

# Molokai Advertiser-News

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## Top Vote Getters Move to General Election But are numbers the “whole truth?”

Democrat candidate Randy Iwase who wants to be the Party's nominee for governor of Hawaii in the General Election seems to have got his wish granted from a lot of people who voted in the Democrat Primary Sept. 23, 2006, with a total of 119,022.

But does that mean he is qualified to hold the Office of Governor? Iwase is an attorney by profession, which means he is an officer of the Court, and he has taken an Oath to be a member of the Judiciary. Pursuant to the Constitution for the United States of America, the three branches of government must be independent, to preserve our government in republican form. Therefore, no one can be both a member of the Judicial Branch [Iwase attorney] and a member of the Executive Branch [Iwase hopes] or a member of the Legislative Branch [Iwase legislator]. This restriction also applies to incumbent Lt. Gov. Duke [daJudge] Aiona because he is also a member of the Judiciary. When the power of all three branches of government are held by one person, its called a Dictatorship or a Monarchy. [But will The People enforce the law against violations?]

Democrat candidate Aila, who got 43,821 votes is no burdened by this restriction because he is not a member of any Branch of government, he is just an employee of the Harbor's Division, and an American Citizen with a right to serve in public office.

Other candidates: Tanabe got 16,310; Brewer 260; Daniel 202; Gunalnd 90; Hara got 16, and Paul Mattus got 30 votes.

Republican incumbent governor Linda Lingle got 31,252 votes. This is amazing because there just are not that many registered Republicans in Hawaii. And given the political demographics —Hawaii has been heavily Democrat Party dominated for decades, and look at Iwase's total votes above— it begs the question how could Lingle receive a like number of votes from Hawaii Voters in 2002, and now she gets only a fraction of that number of votes in 2006? Computer hijacking, maybe. Her \$5.8 million dollar campaign warchest from New York power brokers and developers and corporations obviously buys a lot of cooperation from the newspaper and TV media locally who focused attention on the Case vs Akaka US Senate race instead of on the Hawaii governor's race, the outcome of which really really affects the daily lives of Hawaiians. The media repeatedly said there was no excitement in the Republican Primary race for the nomination, and the result of that was Lingle was the only candidate widely known to voters; additionally Lingle controlled the Republican Party faithful to hustle votes for her instead of looking at qualification of other candidates running against Lingle.

Why did the media totally ignore the lawsuit filed against Lingle weeks before the Primary charging her with criminal wrongdoing? It was filed in United States Court by George Peabody who is running against her in the Republican Primary, and Judgment was made in favor of Peabody for \$10,000, and the U.S. Marshall Mark Hanohano was obligated to take Lingle into custody before the Primary Election, but he did not. And the statewide media was notified, but ignored the story. Isn't judgment against a governor BIG NEWS? Turns out the media are just sycophants to big money candidates, and feel they have no obligation to inform readers or TV news views of such matters.

It ain't over until I give up my efforts to enforce the rights of the People to Constitutional limitation on government agency; It ain't over until enforcement of judgment against people like Lingle are brought to justice for TREASON against the People and our Constitution and Bill of Rights and the sovereignty of the People," said Peabody. He backed his Judgment against Lingle on Monday with a Writ of Mandamus and Executive Order file in United States Court after Lingle had two attorneys from the State AG's office [Suzuki and Chun] say they represent her and filed a Motion to dismiss, even though the case has already been considered and adjudged in favor of Peabody. "Its too late, Baby!" said Peabody. "The People are sovereign, and we are not taking Lingle's tyranny any more. The governor is a servant, not Queen."

Peabody only got 321 votes in the Republic Primary, but that makes him #2 in the election, and if Lingle is disqualified because of criminal violations or she resigns or dies, then Peabody should logically become the Republican nominee for governor of Hawaii's government on the ballot in the General Election on November 7, 2006.

Other Republican Party candidates for governor results: George Berish got 294, Paul Manner got 211 votes. The media ignored all Rep. candidates except Lingle.

For Lt. Gov, incumbent Republican Aiona got similar to Lingle at 29, 802 votes. But Democrat Soloman got 77,860 votes. Think again, how many democrats in Hawaii vs how many Republicans: how could Lingle/Aiona win election in 2002, and suddenly their numbers drop to a fraction, not even beating the #2 Democrat candidates in 06?

The election for two Maui candidates to runoff in the General for Mayor of Maui was a close one for the top vote getters: Charmine Tavares got 8,701; Alan Arakawa, the incumbent got 7,689. Kimo Apana got 6,366, Dane Kane 3,506.

Legislative race 13th District includes Molokai: incumbent Mele Carroll pulled in 3,078 votes against Ron Davis's 417 votes, so Mele goes into General Election.

We all know Dan Akaka beat Ed Case for the US Senate Democrat race. Big deal, they both voted against law abiding gun owner's rights, thus violating their oath to uphold and defend the Constitution for the United States of America and Hawaii. That is a crime! Wake up People! Criminals are running our government, at all levels!!



## Special Olympics Molokai - “Cop on Top”reaches over the Top!

Noel Motas, Jazzlynn Bishaw, Molokai Athletes and Area Director Rita Kalahiki gathered families and friends at the annual Labor Day Cop on Top event in Lahaina while Molokai volunteers manned a booth fronting the Friendly Market Center. Together the Molokai Special Olympics teams made \$11,392 in pledges by Saturday noon. In spite of a large brush fire which stopped traffic to and from Lahaina, the team of cops, included Officer Lani Caparida, Capt. Matsuura and Capt. Matsuoka supported the fundrasing for Molokai SOHI. Cheerleaders from Lahainaluna also added excitement and enthusiasm to the Lahaina Cannery event.

Kalahiki said, “Noel Motas and Jazzlynn Bishaw were awesome on the mic, encouraging shoppers at the Cannery to ‘give a dollar, or more,’ for Special Olympics Molokai.”

Thanks to Uncle Joe and Cristie Pentak for the booth at Friendly Market Center and the Molokai community's support of Special Olympics activities.

Molokai Special Olympics athletes and their supporters will travel off island on October 29th for a state Basketball tournament and again on December 1 for the Winter Classic.



## Kalua'aha Church - 174 years old

Restoration efforts of the first church continue with members continuing a quarterly service at the historic UCC church. The Rev. Charles Buck, Hawaii United Church of Christ Conference Minister was the speaker for the celebration. Church family members from all UCC churches attended the gathering on Sunday, September 24, 2006.



## Kawaikapu Bridge Project Installation of Girders

Brown's Trucking, Inc., continues the construction project at the Mana'e Kawaikapu Bridge. The company has notified residents of possible delays while equipment places the concrete girders.



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### La'au Hale Construction September 13-September 16th

Approx. 30 people and 4 boats joined the first day of the La'au Point Occupation on the morn of Sept. 13th, 2006. Lumber for the Hawaiian hale was hauled to Haleolono Harbor and loaded on boat for the ocean landing . The group moved supplies by swimming everything to shore by noon the first day when construction was started.

By day 3, the 15th,-thatching the roof was started and the next day, more thatching was needed -- will start again Sat. the 23rd.

On September 20, supporters testified at the Office of Hawaiian Affairs meeting in Kalamaula against the Draft Plan supported by OHA. The long evening of testimony was focused and factual.

Below: The Save La'au Gang



### Citizens and Residents Of The United States USA PATRIOT Act Notice:

You are hereby notified that under the provisions of the USA PATRIOT Act, you may be placed under electronic surveillance while viewing this community newspaper law enforcement agencies at any time or for any purpose for which they may deem fit, without your knowledge or permission and without the order or supervision of any court of law, regardless of the provisions of the Fourth Amendment of the U.S. Constitution. As the provisions of the Act strictly prohibit, with fines and imprisonment, the managers of The MAN from disclosing such surveillance should it be known to us, you should assume that you are under surveillance while viewing this or any other similar web site, electronic mail or any other form of electronic communication related thereto. Due to Presidential Executive Orders, the National Security Agency (NSA) and FISA laws may have been ignored, and updated your file without warning, warrant, or notice. They may do this without any judicial or legislative oversight. You have no recourse, nor protection from this intrusion on your personal freedoms.

You may not review your file which is secret. The President reserves the right to use "signing statements" to give himself permission to ignore the law, as he is above accountability. As Nixon said, "If the president does it, it is not illegal." If you are not with us, you are for the terrorists; be aware that dissent is considered sedition: resistance to lawful authority. It may be considered treason to question authority; as it is un-American and unpatriotic to criticize the actions of your President. Your only legal recourse now is to remove the entire presidential cabinet thru impeachment proceedings, as the 2nd Amendment has been legislated out of existence.

### IRAQ WAR UPDATED

Sept. 27 deployment of the US Naval strike force. The USS Eisenhower is scheduled deployment following nuclear refueling from Norfolk to the Iran region before November. The Bush Administration and the Pentagon have ordered the deployment of a major "strike group" of ships, including the nuclear aircraft carrier Eisenhower as well as a cruiser, destroyer, frigate, submarine escort and supply ship, to head for the Persian Gulf, just off Iran's western coast. This information follows a report in the current issue of Time magazine, both online and in print, that a group of ships capable of mining harbors has received orders to be ready to sail for Persian Gulf by October 1.

As Time writes in its cover story, "What Would War Look Like?," evidence of the forward deployment of minesweepers "suggest that a much discussed--but until now largely theoretical--prospect has become real: that the U.S. may be preparing for war with Iran."

According to Lieut. Mike Kafka, a spokesman at the headquarters of the Second Fleet, based in Norfolk, Virginia, the Eisenhower Strike Group, bristling with Tomahawk cruise missiles, has received orders to depart the United States in a little over a week. Other official sources in the public affairs office of the Navy Department at the Pentagon confirm that this powerful armada is scheduled to arrive off the coast of Iran on or around October 21. Are you ready to let this happen?



Others express opposition to La'au Development ...





## Maui County Real Property Tax Revised

On Tuesday, Sept. 5, Mayor Alan Arakawa signed an ordinance revising the real property tax ordinance for the Circuit Breaker Tax Credit, the Department of Finance has reported.

The revised ordinance will reduce the threshold for qualifying for the Circuit Breaker credit from three percent of adjusted gross income for households to 2.5 percent for the upcoming 2007 tax year, followed by a further reduction of the threshold to two percent beginning July 2009.

"The Mayor's administration through the Finance Department had proposed lowering the qualifying percentage in consideration of increasing property values as a way to keep the circuit breaker credit relevant to that portion of the population that relies on the credit each year," said Finance Director Kalbert Young.

"The program is a safety net, ensuring that our residents will not be taxed out of their homes in the face of rising property values," said Mayor Arakawa.

The proposal was deliberated by the County Council and further amended to include the two percent decrease in 2009. "I am glad that the Council also recognized the value of the credit program and has seen fit to continually adjust its relevance even in light of the recent decreases to the homeowner tax rate to combat increases in property values," the mayor said.

The Circuit Breaker Credit is applicable to homeowners who must file every year before December 31. Qualifying homeowners will receive a credit on their real property tax for that portion of their previous year's tax bill that exceeded a designated percentage of their household adjusted gross income.

"Our Circuit Breaker Credit program has successfully shown steady increases in resident participation," the mayor said, "from 665 households in 2004; 1,060 households in 2005; to 1,140 households benefiting from the circuit breaker credit in 2006."

In an effort to continue its outreach to the community and to help qualify additional residents for the Circuit Breaker Credit Program, the Real Property Tax Division of the Department of Finance will again conduct informational sessions in every district in Maui County in con-

junction with the Mayor's annual budget community sessions.

All circuit breaker informational sessions will be held at 5:30 p.m., prior to the Mayor's informational budget sessions (which begins at 6 p.m.) on **Monday, October 9 Mitchell Paule Center, Molokai 5:30 p.m**

For further information, contact Finance Director Kalbert Young at (808) 270-7844 or Acting Real Property Tax Administrator Scott Teruya at (808) 270-7297.

In preparation for up-coming Real Property Tax Circuit Breaker Sessions, Mayor Alan Arakawa would like to remind community members that a reduction in taxes may be available to qualified applicants.

Taxpayers may submit completed applications at the informational sessions (application will need to be submitted along with a signed copy of their 2005 Federal Income Tax Return and their 2006 Real Property Assessment notice).

"A representative from the Real Property Tax Division and Office on Aging will be on hand at each meeting to assist persons with the processing of applications," the mayor said. "I encourage members of our community to research their eligibility, bring their 2005 tax returns and 2006 real property tax assessment notices to the meeting and, if qualified, to apply for this tax relief. The Circuit Breaker has been an invaluable tool in keeping property taxes manageable in light of increasing property values."

The "circuit breaker" provides for qualified residents to receive a credit on their real property tax when their tax exceeds 2.5% of their adjusted gross income. Taxpayers must apply before December 31 in order to qualify for the credit in the following year. The program is a safety net that ensures that residents will not be taxed out of their homes in the face of rising property values.

The "Circuit Breaker" community informational sessions are free and open to the general public. If you have any questions regarding the Circuit Breaker Program, please call the Real Property Collections Section at 270-7697 or Scott Teruya, Acting RPT Administrator at 270-7297 for questions on session locations.

## What is a billion???

The next time you hear a politician use the word "billion" in a casual manner, think about whether you want the "politicians" spending your tax money.

A billion is a difficult number to comprehend, but one advertising agency did a good job of putting that figure into some perspective in one of its releases.

- A. A billion seconds ago it was 1959.
- B. A billion minutes ago Jesus was alive.
- C. A billion hours ago our ancestors were living in the Stone Age.
- D. A billion days ago no-one walked on the earth on two feet.
- E. A billion dollars ago was only 8 hours and 20 minutes, at the rate our government is spending it.

While this thought is still fresh in our brain, let's take a look at New Orleans. It's amazing what you can learn with some simple division. Louisiana Senator, Mary Landrieu (D), is presently asking the Congress for \$250 BILLION to rebuild New Orleans. Interesting number, what does it mean?

- a. Well, if you are one of 484,674 residents of New Orleans (every man, woman, child), you each get \$516,528.
  - b. Or, if you have one of the 188,251 homes in New Orleans, your home gets \$1,329,787.
  - c. Or, if you are a family of four, your family gets \$2,066,012.
- Washington, D.C. HELLO!!! ... Are all your calculators broken??

## Birth Announcements

### Molokai General Hospital

Baby boy **Kahelekulani Umiali'iloa Howard-Keaulana, Jr.** was born on September 17, 2006 to Brittanie Howard and Umi Keaulana. Baby Kahelekulani weighed 7 lbs 15 oz and was 22 inches according to the Certified Nurse Midwife Joan. Mother Brittanie says: "Thank you Grandma D. for all your support for me."



Baby boy **Izreal Makaweli Kaimana Pescaia-Mersberg** was born on September 18, 2006 to Dana Rose Pescaia and Yohan Mersberg. Baby Izreal weighed 7 lbs. 1 oz. according to Certified Nurse Midwife Joan. Baby Izreal's brothers are Elijah Mersberg-Soares of Maui and Zion Pescaia-Mersberg. Grandparents are Newton Pescaia II and Rose Pescaia of Maunaloa and Evangeline Mersberg of Maunaloa.

## Letter to the Editor:

### SUPER FERRY vs WHALES

Are we being manipulated by The Hawaii Superferry Company?

In 1999, fast ferries, built by the same company (Austral USA) that is now building the Hawaii Superferry, began operations in the Canary Islands. In that year the rate at which cetaceans were stranded in the Canaries went up by a large factor from the pre-ferry stranding rate. This was first reported in a paper submitted to the International Whaling Commission in 2004.

When Duane Erway learned about this paper, he made copies and gave them to each member of the Hawaiian Islands Humpback Whale National Marine Sanctuary Advisory Committee (SAC).† The sanctuary had been established earlier by the U.S. Congress for the purpose of protecting Humpback whales. Duane is an alternate member of SAC and was disturbed by the thought that the Superferry might kill Humpbacks in Hawaii just as similar fast ferries were killing other cetaceans - mostly Sperm whales - in the Canaries.

But, not to worry! The Hawaii Superferry Company (HSF) told SAC members that the paper should not be taken seriously because it had not undergone "peer review" (which sometimes takes years) and had not been published. In addition, HSF argued that there were other large ships in the Canaries that could also kill whales.

I think these were pathetic arguments.† Did the other large ships all start operating in 1999?? - Not likely. And even if there were other large ships in the Canaries, fast ferries would pose a far greater threat to whales because of their high speeds and multiple hulls - each of which can slice deep into a whale's body. Finally HSF argued that the large area swept out by a single-hull ship might pose a greater threat to whales than multi-hulled ships. Clearly, HSF never heard of the concept of a "glancing blow".† HSF's arguments are all repudiated in excruciating detail in my Superferry Video.† You can watch it at <http://web.mac.com/leetepley/imac>.

So HSF was willing to distort the facts because it wants to make money.† What is more disturbing is that SAC members accepted HSF's pathetic arguments and that SAC is enthusiastically supporting the Hawaii Superferry. After all, HSF has promised that the Superferry will stay 500 yards away from whales. This is a promise that they cannot keep without the Superferry using forward-looking sonar. HSF originally planned to use sonar but it had to drop the idea when it found the use of sonar was forbidden by law because it would very likely hurt the same whales that the Superferry would like to avoid striking.

But were the SAC members concerned when HSF said it would not use sonar?† As near as I can tell, they could care less. After all, this is mere technical stuff and, besides, two members of HSF were also members of SAC. They were one big happy family.

Today, there are two more scientific papers verifying that the cetacean stranding rate went up drastically in the Canaries starting in 1999 when the fast ferries went into operation. You can find all three papers on my website at <http://web.mac.com/leetepley/imac>. Of course, HSF can still say that they have not been peer reviewed. However, each paper was written by a different group of scientists. Apparently, they were not working together as are HSF and SAC.

So with 3 scientific papers presenting data on the large increase in whale strandings in the Canaries after 1999, will SAC take another look at the threat to Humpback whales caused by the coming Hawaii Superferry? Not very likely!

The actual number of strandings in the Canaries is not high - averaging about 6 whales/year compared to a pre-ferry rate of less than 1 whale every two years.† But there is reason to think that most whales struck by fast ferries do not strand but, instead are carried out to sea by the prevailing currents- so the number of whales killed is likely to be at least 20/year and, possibly, a lot more.

So how many Humpback whales will the Hawaii Superferry kill every year?† And has SAC totally forgotten that the reason the Sanctuary was set up by the U.S Congress was to protect Humpback whales. Perhaps, SAC has decided to rebel against Congress and embrace a higher cause - protecting the Hawaii Superferry. Let the whales take care of themselves!

Lee Tepley, PhD. in Physics [leetepley@earthlink.net](mailto:leetepley@earthlink.net)

## School Strip Searches?

Congress Considering Strip Searching Students --Congress to vote on HR 5295 Tuesday or Wednesday 18 Sept. 2006 ([drugpolicy.org](http://drugpolicy.org)) The Student Teacher Safety Act of 2006 (HR 5295) is a sloppily written bill that would require any school receiving federal funding (essentially every public school) to adopt policies allowing teachers and school officials to conduct random, warrantless searches of every student, at any time, for essentially any reason they want. These searches could be pat-downs, bag searches, or strip searches depending on how far school administrators wanted to go.



• **Bulletin Board** •

**Week of September 25:**

- Kilohana School, Parent Conferences school dismissed 1pm.
- Molokai Aloha Festival "Na Paniolo Nui O Hawai'i - the Great Cowboys of Hawai'i"



**September 26, Tuesday**

Kaunakakai Kindergarten FACT workshop 5:30-6:30

**September 30, Saturday**

- Aloha Festivals Parade, 9am, Kaunakakai Town
- Garage Sale, Molokai Guzeiji Soto Mission, 8-11am.

**Week of October 2-6**

- Fall Intersession for school students.

**October 7, Saturday**

- Women's Shelter Benefit Yard Sale and Lucky Number Drawing, Mervyn & Lynda's homestead.

**October 9 Monday**

- School is back in session!
- Circuit Breaker" Tax information, 5:30 pm & Mayor's Informational
- Budget meeting, Mitchell Pauole Center 6pm.

**October 31, Tuesday**

- All Saints' Day • Halloween



Workshop speaker Lilian Rivera, at right, gave participants a hands on project -- a simple Journal Book - for keiki to draw or write about their experiences.

**Kilohana Parent Involvement Seminar  
"Parents As Partners In Education"**

, September 14th-- At a Parent Involvement Seminar at Kilohana School, Parent Community Network Center facilitator Louise Miguel introduced guest speaker Lilian Rivera, Maui District PCNC Supervisor whose theme was "Ways to Help Your Child Do Well in School."



Louise Miguel introduces Lilian Rivera, PCNC Supervisor for Maui District.

Continuing the theme, "Parents as Partners in Education" offered participants fun and meaningful strategies for helping children complete homework assignments. Rivera used examples from her experience as a teacher, parent and grandparent that parents can relate with. Emphasizing, "Parents are a child's first teacher," organization and learning styles, Rivera offered hints for Goal Setting; Following directions; Proper study area for homework with supplies readily available; Timely completion of homework; Guidance and encouragement to build child's confidence; Use of flash cards and memorization for reading and math and once homework is completed, help children prepare for the next school day with clothing, supplies, books. "Children love to learn and discover new things," she emphasized that parents and families play a major role.

Auntie Louise added that, "The Treasures of Our Hearts are our Children. Share a little TLC (T= Take the time to TEACH; L= Love unconditionally ; C=Cherish our Children)," as she gave treasure chest favors to workshop participants.

Participants enjoyed a pre-workshop continental breakfast and a very tasty, rewarding "PCNC Linguine" (recipe available at Louise Miguel's office). A surprise drawing with gifts from Middle School Ohana Council and Pauahi Book Club added to the fun and fellowship. The workshop was sponsored by the Kilohana Parent Community Network Center (PCNC) and Queen Liliuokalani Children's Center (QLCC).

The next Parent Involvement Seminar on November 9, 8am.-- "Sharing through Music" see you there!

**Hale Ho'omalulu - Women's Shelter**

Domestic violence is a pattern of coercive controlling behavior which can involve physical, sexual, emotional, economic, and psychological abuse. It affects people in all social, economic, racial, religious and ethnic groups whether they are married, divorced, living together, dating or in a gay or lesbian relationship. although anyone can be a victim of domestic violence, women are by far the common victims.

Each year, approximately 4,000 American women die as a result of domestic violence. according to a study by the American Medical Association, 22 to 35 percent of all female emergency room patients receive treatment for injuries or symptoms related to ongoing abuse. The same study reveals that 37 percent of all obstetric patients are battered while pregnant.

Does the person you love...

- Put you down or make you feel bad about yourself, call you names, ignore you, make you think you are crazy?
- try to control what you do, who you see, who you talk to, where you go, "track" all of your time, discourage your relationships with family or friends?
- Threaten to hurt you or your children with a weapon, or threaten to commit suicide?
- Become physically abusive towards you or your children; hit, slap, shove, choke, kick, bite, restrain, shake, burn, etc?

If you answer "yes" to any of these questions you may be in an abusive relationship. You are not to blame and you are not alone.

Help is available through Hale Ho'omalulu and other agencies on Molokai.

The shelter's dedicated, professional staff includes women's advocates certificated in domestic violence counseling.

If you are in an abusive relationship with your spouse or partner, call Hale Ho'omalulu at 567-6888 24-hours a day. A staff member will speak with you over the phone and advise you about help available through the shelter or other agencies. Your call is completely confidential.

"Freedom from Violence" a fundraising Yard Sale and Lucky Number Drawing will be held at Mervyn and Lynda Dudoit's Residence on October 7 - please support !

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## Room Parents and Volunteers Support Learning

With a student population of more than 200 students, Kaunakakai School's PCNC facilitator Yvonne Friel planned a meeting of interested and committed parents for the school year. This year, Friel decided to offer the option for parents to take one of three responsibilities for their child's class as Room Parent Teams. Room Parent



Luana and Suzette spoke simply and briefly about the rewards of being a room parent.

Facilitator - meets with the teacher to help with events and communicate with parents of students in the class. Room Parent Social coordinator plans and coordinates parties for the classroom (like at Christmas). Finally, a Crisis Management Parent coordinator to contact parents and coordinate a phone tree in times of need. Luana Santiago and Suzette Onofrio, both experienced Room Parents spoke to the parents to encourage parents to be a part of the school, finding their experience was positive.

And it's not all moms and aunts, but four fathers were at the meeting and committed to helping. Parents are Partners in Learning...the schools have "Standards" to help students achieve the Hawaii Content and Performance Standards at school. Auntie Yvonne encouraged, "You decide and you do," to be aware of parents' comfort zone and know other parents will support them.

Events parents will be key supporters for the school will be the Ho'olaule'a in April and seasonal celebrations.

On Tuesday, September 26th, 5:30-6:30, a FACT (Families and Classroom Teachers) Workshop is planned by Kindergarten teachers, Miss Kini and Mrs. Neuhart. Their focus will be "Language Arts -- Letter & Sound Fluency."

photo below: Yvonne Friel approves team work plan by Room Parents.



At the Waialua River shoreline, a heavy roll of construction plastic sheeting, empty corrosive liquid container, a large broken fishing float, an assortment of net fragments and the usual beverage cans and candy wrappers were collected.

## "Get the Drift & Bag It"

September 16, 2006, -- A number of Molokai groups participated in the annual Community Work Day Program "Get the Drift & Bag It!" Concern about the continuing plastic, aluminum, wood, ghost nets and small debris attractive to turtles, seals and birds motivate residents and visitors to lend a hand to clean the land during the year.

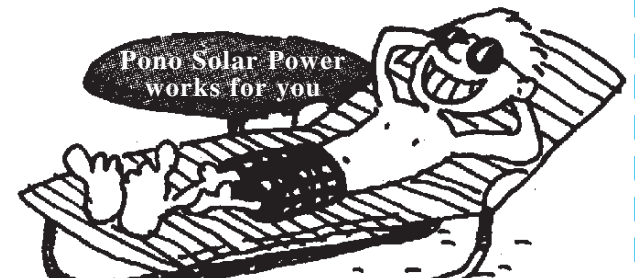
On Molokai, call the Molokai Dept. of Parks & Recreation, 553-3204, Zachary Helm or Luana Alcon, CWD coordinator for Molokai. to participate in regular highway, beach and harbor litter cleanup events. The Maui County Community Work Day Program is coordinated by Jan Dapitan, ph. 877-2524.

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## Pet Safety and Protection Act Proposed to PROTECT PETS

Senate Resolution 451, the Pet Safety and Protection Act, which would amend the Animal Welfare Act to prohibit Class B dealers from selling dogs and cats to research laboratories is being proposed in the US Senate. Many have already contacted their senators in support of this important bill. If you have not contacted your senators yet, please do so now. You can also help us spread the word about this bill by <<http://support.pcrm.org/site/R?i=sSnLv0SEX-1cBUdpDpXQVA..>>forwarding this e-mail to your friends and family.

Thank you so much for contacting your senators about Senate Resolution 451, the Pet Safety and Protection Act, which would amend the Animal Welfare Act to prohibit Class B dealers from selling dogs and cats to research laboratories. Like you, many of our members immediately took action and let their senators know that cats and dogs should be protected from Class B animal dealers. We now ask that you <<http://support.pcrm.org/site/R?i=p00-5CYMPs3DuoZMg75RiA..>>send this e-mail to your friends and family to let them know how they, too, can take action.

With your help, we can show the U.S. Senate that Americans support legal protections for cats and dogs.

Thank you for caring enough to take action. If you have any questions, feel free to e-mail me at [kash@pcrm.org](mailto:kash@pcrm.org).

Best regards, Kyle Ash

<b>Molokai</b> <b>Advertiser</b> <b>News</b>	 We get your attention! <b>558-8253</b>	<b>Molokai</b> <b>Advertiser</b> <b>News</b>	 We get your attention! <b>558-8253</b>
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## Molokai's Forum For Freedom Individual's Sovereignty vs Slavery

by George Peabody ph. 558-8253 email: molokaiman@flex.com

"We have staked the whole of all our political institutions upon the capacity of mankind for self-government, upon the capacity of each and all of us to govern ourselves, to control ourselves, to sustain ourselves according to the Ten Commandments of God." —James Madison

### 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." (Decl. of Indep.)

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." Thomas Jefferson

## Enforce the Bill of Rights !

### When POLICE call you out?

July 8m 2006, 10am, Maui police officers Wesely Purdy and Sepu Falealii called me out to talk to them. I asked what was it about? Falealii said come outside the gate

## AKAKA , INOUE and CASE Vote Against Gun Rights

### guilty police still at large

Senators Akaka and Inouye vote against your right to keep and bear arms during emergency. In mid July, 16 U.S. Senators violated their oath of office ("to preserve, protect and defend the Constitution"), by voting to allow the government to confiscate your personal firearms during an emergency.

It's a familiar list of suspects including Akaka (D-HI); Inouye (D-HI) on the record voting against our right to keep and bear arms.

With lawlessness run amok after the Katrina disaster, government officials' response is to disarm the victims and leave them defenseless. Now, Akaka and Inouye want to give Lingle's Hawaii Police State officials the power to disarms Hawaiians during an emergency. Just like Katrina in New Orleans where police announced that only police and military will be allowed to have guns, the Constitution notwithstanding. The Citizens will just have to rely on government to protect them, even though police were not where to be seen when Citizens were being attacked by thugs and gangbangers. Those lucky Citizens who did have guns successfully fended off the criminals, only later to be assaulted by police and military to take away their firearms then needed to protect themselves. That's what Akaka, Inouye, and Ed Case want for Hawaii.

Fortunately, the "Vitter Amendment" passed in the Senate overwhelmingly, due to intense anger over the illegal gun-confiscations, executed door-to-door against innocent homeowners, by heavily armed government perpetrators, police and military, "acting on orders." [see the video: Call George Peabody 558-8253, or email

## Peabody vs Lingle et al updated

UNITED STATES COURT

GEORGE PEABODY EX REL SUI JURIS vs. LINDA LINGLE ET AL

### WRIT OF MANDAMUS, EXECUTIVE ORDER

COMES NOW, GEORGE PEABODY, United States National Citizen Sui Juris in Proper Persona representative of the United States of America and real party to the action who appears to conduct Court as a natural being in his own countenance under 28 U.S.C. § 1654 who swears, affirms and verifies as proved in accordance with 28 U.S.C. § 1746 the following WRIT OF MANDAMUS and EXECUTIVE ORDER for the prosecution of the judgment in the case of trespass on his rights and states that:

1. The entered DECLARATORY JUDGMENT, STATEMENT OF JURISDICTION, ACTION AT LAW, CAVEAT AND PROHIBITION, MANDAMUS AND PRÆCIPE, WRIT OF HABEAS CORPUS, NOTICE OF INJUNCTION, and MEMORANDUM BRIEF OF LAW, and SUMMONS are appended to this document and incorporated by reference to-wit: (H.I.)

2. The entered ORDER SETTING SETTLEMENT CONFERENCE and SUPPLEMENTARY PROCEEDINGS appended to this document and incorporated by reference to-wit: (H.I.)

3. The entered WRIT OF EXECUTION and HABEAS CORPUS AD SATISFACIENDUM are appended to this document and incorporated by reference to-wit: (H.I.)

4. This Action at Law being commenced under F.R.Civ.P. 3 on August 7, 2006, the time to refute the facts or to demand jury trial has lapsed.

5. Respondents Linda Lingle, Douglas H. Ige, and all others incorporated under the provisions of 18 U.S.C. § 1962 into these judicial proceedings of record including but not limited to Cody Minatodani, Russell Suzuki, and Robyn Chun have failed to appear in respect to this court either in person or by counsel and are subject to sanctions and penalties imposed under Rule 16(f) and/or 18 U.S.C. § 401.

6. The United States Marshal for the district is mandated and empowered under 28 U.S.C. § 566 and hereby duly directed to seize the persons of Linda Lingle and Douglas H. Ige to lawfully compel them to attend the special session of United States Court at Molokai District Court for the purposes of securing the judgment pecuniary penalty under the common process in remedy at F.R.Civ.P. 64, however it will satisfy justice if parties Cody Minatodani, Russell Suzuki or and Robyn Chun attend this court on September 26, 2006, for the purposes of securing payment of judgment and costs.

7. Should United States Marshal, Mark M. Hanohano, prove unable or incompetent to fulfill his duty then a STATE OF NATIONAL EMERGENCY exists and Rear Admiral Townsend G. Alexander or the acting commander of Hawaii Naval Region is directed under the authority of the Constitution for the United States of America and 10 U.S.C. § 332 et seq to come to the aid of United States Court in the enforcement of the Supreme Law of the Land in the name of the President of the United States pursuant to Supreme Court Rule 45. (H.I.)

### MEMORANDUM BRIEF OF LAW

At this point in the judicial proceedings there is no affirmative controversy that this court has failed to meet all conditions necessary to insure justice in accordance with the Constitution for the United States of America nor that there is any bar to the prosecution to execution of the judgment so rendered in law.

The respondents have been duly notified to appear to answer to the law and have failed to do so in a manner acknowledged by judicial procedure thus waiving and forfeiting any obligation of this COURT to allow any confrontation or jury determination of the offense.

It is noted by this court, however, that parties Cody Minatodani, Russell Suzuki and Robyn Chun have entered the case to demur to the evidence and confess to their culpability, and lest they feel slighted by justice, Court will address their specious concerns in regards to the due process of justice due to the unique nature of the procedure for declaratory judgment.

Russell Suzuki and Robyn Chun have alleged that they represent Linda Lingle and Douglas Ige but have not followed the procedure at Rule 17 to prove that these parties are incompetent so as to need a guardian ad litem or motioned to substitute for parties who have become incompetent as provided at Rule 25. If they have conceded Douglas Ige to be contumacious of this court then they are correct and may appear hereafter as his counsel in response to this court's order to allow an agent to arrange payment of the fines and costs provided that he no longer inflicts himself on this tribunal without permission as provided by Local Rule, to-wit:

LR83.6. Attorneys; Appearances, Substitutions and Withdrawal of Attorneys.

(a) Appearances. Whenever a party has appeared by an attorney, the party may not thereafter appear or act in his or her own behalf in the action, or take any step therein, unless an order of substitution shall first have been made by the court, after notice to the attorney of such party, and to all parties; provided that the court may in its discretion hear a party in open court, notwithstanding the fact or is represented by an attorney...

As far as the belated response of Russell Suzuki and Robyn Chun it will be taken as a motion for relief from judgment under Rule 60 and justly determined sua sponte upon the elements submitted to this court without any necessity for a formal hearing unless these tardy parties wish to appear in person on September 26, 2006, to arrange for the payment of judgment and costs. No reference of the matter is made to any master, magistrate or judge-magistrate under the provisions of 28 U.S.C. § 636 absent the consent of George Peabody to permit such attorney as Helen Gilmore to represent any parties, this court or to exercise the judicial power of the United States and their motion to do so is dismissed and held for naught.

[ see at: <http://www.HawaiigovernorGeorgePeabody.com> ]

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

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

The goal of the founders of America was to restrict government within severe limits and to protect the rights of sovereign individuals. Government has NO rights! Judges are impeachable. Furthermore, judges may be removed immediately for violating oaths of office, involvement in conspiracies, extortion, and failing to uphold their duty to the common law. Judges can also be arrested, they are not exempt from this nor are any other officials, including the President of the United States.

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

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

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## HOME PUMEHANA TRO Dismissed 8-22

Home Pumehana manager Drasulla Manaba filed a police complaint against the Advocate for resident clients Donovan Keliipuleole after heshowed up at her office to attend a meeting she was having with a client after telling him that their scheduled meeting was cancelled. Manaba refused to let Donovan Keliipuleole in to assist theclinet in the meeting, according to testimony at the trial.

The attorney for Donovan Keliipuleole, Hayden Aluli, questioned Manaba about previous sworn testimony and affidavits which conflicted with her testimony just given on the witness stand in open court. Manaba finally had to admit one of the stories she gave was not true.

In the end, Judge Ige said that the court will find that the Court cannot by clear and convincing evidence be satisfied and cannot find sufficient basis for the issuance of an injunction based on the evidence presented today. Now, I'm not commenting on whether or not--obviously there's problems here, but you know the court cannot remedy all the problems... But in this one incident I'm finding that alone is not sufficient for the court to grant the injunctive relief prayed for and will dismiss the petition.

Attorney for Donovan Keliipuleole Aluli requested that the court grant attorneys fees and costs against Manaba et al, and Ige said you may file your request for attorney's fees and costs. The court will consider it, and Mr. Kinaka [attorney for Manaba] send a copy to him. Include your time and charges, Kinaka will review it. This will include travel costs. Adjourned.

### Home Punehana Resident Complains of Bugs and Management

Mr. Azumbrado [HUD},

Have you checked on Mrs.Noto lately? I just received another phone call from her today at 2:00p.m.(Sunday) in addition to her call on Friday afternoon. On Friday Mrs. Noto informed me that she had to hire a pest control company to come and spray her unit. This was done at a cost of \$105 dollars. Apparently these mites are in the walls. I suggested to her that she follow Home Pumehana policy and speak to management and inform Mrs. Manaba exactly what is happening and show her the bugs.

She spoke with Ms. Manaba, and Ms. Manaba told her she will be over Saturday with one of the maintenance (Lito) to find out what they can do. Ms. Noto waited Saturday for both Ms. Manaba and Lito. They told her they will be back. Lito came back to change some kind of bulb, and did nothing else. As of today Sunday, her unit is infested with these bugs. She has bites all over her body, on her toilet the bugs are crawling all over. She is crying, frustrated and don t know where to go. What is management doing? Nothing. Where will Ms. Noto sleep tonight?

According to Mr. Dickson s letter dated September 15, 2005 paragraph 2 says: Management Agent Handbook, HUD 4381.5 REV □ 2 states that HUD expects owners/agents to respond to valid resident requests involving concerns about CONDITIONS OR QUALITY OF LFE AT THE PROJECT, AND TO RESOLVE ALL SIGNIFICANT AND REOCCURRING PROBLEMS.

Also 4381.5 REV -2 (1) a. HUD will not become involved in situations involving resident complaints (WITH THE EXCEPTION OF IMMEDIATE HEALTH AND SAFETY THREATS) until the owner/agent has had 30 days from the date of the resident s service request to present a written response to the concern. Ms. Noto has done this and given Ms. Manaba ample time to help her with her problem. It is now well over 30 days and going on 2 months. I have an appointment with her tomorrow morning and will be meeting with the Molokai Advertiser to do a story. What is Rod doing? Isn t it his job to step in and make sure these tenants are being taken cared of? Expect a phone call from her tomorrow.

Again a continued lack of action from the owners of this property and a lack of action and follow up by HUD officials. Still no response to any of my recent Home Pumehana HUD Visit Contract No.: HI100425202

*Donovan Keliipuleole, Community Advocate*

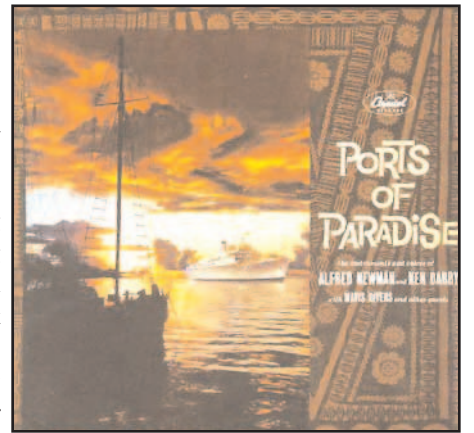
Dear Mr. Keliipuleole:

On June 29, 2006 Mr. Jelani Madaraka from our HUD Honolulu Fair Housing Office (FHEO) and I traveled to Home Pumehana on Molokai in order to meet the tenants regarding their opinions on the services and management staff of Home Pumehana. We also met the Resident Manager and the entire staff of Home Pumehana in order to get their opinions regarding the tenant complaints at Home Pumehana. We were available to visit tenants in their units from 8:00AM to 4:30PM on that day. As you are aware

## New Mountain Apple Company Release:

### PORTS OF PARADISE

In this era of super cruise ships, the 1950s was the height of the Matson cruise ships around the South Pacific. "All visitors Ashore!" was the familiar call from the ports of Tahiti, New Zealand, Fiji, Samoa and Hawaii. All who stepped foot on shore fell in love with the mystique and the romance of these magical islands including two distinguished Academy Award winning American composer, Alfred Newman and Ken Darby. Combined, these two brilliant men have composed for such award-winning films as the *King and I*, *Wuthering Heights* and *How the West Was Won*. After experiencing the islands, and working with



similar arrangements on films South Pacific and Bird of Paradise, they found it impossible to put down their conductor batons and ignore the wondrous and alluring sights and sounds of Hawai'i. In 1960, they produced for Capitol Records, this album, Ports of Paradise, calling it "a culmination and most definitive expression of the enchantment which (they) have found in the moods, the repose, the mystery of those far-off places."

Among the eleven tracks are Newman/Darby hits such as "Ports of Paradise," "Whispering Wind," and "Madonna of the Flowers." For all but "Farewell for Just a While," the full concert-size orchestra is heard throughout. The percussion section, according to album notes, consists of five men, alternately performing on such exotic instruments as tom-toms, boo-bams, Chinese glass, Japanese wind chimes, ili-ili, ipu and vibraphone, marimbas and more.

Two tracks on this magnificent album feature Mavis Rivers ("My Little Grass Shack") who was a successful recording artist and mother of the Honolulu Symphony's own conductor, Matt Catingub! Mavis Rivers was born in Samoa and raised in New Zealand before she moved to the US in the mid-1950s.

PORTS OF PARADISE captures an era of romance, with its lush sounds and full orchestrations, and guarantees that anyone who has ever experienced Hawai'i will get lost in nostalgia from beginning to end.

Movie goers of that era enjoying films at the old Waikiki Theatre, at Sunday matinees or evening performances, Jack deMello played the theatre organ before the films were shown. DeMello played music such as is heard on this album, as early movie goers watched the "clouds" float by on the ceiling... PORTS OF PARADISE evokes that nostalgia.

Mountain Apple Company is the distributor of this new digital record and is available around the islands. Enjoy! --SP

**HOME PUMEHANA:** .....if a tenant wanted a Tenant Advocate representative or a witness during the interview with HUD, this was allowed. Our HUD team had only initially planned to meet the tenants individually, however, Mr. Madaraka was open for whatever request anyone had for a private meeting between themselves and FHEO. As it turned out no individual meetings were requested. At no time during our interviews the entire day did any Home Pumehana tenants indicate a wish to discuss in private with the HUD FHEO representative a Fair Housing grievance.

Our goal was to reach an administrative determination on the validity and severity of the tenant concerns. In none of the interviews we conducted was any evidence shown that provisions of Home Pumehana Regulatory Agreement or HAP Contract were being violated. Our observation was that Home Pumehana staff was providing good service to the tenants of Home Pumehana. If Home Pumehana tenant complainants still believe action is warranted against the project they can consider contacting private legal counsel and determine if their concerns can be effectively addressed through judicial action.

If you have any questions regarding this matter please call me at (808) 522-8190 EXT 229. Sincerely, Rod Dickson, Project Manager, U.S. Department of Housing and Urban Development, Honolulu Field Office 500 Ala Moana Boulevard, Suite 3A Honolulu, Hawaii 96813



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