

Molokai Advertiser-News



Volume 27 Number 14

The Militia of Molokai's Community Newspaper—Every Wednesday

April 4, 2012

Hawaii Needs Obama's



Proof of Eligibility Law Like Arizona's

Obama's new Private Army is hidden in his ObamaCARE, but Arizona Voters don't like it, and don't believe he was born in Hawaii and is not a Constitutional natural born American Citizen. So they demand proof before ballot listing.

Voters' petition requires Secretary of State Ken Bennett to ensure Obama is eligible before and if Obama is placed on the Arizona 2012 ballot.

Brian Reilly, co-chairman of a gathering of tea party groups, said the strategy is to "force the hand" of Bennett "without requiring the Arizona legislature to pass a bill in both houses and to get the governor's signature."

Reilly said the petition serves as a "command for the Arizona secretary of state to perform," which would require Obama to submit eligibility documentation even if Arizona never passes an eligibility statute.

As WND previously reported, Sheriff Arpaio and lead investigator Mike Zullo of the Maricopa County Sheriff's Office addressed the joint tea party meeting, explaining the evidence behind the sheriff's conclusion that there is probable cause that Barack Obama's birth certificate and his Selective Service registration form are forged.

The petition reads:

We the undersigned Arizona citizens are requesting that the Arizona House, and/or the Arizona Senate pass a RESOLUTION directing Arizona Secretary of State Ken Bennett to send a certified letter to Democratic National Committee Chairperson, Debbie Wasserman Schultz, requesting that she produce certified source documents that are satisfactory to the Maricopa County Sheriff's Office that positively identify the U.S. natural born citizenship and the Selective Service System Registration of Barack Hussein Obama II. With the recent findings of the MCSO Cold-Case Posse, there is probable cause to believe that Barack Hussein Obama II's Selective Service Registration Form and his State of Hawaii Certification of Live Birth are criminal forgeries, it is imperative to determine Barack Hussein Obama II's status regarding his eligibility to be placed on the 2012 Arizona ballot.

The petition is being advanced under Arizona Revised Statutes 41-121-1, which reads: "The secretary of state shall: (1) Receive bills and resolutions from the legislature, and perform such duties as devolve upon the secretary of state by resolution of the two houses or either of them."

The tea party groups are presenting the Petition to state Rep. David Burnell Smith in the Arizona House of Representatives and to Sen. Judy M. Burges in the Arizona Senate, both strong supporters of passing new eligibility legislation.

Only Arizona residents are allowed to sign the petition.

At the tea party meeting, Reilly and co-chairman Jeff Lichter got 1,092 signatures from the estimated 1,100 in attendance, including members of the Surprise Tea Party, in Surprise, Ariz., and the Sun City West Tea Party.

The online petition has drawn an additional nearly 600 signatures so far.

Last year, on April 18, 2011, governor Brewer undid the work of majorities in both houses of the Arizona state legislature by issuing a veto of House Bill 2177, which would have required the Arizona secretary of state to examine eligibility documentation before placing a presidential candidate on the Arizona ballot.

As WND has reported, there exists virtually no mechanism in the U.S. for investigating whether or not a presidential candidate meets the Constitution's Article 2, Section 1, "natural born citizen" requirement. And Hawaii DOH officials and governors Linda Lingle and Neil Abernethy are complicit in the Obama fraud.

WND has also reported state Rep. Carl Seel has introduced a bill into the Arizona House requiring candidates to sign an affidavit affirming they meet the legal requirements and giving citizens with legitimate concerns legal standing to challenge in court a candidate's eligibility. Source: <http://www.wnd.com/2012/04/tea-party-to-arizona-check-obamas-eligibility/>

What may be the greatest fraud ever perpetuated on the American people is steadily coming apart at the seams! **BREAKING NEWS!**

You already know that Barack Obama's so-called long-form birth certificate is a "computer-generated forgery," but the Cold Case Posse's shocking new evidence that the information on this "computer-generated forgery" came from MULTIPLE TYPEWRITERS. Mr. Obama's so-called "birth certificate" were manufactured from totally separate documents created on MULTIPLE-TYPEWRITERS is shocking new EVIDENCE THAT CAN'T BE IGNORED.

ALSO, the Selective Service Registration Form supplied to the public by Barack Obama also appears to be a very sloppy forgery. Sheriff Joe Arpaio has just issued a demand to the Director of the Selective Service System for original.

Congratulations MHS National History Day Winners



Congratulations! The following students have qualified to compete in the State National History Day Competition on April 14, 2012 on Oahu.

Students in each of the five categories of competition are:

1 WEBSITE-Michael Kikukawa & Michael Onofrio "Telephone", Trevor Takakta & Codi Kamakana "The History of Free Agency", and Shampayne Kaai "Ruby Nell Bridges";

2 RESEARCH PAPER- Kelsie Espiritu-Tanabe "Kalakaua World Traveler", Kiloaulani Kaawa-Gonzales "El Grito de Lares", and Michaela Riehn "Bathing Suits";

3 EXHIBIT- Hope Will "Propaganda in Nazi Germany", Quintin Chow & Conan Kawano "Kapu System & Overthrow", and Kiana Simmons & Haaloha Aikala-Falealii "the Trading of Curt Flood and Other Baseball Players";

4 DOCUMENTARY- Jhaymie-Lee Davis & Apelila Tangonan "Kahoolawe Then & Now"

This year's theme was "Revolution, Reaction, and Reform in History". Students worked over several weeks to conduct research of both primary and secondary sources to answer their thesis question for their topic.

The Molokai High History day competition took place during school on Wednesday February 29, 2012.

Mahalos to Kainoa Pali and Julia De George of MOLOKAIH/HIDOE photo.

Who Owns Molokai? Update: Molokai District Court Judge Romanchak Issues Irrelevant Vexatious Litigant Order in Paul Kauka Cullen vs Puu O Hoku Ranch/Lavinia Currier et al

Last week in Molokai District Court, judge Eric Romanchak ignored the laws and Orders filed by Paul Cullen-Naki, sui juris United States National Citizen, and threatened him with contempt of court penalties if he attempted to further state his jurisdictional challenge to the conduct of the hearing and his defenses against false and misleading statements and motions by Defendants Ranch/Currier's attorney. But, the judge encouraged attorney Robert Strand, who said he was representing both the Ranch corporation and Lavinia Currier, to summarize his Motion to Strike Cullen's Default Judgments against them, and order penalties against Cullen.

Obviously, judge Eric Romanchak, who did not even bother to wear his black gown for this hearing without jurisdiction, ignored the rule that one attorney cannot represent two separate Clients [a conflict of interest], and ignored that Defendant Lavinia Currier again failed to appear as mandated by subpoena, which should have caused another Default Judgment in favor of Cullen if judge Romanchak was not so busy advocating for her without jurisdiction, and violating Cullen's right to due process, justice.

Romanchak and Strand were complicit in their effort to deny Cullen his 1st Amendment Right to petition for redress of grievances when they ordered Cullen forbidden to file any more documents in the case. Such tactics are extreme and justified only when a pro se Plaintiff is filing documents without merit in bad faith. Cullen noted the corruption of court.

Legacy of Prince Kuhio

The by Andrew Walden (Originally published March 26, 2009)

The March 26 celebration of the life of Prince Jonah Kuhio Kalaniana'ole should have special meaning in this 50th year of Hawai'i Statehood. For his is the story of how Hawaiians came to be Hawaiian-Americans.

Heir to the overthrown Queen Liliuokalani, Prince Kuhio, in January, 1895, took up arms for restoration of the Monarchy. He faced prison for his role in the failed counter-revolution against the 1893 Republic. Three years later Kuhio--and most Hawaiians--showed their opposition to becoming part of the United States by staying away from the 1898 Annexation ceremonies at Iolani Palace.

Leaders such as Kuhio and the rebellious Robert Wilcox had been kept out of the Republic government by a required oath of loyalty to the Republic which most of the Hawaiian majority of the electorate (Asian plantation laborers were mostly excluded from voting) could not bear to sign. Queen Liliuokalani swore such an oath after the failure of the Wilcox Rebellion. But most Hawaiians did not follow suit. This created a continual crisis within the minority-ruled Republic so on March 1, 1897 Theo Davies made an offer:

"Now if the Hawaiians are willing to accept the Republic, on condition that the foreigners will give up Annexation and that all shall have votes and be friends, I believe that we could stop all the quarrels and have peace again...."

Davies' offer was not accepted or even seriously considered by Hawaiians. But after Annexation, the US Constitution and American law stood above the two warring factions. That changed everything.

In 1901, just six years out of prison, Kuhio walked away from Wilcox' obstructionist Home Rule Party and joined with many of those who had overthrown the Kingdom in the Hawai'i Republican Party. The next year Hawaiian and non-Hawaiian voters flocked to the polls to elect Kuhio as the young Territory's sole representative to the US Congress. His 1902 victory also marked an electoral revolution which gave Republicans control of the Legislature for the next 52 years. Excluded by their refusal to swear allegiance to the Republic, and hamstrung in the first four years of the Territory under the chaotic Home Rule Party, as Republicans Hawaiians were elected to office and manned the civil service. As an American Territory we "all had votes and were friends."

Kuhio himself would serve for nearly twenty years. In 1919 he would introduce the first bill for the admission of Hawai'i as a State--a dream which would be realized forty years later.

Annexation brought freedom to the semi-slaves of Hawai'i's plantations. The 1900 Organic Act voided contracts of indentured servitude. Fifty years later, Communist Party member Koji Ariyoshi, editor of the ILWU-sponsored Honolulu Record described the result:

To the surprise of plantation owners, the Japanese laborers everywhere demanded that their contracts be canceled and returned to them. They wanted freedom, and dignity which came with it. As contract laborers their bodies were practically the property of the sugar planters, to be abused and even whipped with black snake whips. In several places the Japanese went on strike to enforce their demand on the planters who were daily violating a US law in keeping them under servitude.

But Kuhio is best known for another blow for freedom--his effort to right the great wrong of landlessness left over from the Mahele.

When land was for the first time deeded out in 1850s Hawai'i, many of the maka'aina were not led to legally register their promised kuleana plots. By the turn of the 20th century the old feudal ties to the Konohiki had dissolved. The children and grand children of those maka'aina who did not receive kuleana plots found themselves on O'ahu--separated from the land and squatting in shantytowns on the outskirts of Honolulu.

Kuhio knew that Hawaiians needed to be independent landholders to be free and prosperous. So in 1920 he introduced into Congress the Hawaiian Homes Commission Act. Approved by Congress July 9, 1921, the Act set aside 200,000 acres out of the government property which had passed from the Kingdom to the

Republic to the United States. Kuhio's purpose--to get Hawaiians back to living independent lives on the land. It was his last major effort. Jonah Kuhio died six months later on January 7, 1922. It would be decades before his dream would actually provide land--albeit leasehold and mostly house lots--to landless Hawaiians.

In 2002, Linda Lingle and Duke Aiona became the first Republican Governor and Lt Governor in four decades. After eighty-one years of neglect, DHHL leases would finally be assigned in meaningful numbers and the infamous decades-long waiting lists would be shortened. Jonah Kuhio's dream of correcting the Mahele's shortfall would finally come true--150 years after the fact. Home ownership is the cornerstone of the American Dream and DHHL is now the largest developer of affordable homes in the state.

So what does Kuhio teach us? He teaches us the value of being independent property holders and free citizens who play an active role in government by voting, serving, and running for office. He teaches us to recognize the opportunity that is available under the protection of the United States Constitution.

These critical lessons are lost in the current rush to make Hawaiians into reservation Indians. They are ignored or misunderstood by the shrill micro-minority whose demands for so-called 'sovereignty' since Kalama Valley play into the push for the Akaka Bill have more to do with the dynamics of 1960s student radicalism at UH Manoa than with anything preceding that date in Hawaiian history.

These are false and reactionary concepts which need to be left behind. Out of the tumult at the end of the Kingdom, the Republic and then the beginning of the Territory, Prince Kuhio lead his people to embrace their opportunities as homeowners, small business people and free American citizens. Hawai'i needs to reconnect with this history and re-take our State, and our culture from those who have encouraged a generation to choose anti-Americanism and dependence on handouts.

Kuhio gives us the model for making this shift. The last Hawaiian-organized anti-Statehood effort came from Democrat State Senator and Campbell estate heir Alice Kamokila Campbell who apparently saw herself speaking for the former ali'i when she denounced the influence in Hawai'i of Americans of Japanese Ancestry in anti-Statehood testimony before a 1946 Congressional Hearing in Honolulu. Sixty one years after Kuhio boycotted the Annexation ceremony, his descendants celebrated the dawn of Statehood. In a 1959 Statehood referendum 94% of the voters approved. On Moloka'i--the most Hawaiian of the major islands--the vote was 97%.

Territorial Delegate John Burns described the scene March 12, 1959 as news of the Hawai'i Admission Act spread:

"A crowd of more than 1,000 people, including the Honorable Neal Blaisdell, mayor of the city and county of Honolulu, gathered at Kawaiaha'o Church and paid respect to the Divine Providence within minutes of the news being received that the bill was passed by the House.

"The next morning, thanksgiving services were held at this same church. The Reverend Dr. Abraham Akaka, pastor of Kawaiaha'o Church, gave the sermon...."

That morning Rev Akaka said:

"The fears Hawai'i may have are to be met by men and women who are living witnesses of what we really are in Hawai'i, of the spirit of Aloha, men and women who can help unlock the doors to the future by the guidance and grace of God.

"This kind of self-affirmation is the need of the hour. And we can affirm our being, as the Aloha State, by full participation in our nation and in our world. For any collective anxiety, the answer is collective courage. And the ground of that courage is God."

That is what Hawai'i learned from Prince Jonah Kuhio Kalaniana'ole.

Old Hawaii Caste System: Kauwa people were the lowest, and used for human sacrifices

The lowest class of people were called kauwa. They did not know their family history. There were not too many of them. Perhaps kauwa wereas left of an early people who came to Hawaii. No one knows. They were outcasts. Other Hawaiians stayed away from them. They looked down on the kauwa. Hawaiians thought the kauwa were worth nothing. They lived on certain lands and grew their own food. No other Hawaiian could mix with them. It was forbidden to go on kauwa land or into a kauwa house. It was forbidden to eat food the kauwa had grown. If another Hawaiian did any of these things, he was put to death.

A kauwa usually wore a tattoo mark on his forehead. He was allowed to go to his chief in time of need. He went with his head covered with kapa cloth.

Hawaiians killed kauwa as offerings to the god Ku. The priest went to the edge of the kauwa land. He called out a kauwa. That person had to come. He was killed and given to the war god at the temple.

[info from The Hawaiians of Old by Betty Dunford, 1985 - 3rd printing]

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The Moloka'i Advertiser-News



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**I'll keep my guns,
freedom, & money...**

YOU CAN KEEP THE "CHANGE!"

Molokai's Forum For Freedom



Judge Rules on Right to Carry

Hawaii: NRA Instructor Liability Bill to be Heard in Senate Committee

If you have not taken action yet to support this bill, or are receiving this notice of hearing AFTER the hearing, do not give up! You can start NOW by taking action and contacting state Senate Judiciary Chairman Clayton Hee concerning House Bill 679. Due to your efforts, this important NRA instructor liability protection legislation was been scheduled for a hearing in the state Senate Committee on Judiciary and Labor this Monday, April 2, at 10:00 a.m., in conference room 16 of the State Capitol.

But, again, if you missed the hearing, contact all the legislators again now and keep pushing, advocating the public interest in this legislation that we need to have so that more instructors in firearms safety can be recruited.

Introduced by state Representative Ken Ito (D-48) and six other state Representatives, NRA-supported HB 679 would exempt firearms instructors certified by the National Rifle Association from liability for injury or damage caused by discharge of their firearms while providing training required to obtain a permit to acquire firearms. At present, volunteer instructors are vulnerable to Hawaii's "absolute liability" law.

This is an important measure not only for NRA-certified instructors, but also Hawaii gun owners since once liability protection is established, it will open the door for those seeking to gain instructor status and create more opportunities for gun owners to meet the training standards.

Please contact members of the state Senate Committee on Judiciary and Labor TODAY and respectfully urge them to support HB 679. The committee contact information is provided below. Also, if you are able, please attend this hearing and testify in support of HB 679.

There are times when the rule of law and reason afford no defense. At those times, might determines the outcome. There is always a need for self-defense. The right to bear arms is a right to life and derives its legitimacy from the unalienable natural right of self-defense which no just government can deprive its people.

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 ?



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)

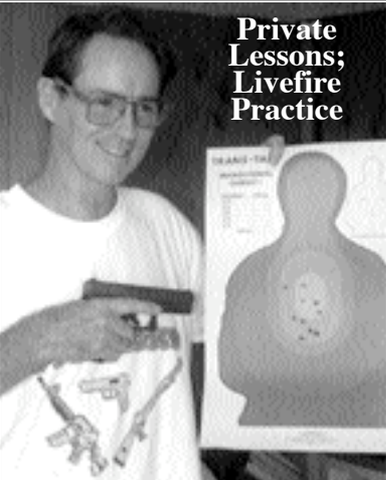
The crime on our streets is a tiny fraction of the crime in the offices of our politicians and bureaucrats - the massive majority of crime is committed by the criminal class in power. Just look at the constant abuse of power in our State government offices and you will realize the extent of crime in 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 !**

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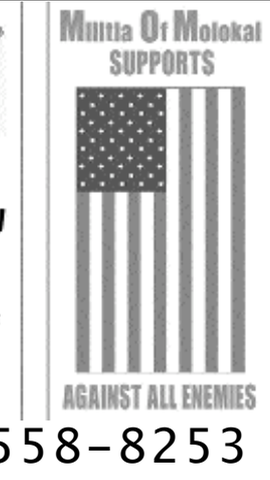
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SUPPORTS**



AGAINST ALL ENEMIES

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

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Molokai High School News

Principal's Honors List

The Principal's Honors List are students who have earned Mark Point Averages of 4.000* or above while enrolled in six or more courses, four or more of which are solid courses. For the third quarter of the 2011-12 school year, they are:

Grade 9: Edel Mae Alvarez, Tiera-Lee Bishaw Marquez, Kelsie Espiritu-Tanabe, Alexandra Gilliland, Olelo K.P.A Hamakua Poepoe, Sarah Jenkins, Kristin Tancayo.

Grade 10: Xrystina Bicoy, Kilo Au Lani Kaawa-Gonzales, Mia Mendija.

Grade11: Michael Kikukawa, Ronalyn May Carino Cara Connolly.

Grade 12: Charisse Manley, Chelsea Simon, Tiffany Tanielu.

*Note: Mark Point Averages reflect inclusion of online course marks.

MOLOKAI HIGH SCHOOL Honor Roll

The Honor Roll students who earned Mark Point Averages of 3.500 to 4.000* for the third quarter of the 2011-12 school year are:

Grade 9: Trevor Takata, Makana Arce, Stazandra Dudoit Cuello, Katalina Santiago, John Pol Espejo, Waipuna Kelly-Paleka, Shanrese Pedro, Michaiha Soares.

Grade 10: Jeremy Ilaban, Paul Parker, Brayden Willing-McCutcheon, Taylor Tamanaha, Laureano Torres Batarata, Rizpah Torres-Umi, Monaliza Espejo, Kahumoku Lindsey.

Grade11: Piikea Hanaoka, Faron Kamakana, Esther Lopez, Francis Ventura, Brittanie-Rae Nerveza, Hauoli Falealii, Lesley Escobar, Michael Onofrio.

Grade 12: Kate Sandy Espejo, Leenell Hernandez, Dallin Tancayo, Julian Daniel Bicoy, Kailen Inouye, Kaloko Akina, Petrisha Alvarez, Moriah Jenkins, Natalia Levi, Kayla Matson, Mikayla Pico.

Molokai High School is accredited by the Western Association of Schools & Colleges. All accredited high schools conduct an in-depth self study periodically to examine overall progress accomplished since the last self study and the effectiveness of its current programs based on the WASC criteria in relation to student achievement. Molokai High has prepared its self-study and will be visited by a committee on April 16-19, 2012. The visiting committee will prepare a report based on the self-study and analysis of their visit. The report will highlight the school's programs including strengths and critical need areas if warranted. MHS is preparing to receive the visiting committee and exhibit our many accomplishments. Please attend our "Student Achievement" Ohana Night on April 17 at 6:00 p.m. where we will showcase some our exciting programs. Light refreshments and door prizes will be provided.

Molokai High School Senior Inquiry Project Deadlines

Senior Inquiry Project: For Juniors: Your culminating Service Action Plan is due for approval and comment by Friday, April 13, 2012.

Molokai High School Hana Hou Tuesday & Thursday

We've added Thursday!!!!

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

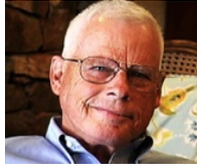
Scheduled activities are:

Math Support 2-3:30 p.m.

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

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

Pilot Says No Airplanes Hit WTC Towers 9/11/01



Excerpts Affidavit By John Lear, Son Of Learjet Inventor
No Boeing 767 airliners hit the Twin Towers as fraudulently alleged by the government, media, NIST and its contractors. Such crashes did not occur because they are physically impossible as depicted for the following reasons:

A. In the case of UAL 175 going into the south tower, a real Boeing 767 would have begun 'telescoping' when the nose hit the 14 inch steel columns which are 39 inches on center. The vertical and horizontal tail would have instantaneously separated from the aircraft, hit the steel box columns and fallen to the ground.

B. The engines when impacting the steel columns would have maintained their general shape and either fallen to the ground or been recovered in the debris of the collapsed building. One alleged engine part was found on Murray Street but there should be three other engine cores weighing over 9000 pounds each. Normal operating temperatures for these engines are 650°C so they could not possibly have burned up.

C. When and if the nose of an airplane came in contact with the buildings 14 inch by 14 inch steel box columns and then, 37 feet beyond, the steel box columns of the building core the momentum of the wings would have slowed drastically depriving them of the energy to penetrate the exterior steel box columns. The spars of the wing, which extend outward, could not possibly have penetrated the 14 inch by 14 inch steel box columns placed 39 inches on center and would have crashed to the ground.

D. The argument that the energy of the mass of the Boeing 767 at a speed of 540 mph fails because:

a. No Boeing 767 could attain that speed at 1000 feet above sea level because of parasite drag which doubles with velocity and parasite power which cubes with velocity.

b. The fan portion of the engine is not designed to accept the volume of dense air at that altitude and speed.

E. The piece of alleged external fuselage containing 3 or 4 window cutouts is inconsistent with an airplane that hit 14 inch steel box columns, placed 39 inches in center, at over 500 mph. This fuselage section would be telescopically crumpled had it actually penetrated the building as depicted in the CNN video. It is impossible for it to have then re-emerged from the building and then fallen intact and unburned as depicted.

F. The Purdue video fails because no significant part of the Boeing 767 or engine thereon could have penetrated the 14 inch steel columns and 37 feet beyond the massive core of the tower without part of it falling to the ground. The Purdue video misrepresents the construction of the core of the building and depicts unidentified parts of the airplane snapping the core columns which were 12"x36". The Purdue video also misrepresents what would happen to the tail when the alleged fuselage contacted the core. The tail would instantaneously separate from the empennage (aft fuselage).

My analysis of the alleged cutout made by the Boeing 767 shows that many of the 14-inch exterior steel box columns which are shown as severed horizontally, do not match up with the position of the wings. Further, several of the columns through which the horizontal tail allegedly disappeared are not severed or broken. In addition, the wing tips of the Boeing 767 being of less robust construction than the inner portions of the wings could not possibly have made the cookie-cutter pattern as shown in the aftermath photos. The wing tips would have been stopped by the 14 inch steel box columns and fallen to the ground.

The debris of the Boeing 767, as found after the collapse, was not consistent with actual debris had there really been a crash. Massive forgings, spars from both the wing and horizontal and vertical stabilizers, landing gear retract cylinders, landing gear struts, hydraulic reservoirs and bogeys oxygen bottles, a massive keel beam, bulkheads and the wing box itself could not possibly have 'evaporated' even in a high intensity fire. The debris of the collapse should have contained massive sections of the Boeing 767, including 3 engine cores weighing approximately 9000 pounds apiece which could not have been hidden. Yet there is no evidence of any of these massive structural components from either 767 at the WTC. Such complete disappearance of 767s is impossible.

My opinion, based on extensive flight experience both as captain and instructor in large 3 and 4 engine aircraft is that it would have been impossible for an alleged hijacker with little or no time in the Boeing 767 to have taken over, then flown a Boeing 767 at high speed, descending to below 1000 feet above mean sea level and flown a course to impact the twin towers at high speed for these reasons.

That an alleged hijacker could overcome all of these difficulties and hit a 208 foot wide building dead center at the north tower and 23 feet east of dead center at the south tower is simply not possible. At the peak of my proficiency as a pilot I know that I could not have done it on the first pass. And for two alleged hijackers, with limited experience to have hit the twin towers dead center on September 11, 2001 is total fiction. It could not happen.

To propose that a Boeing 767 airliner exceeded its designed limit speed of 360 knots by 127 mph to fly through the air at 540 mph is simply not possible. It is not possible because of the thrust required and it's not possible because of the engine fan design which precludes accepting the amount of dense air

At this stage, it cannot properly be assumed, much less asserted as factual, that wide-body jetliners crashed into the then Twin Towers of the WTC. Any declaration that such events occurred must be deemed false and fraudulently asserted, video images notwithstanding.

READ the FULL transcript at:
http://www.pakalertpress.com/2012/03/27/911-airplane-affidavit-by-john-lear-son-of-learjet-inventor/?utm_source=feedburner&utm_medium=email&utm_campaign=Feed%3A+pakalert+%28Pak+Alert+Press%29

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America's Forsaken Promise

A Patriot series by Tinsley Grey Sammons

Part XIII: Anarchy

Words like anarchy suffer from the absence of a generally agreed upon understanding of their meaning.

Anarchy is a popular buzzword employed by persons on the profitable side of the Establishment Curtain, which is the major bifurcation in American Society that separates the privileged from the hoi polloi. It is used in response to expressions of disenchantment from persons on the non-favored side of the curtain, i.e., the private sector working folks who pay the bills. Those on the profitable side quite naturally prefer that the status quo be perpetuated indefinitely.

The very nature of Man is intolerant of anarchy. Thugs, opportunists, and even baboons will never allow a state of no rule to endure.

A RUDE AWAKENING

Like most White Southerners born in 1936, I grew up naïvely believing that Americans are the only truly free people in the world. Like countless others who enlisted in the Armed Forces in the early 1950s and later watched Perry Mason on black and white television, I was comfortable just knowing that since I was harmless, I was safe. In those days, in the absence of informed perception and critical thinking skill, I could not have imagined that institutionalized injustice and Plunder by Law would eventually reign in what I had always believed to be the most just of all nations. After all, we Americans do have a Constitution to protect us, don't we? And it's free, isn't it? Sadly, my smug repose was shaken long before my fortieth birthday.

Reflecting on my past naïveté, I wonder just what I expected my Constitution — a covenant that I irresponsibly neglected to study prior to 1992 at the age of 56 — to do for me? Did I think that if I were unjustly arrested, an all-wise and learned judge would ponder the issue and then perhaps say, "The statute that you have allegedly violated is unconstitutional, Mr. Sammons. Case dismissed! Oh, and by the way, would you like charges to be filed against those who conspired to have you arrested in violation of your unalienable rights?"

Strike One!

Many years ago, I was shocked while reading an article in Reader's Digest titled: The Fingerprint That Lied. According to the article, thirteen witnesses testified that the defendant in question was working from a catering vehicle while the robbery he was later convicted of was occurring across town. I naturally wondered why, if a single witness can cause a conviction, then why can thirteen not cause an acquittal? Whatever happened to Common Sense? I'd sure like to see a copy of the judge's instruction to that jury.

Where were Matlock and Perry Mason when they were so desperately needed?

In spite of those thirteen exculpatory witnesses, a single fingerprint lifted at the scene was enough to cause the jury to convict the unfortunate defendant. How could such an overwhelmingly illogical conclusion possibly have prevailed? How could twelve presumably sane jurors even marginally capable of critical thinking have failed to vote for an acquittal? And with years of a man's freedom at stake, why did such a glaring contradiction fail to generate a subsequent investigation as well?

Fortunately, the victim of the wrongful conviction and imprisonment was freed two and a half years later when his tenacious defense lawyer discovered that the fingerprint expert had altered the print to enhance his own reputation as an expert. I never found out what, if anything at all, eventually happened to the expert.

Strike Two!

Years later my son-in-law was arrested for an armed robbery that occurred while he was a mile away from the crime scene having coffee with me and two other reputable citizens. The sheriff's deputies refused to take our statements, so, poor Jim spent five fearful days in jail before the real culprit was arrested. Had it not been for an experienced investigator, moneyless Jim would likely have accepted a plea bargain, i.e., a legal threat/bribe, and gone to prison.

Strike Three!

In 1992, my son was the victim of a serendipity setup contrived to assist his politically influential in-laws in gaining an advantage during a child visitation controversy where accusations of drug use are suspiciously common. Probable cause for the armed intrusion and arrest was a statement made by a surely nonexistent confidential informer. How does one challenge the very existence of an accuser when the unlawful Confidential Informer Doctrine nullifies the Sixth Amendment protection of the right to face one's accuser? Whatever happened to the due process guaranteed by the Bill of Rights and the Fourteenth Amendment?

America's legal system has apparently become Domestic Enemy Number One, a monster to be feared by every person who is neither armed with wealth nor favored by the regime. And when the judge and your ex-mother-in-law were classmates in high school, it is all but certain that you aren't going to get a fair shake in court.

The heinous crime of having two blue valium tablets left by an overnight female guest and discovered on my son's dresser cost us dearly at the time. It also cost two little boys a relationship with their father for two long years.

KNOW YOUR ENEMY

America's most crucial problem today is essentially a legal problem. Unfortunately, the Democrat/Republican election pendulum will fix nothing; rather, like Edgar Allen Poe's terrifying pendulum, their legal transgressions will continue descending with each dreadful election cycle, eventually severing the last vestige of freedom from the lives of most Americans.

The two major political parties are but factions seeking control of the nation's financial turf, which will continue being harrowed, sown, and the crops harvested by America's neo-peasantry, i.e., the self-sufficient private sector working folks who are the one indispensable element in the health of the nation's economy.

[part XIV: UNLAWFUL POWER....That they are endowed by their Creator with certain unalienable rights, that among these are Life, Liberty, and the Pursuit of Happiness... —Non-amendable July 1776 Action of the Second Continental Congress The qualifier "among" implies that there are additional unalienable rights yet to be identified and secured.start page 45]

Medical Marijuana Juicing cannabis miraculously saves lives after physicians declare the battle lost

At 16, Kristen Peskuski was suffering from joint inflammation and an array of autoimmune conditions which made her organs and other tissues swell, including interstitial cystitis and lupus. She was prescribed over 40 different anti-inflammatory, antibiotic and painkilling <<http://www.pakalertpress.com/tag/medications/>>medications to combat the symptoms. Still struggling to bring the symptoms under control, Kristen developed steroid toxicity. She was told that the most she could hope for was reduced discomfort, and with luck, she might make it to her 30th birthday. Seeking alternative treatments, she began juicing raw cannabis leaves every day, and within two months, Kristen's back pain had been eliminated, and she had stopped using any other painkillers.

At two years old, she was diagnosed with terminal brain tumours. Her mother was told that with treatment, Amber had a 10 percent chance of survival. After surgery, radiation, and chemotherapy, the tumours were still spreading. Her parents were advised to take their child home, make her comfortable, and prepare for the inevitable. A month later, her parents reported a startling change. The tumours had decreased in size and number. The family had been juicing cannabis leaves and feeding their baby a few ounces of the juice each day.

Up in smoke

A typical first reaction is to associate marijuana consumption with its psychoactive effects. However, THC only becomes psychoactive when heated, like when traditionally smoked or cooked. When used raw, cannabis isn't psychoactive. The marijuana's abilities as a painkiller are generally perceived to be the result of its psychoactivity — so much so that the intensity of a plant's psychoactive effects is often used as a gauge of its medical potency. Contrary to intuition, this isn't true! The medical properties of marijuana are actually destroyed when heated or aged, as it becomes psychoactive. Heating converts 600mg of non-psychoactive THC acid into 10mg of psychoactive THC. Here's where the exchange for medical effects occurs. While the 10mg retain some medicinal effects, there is only a fraction of the THC left. In simplified terms, in the raw plant, THC acid isn't psychoactive, but acts as a very powerful medicine, up to 400 times more powerful than when smoked.

Healthful communication

Scientific American, in 2004, published an article called "The Brain's Own Marijuana", in which they asserted that the brain releases chemicals that are structurally and functionally similar to cannabinoids — the reactive property in marijuana. THC is the cannabinoid that people are most familiar with, but this is only one of 80. In normal synaptic nerve function, the signals are uni-directional, and the receiver forwards the signal, but never notifies the sender that the message has been received. Cannabinoids maintain communication with the original transmitter so that it is aware that the message has been received and is being worked on. For example, if a neuron sends a pain signal, normally it would just keep sending the message until the message becomes false. The cannabinoids turn every cell into a manager with increased oversight.

Drug prohibition is not permitted by the Constitution for the United States of America, the Law of the Land. The War on Drugs is ultra vires war on We The People to enrich the traitors who hold public office or positions of power and trust but violate their Oath of Office.

**What to do about it? Answer: Elect Dr. Ron Paul, the only honest track record proven conservative and patriot candidate and Veteran. 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. and taxpayer ripoff; end citizenship for anchor babies;
4. Avoid war with Iran, stop military aid to terrorist nation Israel
5. Allow states to define life as beginning at conception, veto federal money for abortions; support policy to facilitate homeschooling;
6. Audit the Fed, support Constitutional laws, support 2nd Am.
7. Bring the Troops home now!

