year. Sometime during the Fall, Spring and Summer. Announcements will be placed in the school bulletin as well as the other papers when the class will be offered.

Students must be at least 15.5 years of age and hold a VALID permit. The Fall and Spring Classes will be limited to 12 students. Email malia\_lee@notes.k12.hi.us

## MOLOKAI HIGH ATHLETICS

April 15FriSoftballHanaMHS/K'Kai3:00 pm April  
16SatSoftballHanaMHS/K'Kai10:00 am April 15FriB  
VolleyballSeaburyGym7:00 pm April 16SatB VolleyballSeaburyGym12:00 pm  
April 22FriB VolleyballMauiGym7:00 pm April 23SatB  
VolleyballMauiGym12:00 pm

## You Can Protect Freedom: Question Authority!

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

## Da Kine Ads

### SERVICES OFFERED

Architectural Drafting Office  
Ph. 553-9045

email: luigis@aloha.net

### LICENSED ARCHITECT

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

Pono Tree Trimming /remove  
and chips: ph 558 8253

### Instant/Tankless Water Heater

New and used, call "Mr. Pono"

Pono SolarPower ph. 558-8253

5 ACRES \$9,750! Southern COLORADO. Level valley land on road.

Near high mountains and rivers.

Surveyed. \$500 down, \$125 monthly.

Owner 806-376-8690.

diane.steed@att.net

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

### HELP WANTED

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

### Freedom Is NOT FREE

### Enforce the Bill of Rights

Freedom is not a spectator sport!

An armed man is a Citizen;  
un-armed man is a subject.



## Hot Water Heater

## Instantaneous Tankless

### DEPENDABLE SIMPLICITY

starting at only \$525 ENERGY EFFICIENT

**\$300 Tax Credit 2008-2009**

Simple to light pilot, and VERY energy efficient  
Simple to install new, or to replace your old gas water heater!

**NEW AND USED! SAVE BIG on your electric bill!**

Call George Peabody: 558-8253

## The Tenth Amendment

"The powers not delegated to the United States by the Constitution, nor prohibited by it to the States, are reserved to the States respectively, or to the people."



**CIVIL NO. 07-1-0075(3)**  
**IN THE CIRCUIT COURT OF THE SECOND CIRCUIT**  
**STATE OF HAWAII**

TO: HEIRS OF MANUELA (k) aka MANUEL TESTA (k) aka MANUEL FRANCISCO TESTA (k); HEIRS OF KEONA, aka KEONA TESTA and JOANNA TESTA; HEIRS OF ISAAC ALLEN TESTA; ANNIE W. AKONG aka AKONA (w); HEIRS OF ISABELLA KIKA TESTA, aka ISABELLA KIKA KAUANUI; HEIRS OF LUCY KAUANUI or NAKI (w) aka LUCY HELELANI CRANE; HEIRS OF MARIA ILAE aka MARAEA MARIA KAMALO NAKI; HEIRS OF RAYMOND LEIMANA NAKI (k); HEIRS OF LUCY KAUANUI or NAKI (w) a.k.a. LUCY HELELANI CRANE; HEIRS OF CHARLES CRANE SR.; HEIRS OF CHARLES CRANE JR.; HEIRS OF CHARLES HENRY CRANE; HEIRS OF JAMES DEAN CRANE; LUCILLE SUE CRANE; DIANE CRANE ARMSTRONG; JAMES CAMPBELL CRANE; MICHAEL ROY CRANE; LUCILLE HELELANI CURIEL; GLADYS LOU PEKELO; DIANA CRANE; EMMA K. CRANE aka EMMA CRANE TEDDER; WALTER JAMES TEDDER; DORIS FAYE TEDDER; CHEVROLET K. MEYER; LUCY KALEILEHUA CRANE; MICHAEL ROY CRANE; IRMA DIANNE CRANE; WALTER JAMES TEDDER; DORIS FAYE TEDDER; GEORGE H. CRANE; HEIRS OF DIBBLE KIPELA ILAE; HEIRS OF GEORGE MAKAHA ILAE; HEIRS OF HAZEL DEREHO ILAE; GEORGE ILAE JR.; ILLINOIS ILAE; GORDON ALAN ILAE; ULULANI ILAE ROSARIO aka ILLINOIS ULULANI ROSARIO; SANDRA ILAE SEGORIA; ILLONA ILAE HONIG; HEIRS OF ROSALINE K. ILAE; HEIRS OF ANTONE FRAGAS; HEIRS OF CLARENCE KALANI FRAGAS; IRIS V. FRAGAS; KALANI FRAGAS aka MATTHEW KALANI FRAGAS; AGNES KAANOILANI FRAGAS KEAHUNA; HEIRS OF JOHANNAH K. ILAE, aka JOHANNAH ELEANOR OLIVIERA; HEIRS OF FRANK OLIVIERA; FRANK RICHARD OLIVIERA, JR.; THELMA MAY OLIVIERA aka THELMA OLIVEIRA NEVES; JOHN OLIVIERA; HONEY OLIVIERA; HEIRS OF DIBBLE K. ILAE JR.; HEIRS OF DIBBLE HOWARD ILAE; DEANA JULIETTE ILAE ELDERTS aka DINA ILAE ELDERTS; GEORGE W. ILAE; HEIRS OF SOLOMON N. ILAE; HEIRS OF JULIA MONIZ ILAE; HEIRS OF GLADYS ILAE CHAVEZ, aka GLADYS ILAE CHAVES; JOSEPH CHAVES; RANDAL CHAVES; DEBRA CHAVES ZEGLARSKI; BERNADINE CHAVES DEL CASTILLO; HEIRS OF SOLOMON N. ILAE JR.; HEIRS OF FLORENCE MALAMA ILAE; HEIRS OF DIBBLE HOWARD ILAE; JAMES ILAE; SUZANNE ILAE; HEIRS OF DORCAS K. ILAE aka DORCAS KEKINI ILAE HITCHCOCK; HEIRS OF HARVEY REXFORD HITCHCOCK aka HARVEY REXFORD HITCHCOCK III; DORCAS ELOISE HITCHCOCK, nka DORCAS ELOISE FARR; OTTINA TYLER HITCHCOCK aka OTINA TYLER HITCHCOCK nka OTTINA TYLER HITCHCOCK HAIGHT; HEIRS OF ELIZABETH P. ILAE aka ELIZABETH P. ILAE FRAGAS; HEIRS OF LOUIS S. FRAGAS JR., aka LOUIS SILVERIA "Blues" FRAGAS JR.; CHARLES "HANO" FRAGAS; HY WADE FRAGAS; MARK FRAGAS; VALERIE FRAGAS YASUDA; CHARLENE FRAGAS ASINO; LISA FRAGAS; THOMAS ILAE FRAGAS; MILDRED LORRAINE FRAGAS; HEIRS OF MARY ILAE CHUCK; HEIRS OF ISABELLE H. ILAE NEUMEIER; HEIRS OF WILLIAM G. NEUMEIER; LORETTA KUULEI NEUMEIER; CLARA LEILANI NEUMEIER; WILLIAM HOULU NEUMEIER; HEIRS OF JOHN LOUIS ILAE; HEIRS OF HELEN ANDRADE ILAE; RICHARD JACK ILAE; BETTY LOU ILAE OKI; SANDY ILAE MENCHAVEZ; HEIRS OF PUANANI ILAE BLAKE, aka HELEN PUANANI ILAE; ALVA E. BLAKE; KANAN BLAKE; KEONI BLAKE; HEIRS OF EMILY ILAE MOSSMAN aka EMILY VIRGINIA ILAE MOSSMAN; HEIRS OF PATRICK H. KAHIWAIWAAKALAHU MOSSMAN SR.; HEIRS OF PATRICK H. KAHIWAIWAAKALAHU MOSSMAN JR.; BOY MOSSMAN aka BOYD M. MOSSMAN; HEIRS OF EMMET LEWIS MOSSMAN; MURIEL LEHUANANI MOSSMAN KALAWA; EMMETT LEWIS MOSSMAN II; SHERI MOSSMAN; APRIL KALEOHANO MOSSMAN McMOORE; CARL FREDERICK MOSSMAN; GEORGE RICHARD MOSSMAN; DIBBLE HOWARD MOSSMAN; PEARL ETTA MOSSMAN GERONA; ROSE KEPALEKUOKALANI MOSSMAN AWA; REUBEN KENNETH MOSSMAN; HEIRS OF PEACHES MOSSMAN PERRY SPENCER; ALEXANDER O KA UI O KA MAHINA KA WAILANI SPENCER; DAVID KEOLANI LENCANKO SPENCER; HEIRS OF AGNES MAY ILAE, aka AGNES MAY ILAE MILLER; HEIRS OF ERNEST F. MILLER; ERNEST F. MILLER JR.; HEIRS OF HANNAH ILAE; HEIRS OF JOSEPH KEAO KAUANUI NAKI aka JOSEPH KEAO KAUANUI, aka JOSEPH KUIKEAO KAUANUI NAKI; HEIRS OF ALICE KAILIPONI NAKI, aka ALICE NAKIOWAILEHUAIMIAKAMANU NAKI; HEIRS OF SAMUEL KALUNA KAUANUI or NAKI (k); HEIRS OF ALICE HAILI KAUANUI NAKI, aka ALICE HAILI KAUANUI KAUAI; HEIRS OF SOLOMON MAHIAI KAUAI; IRENE KEOAHU KAUAI; SOLOMON KEMOPOHAKU KAUAI; HEIRS OF ESTHER KAUANUI NAKI aka NAKI KEAWE aka ESTHER KAUANUI KEAWE; HEIRS OF WILLIAM KEAWE; HEIRS OF ALICE HAILI KAUANUI NAKI II, aka ALICE HAILI KAUANUI POEPOE; M. BLOSSOM POEPOE; RALEIGH KAHIKI POEPOE JR.; GWENDOLYN POEPOE DUVAUCHELLE; MILDREN POEPOE KNOGHT, aka MILDRED LEIALOHA POEPOE KNIGHT; JAMES KAHIKI POEPOE; KELSON KAPULE POEPOE; ALBERT HIKIONA POEPOE; WOODROW POEPOE; JASLYN POEPOE WILLIAMS aka JASLYN NOELANI WILLIAMS; ESTHER POEPOE RIDGEWAY aka EKEKELA ESTHER POEPOE RIDGEWAY; MABEL POEPOE WIKUM, aka MABEL KAHIOLANI POEPOE; IRENE POEPOE KEANINI; VALERIE POEPOE HART, aka VALERIE PUALANI HART; HEIRS OF ERIC LOPAKA POEPOE; CRYSTAL POEPOE; KEALA JADE HOOSER; KEKOA SPALDING-POEPOE; LATOYA SPALDING-POEPOE; LARENA SPALDING-POEPOE; ROBIN KALEIONALANI POEPOE; HEIRS OF LILLIAN KAONI NAKI SELBY; HEIRS OF LYDIA KAONI NAKI ROGERS; HEIRS OF PATRICK PAIA KAUANUI NAKI; HEIRS OF JOSEPH KAUANUI; HEIRS OF BLOSSOM PAUHI K. WHITE KAUANUI; JOSEPH KAUANUI III; PATRICK PAIA KAUANUI; VERN KAUANUI; ROBYNNE DARLENE KAUANUI KANOHO; MAILE ANN KAUANUI ROBINS; HEIRS OF EMRY KAUANUI; CYNTHIA L. ALIBOYBUEN KAUANUI; HEIRS OF DAVID KINIMAKALELEO KAUANUI; HEIRS OF SARAH B. KAUANUI; ELIZABETH KAUANUI SMITHSON; DAVETTE KAUANUI DUARTE; HEIRS OF EMMA KAUANUI NAKI aka NAKI HENKE, aka EMMA KAUANJUI HENKE; HEIRS OF HERMAN HENKE; BARBARA M. HENKE; HEIRS OF LOUISA KAHOLOIO HAILE KAUNUI NAKI aka LOUISA KAHAULELIO HAILI KAUANUI NAKI; HEIRS OF CLARA KEAKEA KAUANUI NAKI aka CLARA KEAKA NAKI KU; HEIRS OF CHARLES IKAIA (ISAAC) KU; HEIRS OF CHARLES MAHELONA KU; HEIRS OF ISAAC NAULEI KU; HEIRS OF ISAAC NAULEI KU II; HEIRS OF ROSE MARY ENOS KU, aka ROSE MAY K. KU-ENOS; SAMUEL ENOS; ELOISE ENOS; LEONARD ENOS; HOWARD ENOS; RICHARD ENOS; PAULINE GONSALVES; CHARLES KU, aka CHARLES ISAIA KU JR.; HEIRS OF LUCY HELELANI KAUANUI WAIWAILOLE; HEIRS OF ISABELLA M. NAKI; HEIRS OF ANNIE NAKI

WADSLEY; MOSES WAIWAILOLE; HEIRS OF JAMES HAAHEO KAUANUI aka KIMO HAAHEO NAKI; HEIRS OF ANNIE PEDRO (PETERS) KAUANUI; HEIRS OF ANNIE KAUANUI or NAKI WISE, HEIRS OF FLORENCE IWALANI KUULEI WISE PAINTER; MERLE L. PAINTER; HEIRS OF WILLIAM HOWARD WISE JR.; CLARA P. ANDRADE WISE; WILLIAM HOWARD WISE III; CLAUDETTE WISE CASTILLO; WILLETTE LEI HARRIS; HEIRS OF EDWARD KAHAKUPOOLANI WISE aka EDWIN AHAKUPOOLANI WISE; HEIRS OF EVELYN NUUHIWA MAY WISE; ANTHONY L. WISE; EDWIN H.K. WISE; DAVID K. WISE; TRAVIS K. WISE; BERNADETTE KOVALSICK; MICHAEL BURNETTE, aka MICHAEL BURNETT; EDWINA WISE KALAOLA; EDWEINA WHITNEY nka EDWINA WISE YAOK; DELPHINE WISE, nka DELPHINE M AGLIAM; SHANTEL WISE; MILTON HARRY WISE; LEE JADA HAAHEO WISE; WALTER ISAAC HAAHEO WISE; JAMES NATHAN HAAHEO WISE; HEIRS OF JAMES HAAHEO KAUANUI JR.; JAMES HAAHEO KAUANUI III; ROLAND L. KAUANUI; CLIFFORD W.K. KAUANUI; HEIRS OF EDWARD KENONA KAUANUI; SUE ANN KAUANUI; HEIRS OF EDWARD "Eddie Boy" KAUANUI; HEIRS OF FLORENCE KAUANUI CLARK; HEIRS OF EDGAR CLARK SR.; DAISY MAE PAKALANA CLARK; HEIRS OF EDGAR CLARK JR.; EDGAR P. CLARK III; EDWIN CLARK; JACQUE CLARK SUFFERN; JONELLE CLARK; EMMA M.K. CLARK; EDWARD P. CLARK; HEIRS OF CARRIE ANN ALMARZA; MARIUS ALMARZA; MARIUS ALMARZA JR.; STEPHEN A. ALMARZA; DEBRA A. ALMARZA; CYNTHIA ALMARZA ROBINSON; HEIRS OF RICHARD HAAHEO CLARK; ROBERT CLARK; WILLIAM CLARK; FRANCIS CLARK; HEIRS OF EDWARD KENONA KAUANUI; HEIRS OF MARIE E. KAUANUI; ROBERT E. "Bobby" KAOPUA; LOUIS "Butch" YOUNG JR.; EDWARD K. KAUANUI JR.; ALEXANDER W. KAUANUI; ANNIE E. KAUANUI; VANESSA A. KAUANUI aka VANESSA A. KAUANUI TOWNSEND; HEIRS OF CLARA KAUI NAKI BRITO; HEIRS OF JULIA FLORENCE KIKA BRITO McCUMBER; HEIRS OF WILHEMINA J.K. AYERS; AARON DAY AYERS; COURTNEY AYERS; TRENT AYERS; HEIRS OF VIOLA LEINAALA BRITO AMARAL; HEIRS OF RICHARD WALTER AMARAL; RICHARD A. AMARAL aka RICHARD A. POSEY; HEIRS OF ROBERT WASHINGTON BRITO; GLORIA MAUREEN BRITO, nka GLORIA MAUREEN ANDERSON; LORNA KATHLEEN BRITO; HEIRS OF ROBERT CAESAR BRITO; MARSHA UEKI BRITO; MICHAEL BRITO; DAN BRITO; NICOLE BRITO; CARL JOHAN BRITO; ANDREW ROY BRITO; HEIRS OF DOROTHY MAE BRITO ASAM; HEIRS OF ETTA LORRAINE BRITO PARRISH; FAYE MILLICENT McFARLAND HEALTH; JODY LYNN McFARLAND; TINA LORRAINE McFARLAND MILSTEAD; MICHAEL GENE McFARLAND; ROBERTA MAELENE PARRISH PERRY; ROBERT MARK PARRISH; LAURENANA LOUISA POHAKO BRITO; CAESAR KALUNAE BRITO; HEIRS OF ISAAC LILIKOI NAKI; HEIRS OF HARRIET MAY NAKI KEALOHA AKI; ABRAHAM DAVID KEALOHA; HEIRS OF ISAAC LILIKOI NAKI JR.; HEIRS OF FRANCISCO JOSE TESTA; HEIRS OF AMALIA WINSTON VERRETT; HEIRS OF EUNICE (KATHERINE) FRANSON WHITON; BANK OF HAWAII, successor by merger of Hawaiian Trust Company, Limited, trustee under the will and of the estate of Eunice Franson Whiton; NATHANIEL WHITON; ELLIOT BRACKETT WHITON; NATHANIEL B. WHITON Sr.; HEIRS OF ALVIN ELLSWORTH FRANSON aka ALBIN ELLSWORTH FRANSON; HEIRS OF HARRY FREDERICK FRANSON; HEIRS OF MARIE C. FRANSON; HEIRS OF THAD SWIFT; KACY MARCELLA SWIFT; CHRISTOPHER MICHAEL SWIFT; HEIRS OF ANNA IRMGARD FRANSON; ISABELLE DEDRICK; EDMUND GEORGE WOND, Trustee; STATE OF HAWAII; OFFICE OF HAWAIIAN AFFAIRS and Heirs of persons named above who are deceased, or persons holding under said Heirs, and spouses, assigns, successors, personal representatives, executors, administrators, and trustees of persons named above who are deceased, DOE CROSS-DEFENDANTS 1 through 100, and all other persons unknown claiming any right, title, estate, lien or interest in the real property described below and TO ALL WHOM IT MAY CONCERN.

YOU ARE HEREBY NOTIFIED that Defendant/Counterclaimants/Cross-claimants CATHERINE MAWAE, EUNICE TAYLOR, JAMES HENRY WHITON, STEPHEN H. WHITON, CLARA K. KU, JOHN R. SABAS, MARVELIE F.S. YOUNG and JESSAMINE M. SIMPSON, in their capacity as Trustees of the MANUELA TESTA FAMILY LAND TRUST claim fee simple ownership, together and with others to: all of the land described in and covered in Apanas 1 and 2 of Royal Patent Grant 1720 to Manuela, situate in East Ohia, Kona, Molokai, within TMK (2) 5-6-4-20 and TMK (2) 5-6-6-12, respectively.

YOU ARE HEREBY FURTHER NOTIFIED that Defendant/Counterclaimants/Cross-claimants have filed a Cross-Claim for Quiet Title and Partition in the Second Circuit Court, Wailuku, Hawaii, requesting any controverted title to the Subject Properties be resolved, and then partitioned among the co-tenants.

YOU ARE HEREBY SUMMONED to appear in the Courtroom of the Honorable Joseph E. Cardoza, Judge of the above entitled Court, 2145 Main Street, Suite 106, Wailuku, Hawaii, 96793, on May 13, 2011 at 8:30 A.M., to file or answer or other pleading and serve it before said day upon Defendant/Counterclaimants/Cross-claimants' counsel, Andrew B. Sprenger, Esq., and/or Sharla Manley of the Native Hawaiian Legal Corporation 1164 Bishop Street, Suite 1205, Honolulu, Hawai'i, 96813, to show cause, if any you have, why the prayer of said Cross-claim should not be granted. Unless you file an answer before the time aforesaid or appear at the Second Circuit Court, Wailuku, County Maui, State of Hawaii, at the time and place aforesaid, your default will be recorded, and said Cross-claim will be taken as confessed and a judgment by default will be taken against you for the relief demanded in the Complaint.

DATED: Wailuku, Hawaii, Mar. 16, 2011.

Clerk of the above-entitled Court

**NATIVE HAWAIIAN LEGAL CORPORATION**  
**ANDREW B. SPRENGER 7681**  
**SHARLA MANLEY 8868**  
**1164 Bishop Street, Suite 1205**  
**Honolulu, Hawai'i, 96813**  
**Telephone: (808) 521-2302**  
**Facsimile: (808) 537-4268**  
**Attorneys for Cross-Claimants**