

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

Alma: it's FREE!

Mail To:

# Molokai Advertiser-News

Volume 26 Number 38 The Militia of Molokai's Community Newspaper—Every Wednesday August 18, 2010

## Who Owns Molokai? Contested Land Titles Could Hold Up Developments in SMA

The Attorney for the Molokai Planning Commissioners give some legal advice regarding requirements for evidence of clear Title to lands and authority to apply for SMA approvals. The July 14 meeting audio recorded him stating that the MPC rules require a completed SMA Application including ownership documentation as part of the application. The MPC can not adjudicate ownership, only Courts do that.

Title to land claimed by Stanley Griep et al is challenged by the Naki Ohana after Griep's filed a Quiet Title lawsuit [Civ 05-0148-1] for a 2+ acre plot within the Kamanoni Ahupuaa, all of which is claimed by Paul Kauka Naki-Cullen, of Waialua, Molokai. Naki-Cullen submitted chain of Title evidence and objections to any attempt by Grieps et al to use fraudulent documents and/or judgments that disregard the Original Will of Lunalilo chain title to Naki Ohana. A Pre-Trial hearing was scheduled for August 9, 2010 on Maui in spite of the fact that the Defendants Naki and Plaintiffs and the land in question are all on Molokai. Hearings and trial by jury should be held on Molokai.

In spite of that Pre-Trial hearing date, Griep testified to the MPC that the Commissioners need not be concerned about land Title. He stated on the record that all adverse claimants have been defeated in this case, there's just a few paperwork deeds have to be drawn up, payments, for the final summary judgment on ownership and this partition. "The title has been settled," claimed Griep who apparently felt the Pre-Trial hearing or a Trial was of no concern.

There now are questions whether Stanley Griep has given false testimony to the MPC regarding Title status, and did he false claim that his proposed access road does not involve a commitment for larger actions in the future such as house construction, etc. Molokai Planning Commissioners must find out before they make any decision on Griep's application for SMA Exemption.

MPC commissioners summarized tht Greip wants to put in a road and to get his access easement. What we're trying to do is figure out what he trying to do. Griep submitted a permission letter of easement from Austin Estate, but no details about how to construct his access road, utilities installations, or removal of heavy forestation, and possible existance of historic sites.

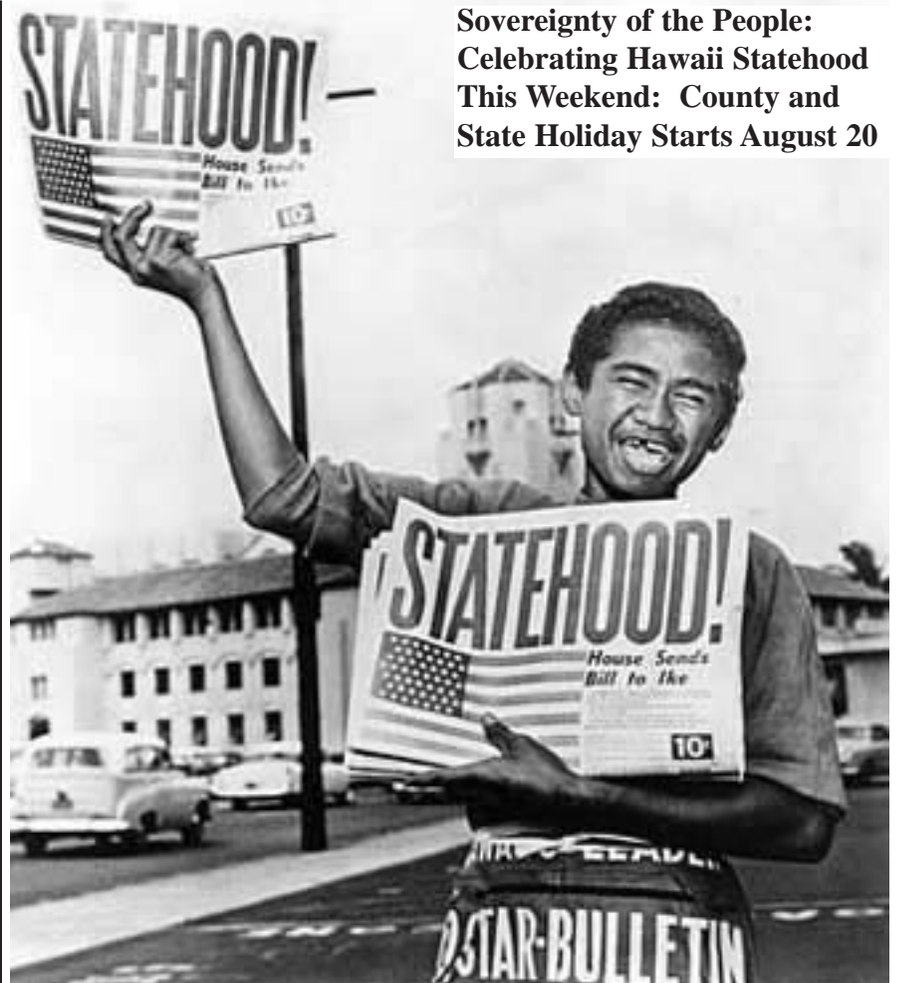
Meantime, at the Pre-Trial Hearing on Maui to which Naki-Cullen was summoned and required to attend or be defaulted, Judge Joel August and Griep's attorney Tom Luteneker apparently did not expect Naki-Cullen to bear the inconvenience and expense of so many trips to Maui, and ignored Naki-Cullen's appearance at the Courtroom. A Clerk told Naki-Cullen to wait outside, and she phoned Luteneker to come to the courthouse hours after the scheduled appointment with Naki-Cullen. When Luteneker finally appeared, he was allowed into the courtroom with Judge August violating due process by not including Naki-Cullen. Luteneker exited shortly thereafter without saying a word to Naki-Cullen. Exparte communications with judge is prohibited.

After Luteneker left, Naki-Cullen got the attention of the Clerk to find out what was going on as he had not yet been called into the courtroom. She said that during the hearing with Luteneker she called on the intercom three times for Mr. Cullen, but since he did not respond, the hearing ended and she advised him to talk to Luteneker about what happened. Naki-Cullen and other witnesses say there was no public call in the hallway for Mr. Cullen and he was waiting there with his cousin Edith Sensano the whole time. Naki-Cullen feels he was deliberately excluded from that Pre-Trial Hearing in a conspiracy to obstruct justice. Luteneker explained in a letter that he had appeared on August 9 and stipulated to a continuance of the Trial. [Hmm, can you spell DEFAULT ? ]

Outraged at such blatant tyranny and corruption in the justice system, Naki-Cullen has filed an **ORDER of COURT, that the Action at Law Civ. No. 05-1-0148-1 filed by Plaintiffs' Griep et al** by their attorney Tom C. Luteneker is hereby **DISMISSED** for the Wrong Venue, Violations of Rules of Court, Fraud on Court, Failure to Attend Pre-Trial Conference, Misrepresentation of Facts and Law, Conspiracy to violate Constitutional Rights of Defendants to Trial by Jury, and demanded material evidence from Grieps to show any documents as lawful proof of Title instead of a bunch of mertless QuitClaim deeds, and a history of Adverse Possession that are the foundation of most of the fraudulent land titles. Quitclaim Deed conveys NOTHING, yet it can be recorded for posterity. Regardless, its just a gamble between the Parties doing the deed, and such may violate the rights of the lawful landowner who, like Paul Kauka Naki-Cullen, may at some point enforce his rights. In United States Court, a sovereign United States Citizen has the unalienable right to Petition for redress.

Now, will MPC be fooled by more Fraud on Court misrepresentations?

Sovereignty of the People:  
Celebrating Hawaii Statehood  
This Weekend: County and  
State Holiday Starts August 20



## Statehood Day

The Statehood Day holiday starts August 20, 2010, celebrating Sovereignty of We The People and the Constitution for the United States of America, the Bill of Rights, and the 2nd Amendment, the Guardian of the Bill of Rights.

In June, 1959, 93% of voters on all major islands voted in favor of statehood. The support for the Admission Act of 1959 was about 140,000 people; those against was less than 8000. On August 21, 1959, President Eisenhower officially proclaimed Hawaii as the fiftieth state.

The Iolani Palace was the Capitol of the Republic, Territory, and State of Hawaii from 1893 through 1968; that the American flag flew proudly there every day for 70 years (1898-1968); that the Palace is the place where there was a huge sendoff of a petition to Congress with 120,000 signatures in 1954 demanding "Statehood Now" -- a sendoff rally featuring the Royal Hawaiian Band, hula dancers, chanters, torch-bearers, and kahili. Most important, it is the very place where Statehood was officially proclaimed in August 1959, and where the Territorial Legislature held its meetings until 1968.

Mahaala! 2010, We The People of Hawaii are Sovereign, granting our servant government only specific and limited powers for the purpose of protecting our God given and Constitutionally protected rights. But we must exercise our Sovereign powers over government agents or they will render us as subjects.

**TAXATION: Real Property Tax Bills for First Half Due August 23**

The County of Maui Real Property Tax Division warns property owners that real property taxes are due Monday, August 23, 2010 for the first installment of fiscal year 2010-2011. Property owners who have not received a real property tax bill should contact the County of Maui Real Property Tax Division by phone at (808) 270-7697; or online at [www.mauipropertytax.com](http://www.mauipropertytax.com). Failure to pay their taxes on time is a 10 percent penalty plus interest at the rate of 12 % per year.

**Ea! Real Property Taxes are NOT Constitutional!**

Makaala, Hawaii! Exercise YOUR Sovereignty! Unite against TAXATION!



## THREE FINALISTS SELECTED FOR KAMEHAMEHA SCHOOLS TRUSTEES

In March 2010, the Probate Court appointed a Trustee Screening Committee to nominate three candidates from whom the Court will select one Trustee for Kamehameha Schools.

For the past four months, the Screening Committee solicited applications from interested individuals, screened 62 candidates, reviewed each candidate's vision statement and goals for the Trust Estate, conducted lengthy personal interviews with semi-finalists and their references, and conducted thorough background checks of candidates.

After diligent review, the Screening Committee has determined that the following three finalists best meet the Court's requirements for a Kamehameha Schools Trustee. They possess a deep sense of commitment and the ability to ensure Princess Bernice Pauahi Bishop's vision and legacy are perpetuated into the future.

**Dawn N.S. Chang**  
**Keali'i S. Lopez**  
**Janeen-Ann A. Olds**

The Court required candidates to demonstrate expertise in one or more of the following areas:

- Business administration
- Finance and investment
- Strategic planning and policy setting
- General areas of interest including education, law or governance

As well as possess the following:

- A recognized reputation of integrity and good character
- The capacity to fulfill the responsibilities of a fiduciary under trust law
- Respect for and from the community
- Consistent and active leadership in the community with specific emphasis on issues impacting the well-being of the people of Hawaii
- A formal education
- Outstanding personal traits including Hawaiian values

The public is invited to submit written comment and/or expressions of support for the candidates before 4:00 p.m. on September 14, 2010 to the following address:

Trustee Screening Committee c/o Inkinen & Associates  
1003 Bishop Street, Pauahi Tower, Suite 477  
Honolulu, Hawaii 96813  
Phone: (808) 521-2331 ? Fax: (808) 521-2380  
E-mail: jobs@inkinen.com

**All public comments will be submitted to the Court for its consideration in choosing one Kamehameha School Trustee.**

## Sen. Dan Inouye's Ethics Questioned in Bank Bailout

### After Call From Senator Inouye's Office, Small Hawaii Central Pacific Bank Got U.S. Bailout Aid

CPB stock holder Sen. Daniel K. Inouye's staff contacted federal regulators last fall to ask about the bailout application of an ailing Hawaii bank that he had helped to establish and where he has invested the bulk of his personal wealth.

The bank, Central Pacific Financial, was an unlikely candidate for a program designed by the Treasury Department to bolster healthy banks. The firm's losses were depleting its capital reserves. Its primary regulator, the Federal Deposit Insurance Corp., already had decided that it didn't meet the criteria for receiving a favorable recommendation and had forwarded the application to a council that reviewed marginal cases, according to agency documents.

Two weeks after the inquiry from Inouye's office, Central Pacific announced that the Treasury would inject \$135 million.

Many lawmakers have worked to help home-state banks get federal money since the Treasury announced in October that it would invest up to \$250 billion in healthy financial firms. But the Inouye inquiry stands apart because of the senator's ties to Central Pacific Bank. While at least 33 senators own shares in banks that got federal aid, a review of financial disclosures and records obtained from regulatory agencies shows no other instance of the office of a senator intervening on behalf of a bank in which he owned shares.

Inouye (D-Hawaii) declined a request for an interview but acknowledged in a statement that an aide had called the FDIC to ask about Central Pacific's application. Inouye said he was not attempting to influence the outcome. The statement did not address Inouye's personal role in the inquiry, including whether he directed the aide to make the call or knew at the time that it had been made.

Even if Inouye were directly involved, it would not violate the rules the Senate sets for itself, experts said.

Both the FDIC and the Treasury said the decision was not affected by the involvement of Inouye's office. They make up their own ethics rules.

Inouye reported ownership of Central Pacific shares worth \$350,000 to \$700,000, some held by his wife, at the end of 2007. The shares represented at least two-thirds of Inouye's total reported assets. Inouye has requested a delay in filing his annual financial disclosure for 2008, which was due this spring, and he declined to provide the current value of his investment. Since the end of 2007, the bank's stock has lost 79 percent of its value.

Central Pacific was founded in 1954 by a group of World War II veterans including Inouye who were emerging leaders in Hawaii's Japanese American community.

"The time had come to fund a bank that could provide equitable service not only to the Japanese, but to all communities," Inouye is quoted as saying in an exhibit in the lobby of one of the company's Honolulu branches. Inouye, who became the bank's first secretary, said that he initially invested \$3,000, the minimum amount possible.

Central Pacific is Hawaii's fourth-largest bank, holding about 15 percent of the state's deposits. In recent years, it increasingly used the money to make loans in California, funding several large residential developments. By last year, the bank was facing the consequences of California's collapsing housing market. In July, Central Pacific reported a quarterly loss of \$146 million, matching its total profit in the previous three years.

In October, shortly after the government announced that it would invest billions of dollars in banks to spur new lending, Central Pacific submitted an application under the initiative, called the Troubled Assets Relief Program, or TARP.

The bank faced long odds. More than 1,600 banks submitted applications to the FDIC in the three months after the program was announced, according to a report by the FDIC's inspector general's office. The agency forwarded 408 applications to Treasury, which approved only 267.

Central Pacific's situation was even bleaker because it was in trouble with the FDIC. Regulators had raised concerns about the bank earlier in the year to improve its management practices. After the bank applied for bailout funds, weeks passed. Andrew Rosen, a spokesman for Central Pacific, said that regulators had told the bank that the process would take "some time".

In late November, still waiting for an answer, the bank's government-affairs officer called Inouye's office to ask that it check on the status of the application, according to Rosen.

One day after the bank's request, an Inouye aide called the FDIC's regional office in San Francisco, which regulates Central Pacific. Inouye said in a statement that the staffer, Van Luong, "simply left a voicemail message seeking to clarify whether Central Pacific Bank's application for TARP funds had actually been received by the FDIC." The statement said that the bank was soon notified that the application had been received, "and that closed the matter."

"This single phone call was the entire extent of my staff's contact with regard to Central Pacific Bank, to any outside agency," Inouye said.

Shortly after the Inouye staffer's phone call, the council approved Central Pacific's application.

Just one phone call from Inouye's office....WOW.....that is POWER !

The question of what role members of Congress have played in influencing the Treasury's decisions is under review by the special inspector general appointed to oversee the financial rescue program. A spokesman for the special inspector general said a report is expected later this summer.

Such contacts by members and their staff do not violate the rules Congress has established to govern itself. "Congress has never been willing to adopt strong conflict-of-interest rules for its members, but for the most part, has left it up to each member to decide for themselves whether they have a potential conflict of interest," said Fred Wertheimer, president of Democracy 21, a watchdog group.

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

**Tree Trimming-recyclechips eastend**  
**call 558 8253 for appointment/ estimate**  
**We also do rock busting, appliance repair,**  
**house painting and repairs, hauling.**

### 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

## Molokai's Forum For Freedom



## Obama's Plan to Prohibit Ammo Sales

By Aaron Zelman

© Jews for the Preservation of Firearms Ownership

Barack Obama has recently dropped his cagey and coy dissembling about his true "gun control" plans. In April of 2009 he once again made it completely clear that he was in favor of a renewed "assault weapon" ban.

We also know where Obama's socialist Supreme Court appointees Sotomayer (who voted against the McDonald decision), and almost certainly Kagan, stand on citizens owning firearms. Kagan is just another Sotomayer when it comes to 2A. Like Sotomayer, she waffled and said all the right things to gain her confirmation by the Senate. Do you really think Kagan would have voted in favor of Heller or McDonald?

Obama, and those who he's appointed, are deeply ingrained enemies of the Second Amendment! Obama knew that he did not have the votes in Congress to pass anti-gun legislation.

Makaala! With an anticipated lame-duck session of Congress after the November elections, Obama's strategy will be a "now or never" and it will also be a last gasp chance at bitter revenge from liberal anti-gun politicians who will have been rejected by an angry November electorate. Many of them can hear the not-so-distant sound of their plush D.C. office doors slamming behind them on their way out. So Obama has nothing to lose by pushing for huge and sweeping "gun control" schemes in the lame-duck session. This lame-duck session will likely be a "sour grapes" gathering like none we've seen in our lifetimes.

A lame-duck Congress might do any or all of these anti-gun rights acts:

1. If one of the pro-Second Amendment Justices on the Supreme Court dies, or retires, Congress could push through an anti-gun appointee like Sotomayer or Kagan, and the stage will be set for the overturning of both the Heller and the McDonald decisions. Crazy and paranoid? Think again.

2. A renewed "Assault Weapons Ban". It's official: Obama wants it. Further sales of so-called "military patterned" rifles would be outlawed, registration of currently owned guns will be mandated just like now in Hawaii Chapter 134.

3. All used military brass bullet casings used by home reloaders could once and for all be prohibited by a command of Congress. Ammunition, gun powder, primers, bullets and factory brass could be burdened with huge increases in excise taxes and/or a license to purchase as a "public health danger" per Clinton/Obama.

4. The U.N. could easily fast track the Small Arms Treaty and it might even be approved by a lame-duck Senate. Hillary Clinton has been busy with this one. She and Obama, and a whole pack of ardent "gun control" supporters, are in full agreement on this deeply anti-American treaty.

5. A lame-duck Congress could double the size of the goon squad BATFE. Of course this would all be done under the guise of "national security".

7. And, last but not least, gun show sales could be restricted to FFL holders only. The chance to buy unregistered firearms from other private citizens will cease. REMEMBER: REGISTER, THEN CONFISCATE. Over and over and over again, history demonstrates this malevolent pattern. See videos, "Death by Gun Control", and "Innocents Betrayed" at AKAKU-TV.

The Second Amendment is the Guardian of the Bill of Rights.

Encourage your friends and neighbors to buy guns and ammo NOW, before a lame-duck Congress and this aggressively anti-American Obama closes the door on your right to protect yourself and your loved ones from criminals and all other enemies, domestic and foreign, of the Constitution.

**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!

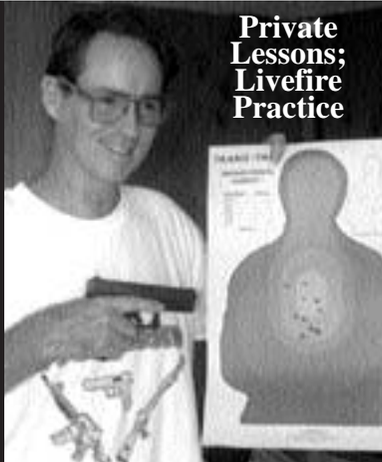
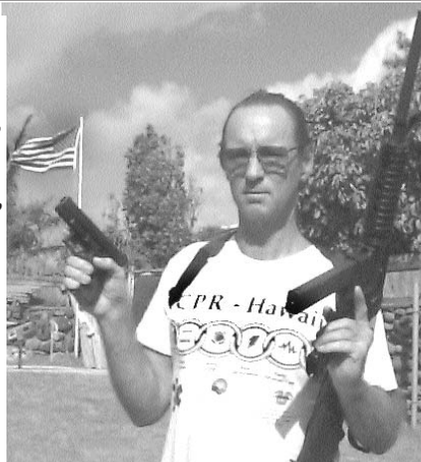
The goal of the founders of America was to restrict government within severe limits and to protect the rights of sovereign individuals. Government has NO rights!

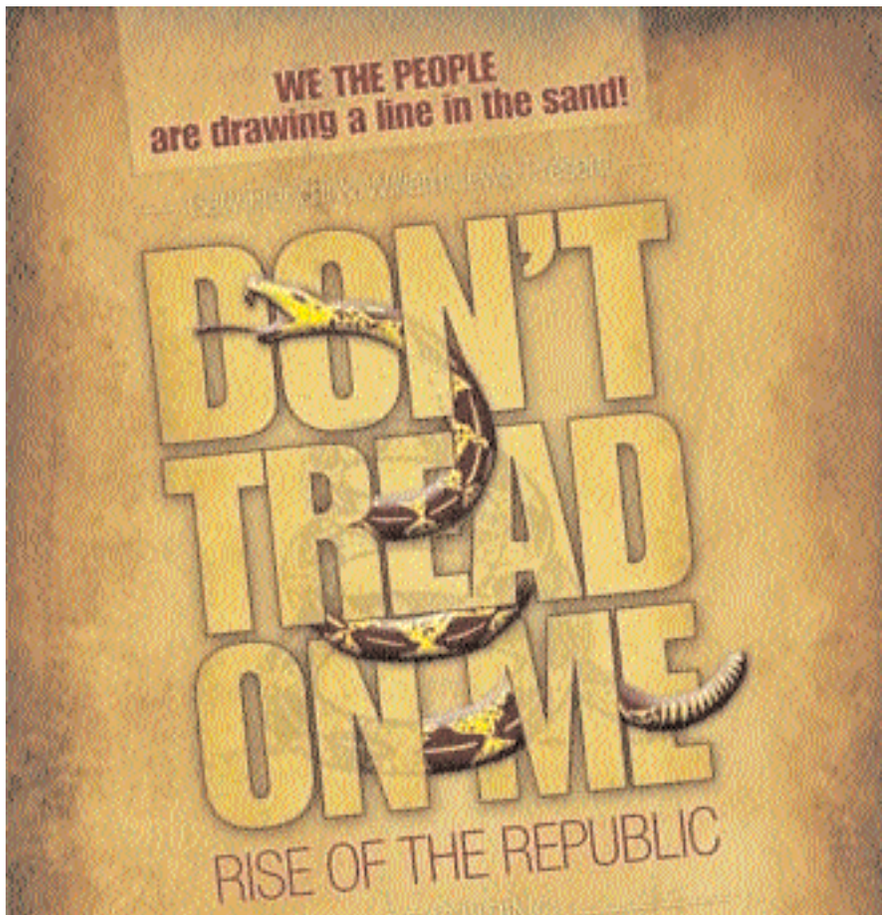
Judges are impeachable. Furthermore, judges may be removed immediately for violating oaths of office, involvement in conspiracies, extortion, and failing to uphold their duty to the common law. Judges can also be arrested, they are not exempt from this nor are any other officials, including the President 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 !	 <p><b>Private Lessons; Livefire Practice</b></p>	 <p><b>M.O.M.'S Guns &amp; Safety Training/ Education</b></p> <p><b>Shooting Range</b></p>	 <p><b>Militia Of Molokai SUPPORTS</b></p> <p><b>AGAINST ALL ENEMIES</b></p>	<p>Bill of Rights 2nd Amendment: <b>"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."</b></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>				



## What can YOU do about Obama Treason

See AKAKU-TV Chan 53, 8-1 @ 9:00 pm, more! on demand Ch 54

Under the Obama regime, more than ever, there is a general decline in respect for the Constitutional limits on government powers. Obama, Lingle et al must be chained down to stop the taxation, debasing of our economy. Our Constitution is the envy of oppressed nations around the world because it limits the federal government to certain basic functions, e.g., national defense and ensuring a free market across the nation, while protecting liberties that enable us to plan and live our own lives, under rule of law, free from government interference. Now Obama is trying to make federal government the source of endless free goods and services. Makaala! A government big enough to give you everything you want is powerful enough to take everything you have and give it to someone else. The highest taxes in history are coming starting January 1, 2011.

See this video on AKAKU-TV, call in to request a showing for your group or church gathering or TEA Party. George Peabody 558-8253

## Mayor Tavares Signs into Law New Code Amendment to Streamline Subdivision Projects, Get Laborers Back to Work

WAILUKU, Maui, Hawaii— Mayor Charmaine Tavares has signed into law a bill that her Administration authored to streamline the subdivision process, an action that is expected to expedite hundreds of construction trade workers' return to work.

The bill, which was introduced to the Maui County Council in September 2009 at the request of Mayor Tavares, creates more efficiency and predictability in the subdivision process by allowing subdivisions that are consistent with the land use designations and meet all other subdivision requirements to be approved without having to obtain a State land use district boundary amendment, community plan amendment, and/or change in zoning.

"In the past, subdivision applicants found the requirement confusing, and many projects were delayed by this unnecessary red tape," Mayor Tavares said. "This amendment will allow a number of projects, both large and small-scale, to move forward without having to go through additional legislative land use amendments, which are expensive and time-consuming.

"What this important step means is that projects can move forward and construction workers can get back to work. It should be emphasized that this is work that otherwise would have been held back while lengthy land use processes were dealt with before construction could even begin. I want to thank the members of our construction trades, hotel industry representatives, small and large land owners, professional planners and unions that supported our efforts to amend this law. I also appreciate the Council's review and passage of the bill."

Requiring subdivisions to continue to be consistent with the State land use district, general plan, community plan, and zoning has not changed.

Prior to the amendment, the law required that various land use designations for the project parcel match exactly, which often resulted in extensive delays if even one portion of the property did not have matching designations.

A number of residents testified before Council in support of the bill, including hotel industry officials, small landowners, developers, and union officials.

Construction trade officials have testified that the new ordinance is an important step in getting construction trade workers back to work sooner, since there are several major hotel projects that would otherwise have to go through a lengthy land use amendment process before starting construction. Major hotel projects could employ as many as four hundred carpenters and hundreds more from other building trades.

## Shoot or Be Stabbed

When confronted with an average man who has a knife in his hand and your gun is holstered, he can cover 21 feet in the same time an average man can present a handgun from a holster and fire a sighted shot to the center of mass of the assailant. hmm, SHOOT !

This means he will stab you just as you press the trigger. It should tell you 3 things: 1. If confronted with a man who has a knife and is acting in a threatening manner, YOU BETTER GET YOUR GUN OUT OF YOUR HOLSTER and IN YOUR HANDS and BE READY TO USE IT. You do not have the time to try to "out draw" his advance so get your gun out and stand with it in the Ready Position (pointed 45 degrees toward the ground, finger off the trigger).

2. If confronted with a man who has a knife and is acting in a threatening manner, YOU BETTER HAVE MORE DISTANCE THAN 21 FEET. The "average" man with a knife against the average man with holstered gun and it results in a tie with both men getting wounded. If your opponent is athletic or hyped up on drugs, he will cover 21 feet faster than the average man, so you need more distance!

3. If confronted with a man who has a knife and is acting in a threatening manner, YOU BETTER HAVE THE MINDSET THAT IF HE BEGINS TO ADVANCE YOU ARE READY AND WILLING TO SHOOT.

### 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

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.

#### AUCTION BANK-OWNED HOMES

For sale including properties in this area. Now is the time! The market, interest rates, and opportunities could not be better. NEW PROPERTIES ADDED DAILY! Bid now online: <<http://www.OnlineBidNow.com>>www.OnlineBidNow.com HUDSON & MARSHALL, 1-866-539-4174



## Hot Water Heater

### Instantaneous Tankless

**DEPENDABLE**

**SIMPLICITY**

**ENERGY EFFICIENT**

starting at only \$525

**\$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

**Every Wednesday**

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

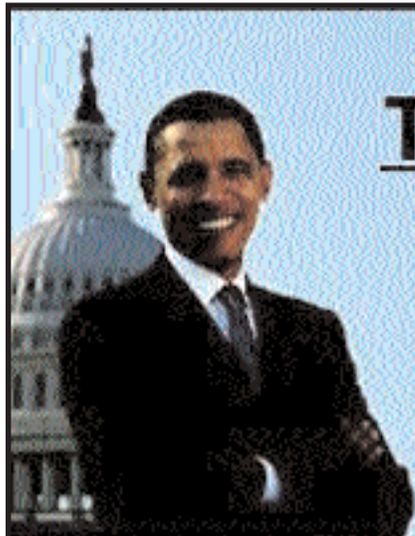
**This is great news! Now we know why....**

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



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

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



# Three Unanswered Questions:

**Was Barack Obama Born in Kenya?**

**Is He Really a Citizen of Indonesia?**

**Does the Constitution still Matter?**

*We the People*

## **OBAMA IS A USURPER!**

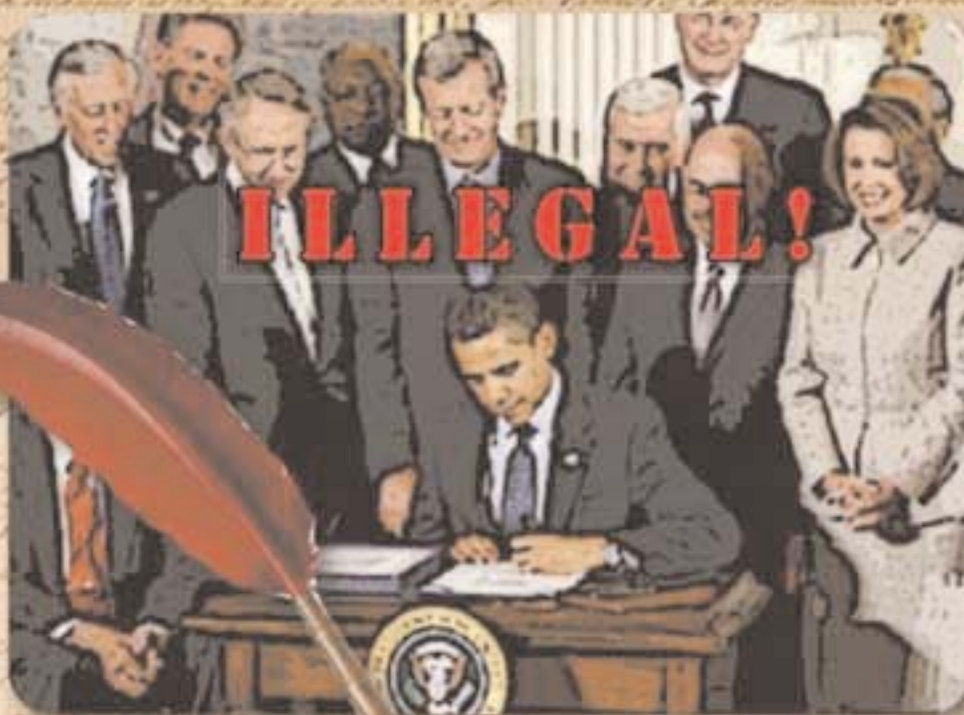
U.S. Constitution, Article II, Section 1, Clause 5 . . .

No person except a natural born Citizen, or a Citizen of the United States, at the time of the Adoption of this Constitution, shall be eligible to the Office of President; neither shall any person be eligible to that Office who shall not have attained to the Age of thirty five Years, and been fourteen Years a Resident within the United States.

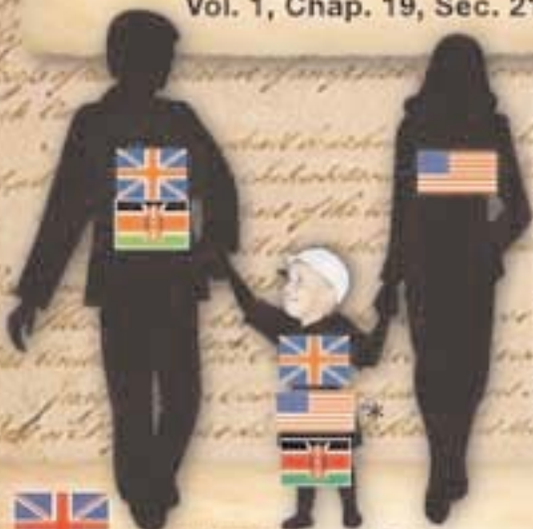
### DEFINITION

The natives, or natural-born citizens, are those born in the country, of parents [both] who are citizens.

Emer de Vattel, "The Law of Nations and Principles of Natural Law," Vol. 1, Chap. 19, Sec. 212



## **ILLEGAL!**



"Citizen" of the U.S. if he was physically born in Hawaii, not born elsewhere and falsely registered as born there after the fact.



At birth, Barack Obama acquired dual citizenship through his British **non-U.S. citizen father**. Our Founders excluded dual citizens from eligibility to the Presidency for national security reasons. Every military order Barack Obama gives as Commander-in-Chief, every bill he signs into law, and every executive decision he makes while unconstitutionally seated in the Office of President, are unconstitutional, and hence illegal. Obama is NOT a "natural born Citizen" of the USA. The U.S. Courts and Congress MUST address the merits of the charges for this constitutional issue, and constitutionally remove Barack Obama in order to preserve, protect and defend the Constitution of the United States. This is their sworn Oath to the Constitution and to the American people.

If you would like to help with this lawsuit, please contact Mario Apuzzo, Esq., 185 Gatzmer Avenue, Jamesburg, NJ 08831  
Email: [apuzzo@erols.com](mailto:apuzzo@erols.com) • TEL: 732-521-1900 • FAX: 732-521-3906 • BLOG: <http://puzo1.blogspot.com> • <http://www.protectourliberty.org>

**Help Protect Our Liberty. Make a donation to this cause today — [www.protectourliberty.org](http://www.protectourliberty.org)**

Paid for by: American people donating funds at [ProtectOurLiberty.org](http://ProtectOurLiberty.org) in support of the Kerchner et al v Obama & Congress et al lawsuit.

*Graphic concept credit to 'Erica' at <http://jeffersonsrebels.blogspot.com>. Used with permission.*