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Molokai Advertiser-News



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Kahinapohaku Fishpond Wall Gets A Little Help from Friends

report by George Peabody for The MAN

Members of the Aloha Club, led by Althea and Joe Childs lend a hand to help with restoring the wall at Kahinapohaku at a field trip one day last week. The participants also learned about Hawaiian cultural practices from Alaka'i Leimana Naki who guided the group during the ocean outing.

Molokai Island Hawaiian Homes Residential Lots Offereing 2008 Meeting

Hawaiian Homesteaders gathered Saturday morning for the Orientation Meeting Marh 15 to learn about the 13 residential lots being offered in Hoolehua and Kalamaula. This offering is mainly to those who are not currently holding a DHHL lease, and whose incomes are adequate and dependable, but less than \$40,100 per year for a single or \$45,850 for two people.

These are utility improved vacant lots in size from about 11,000 square feet up to about 42,000 square feet, specifically for residential use, and HHL requirements make it clear they want a house built on the lot asap by the successful applicants.

Project Qualifications indicated that applicants must qualify for a United States Department of Argiculture, Rural Development loan, and applicants must submit their response form to the DHHL by April 11, 2008. And, applicants must develop a budget to determine how much they can pay to construct a home and prequalify the loan. Specifically, a financial worksheet must be submitted to DHHL by May 23, 2008 so that DHHL loan officers can determine if their loan can be guaranteed by DHHL. There is also a mandatory credit check, and a fee of \$10.75, pre paid to DHHL, and a signed credit check authorization form submitted.

Applicants who meet USDA-RD's and DHHL's underwriting guidelines, and whose loans are deemed to be guaranteeable by DHHL will be recommended to the USDA-RD Molokai office. Those who receive pre-qualification lettes from USDA-RD will be invited to a contractors' fair in June, and the lot selection meeting in July. Those who choose a lot will also be able to choose an approved contractor from the USDA list. A \$300 earnest money deposit is required at that time, in check or money order, no cash.

For more info, call Tess Mollena, USDA-RD, 553-5321.

Genealogy Confirms Identity and Ohana's Connection to Hawaiian Royalty

Kupuna Iwalani Kamakama'noa'noa Unea Pihanui Nu'uhiwa Arakaki knows her Ohana's genealogy connects directly to Prince Nuuhiwa of the Paumakua Nuuhiwa Maweke Ohana. She is a Hawaiian homesteader in Kalamaula, Molokai, and this is so important to her that she is calling all her Ohana to "komomai this month to review, clarify, and confirm our Ohana's genealogy and our royal Hawaiian heritage," she explained.

Iwalani's Ohana kuka kuka is being orgnaized now to be held as soon as a meeting site can be confirmed .

[see page 3 for contact information]



Molokai/Maui Kids Against Drug Abuse

The Kahua Ola Hou drug education program continues to help Hawaiian keiki and adults learn why make the choice to avoide misuse of drugs, and how to be strong in the face of tempting opportunities to use drugs irresponsibly. They just spent a couple hours at Kahinapohaku fishpond with Leimana Naki experiencing hands on Hawaiian culture, enjoyed it so much they want to return.

Happy to have seen the light of freedom from ICE and METH and other drug problems, Dennis Uahinui, Jonathan Kaiwi, Bettina Oliva, Jonathan Santos, Shari Santiago and ?? demonstrated their message with signs last week at the Kalae intersection. IMUA ! photo by George Peabody for The MAN.

Free Vaccines for Cats and Dogs 3-22

Dr. Rebecca LaMarche is offering Free vaccine for CATS & DOGS

Saturday March 22 9 AM-Noon

Molokai Humane Society Clinic, Maunaloa HWY (6 miles west of K'kai)

Cats: FVRCP (upper respiratory and distemper)

Dogs: DHPP (distemper, hepatitis, para influenza, parvo) vacinnes for puppies given at 8,12,16 weeks of age Adult dogs should get a yearly vaccine.

Protect your Animals! Help end the parvo epidemic on Molokai!

Easter is VERY Early This Year: 3-23

Easter is always the 1st Sunday after the 1st full moon after the Spring Equinox (March 20, 2008). This dating of Easter is based on the lunar calendar that Hebrew people used to identify passover, which is why it moves around on our Roman calendar.

This year is the earliest Easter any of us will ever see the rest of our lives 3-23! And only the most elderly of our population (95 years old or above!) have ever seen it this early .Here's the facts:

1) The next time Easter will be this early (March 23) will be the year 2228 (220 years from now). The last time it was this early was 1913 (so if you're 95 or older, you are the only ones that were around for that!).

2) The next time it will be a day earlier, March 22, will be in the year 2285 (277 years from now). The last time it was on March 22 was 1818.

Have a very SPECIAL and VERY early March 23 Easter. It is a celebration of the Resurrection of Jesus Christ from the dead after crucifixion by the Jewish high priests and temple money changers lobbied the Romans for His death as a political radical.

By The Dawn's Early Light



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Birth Announcements

Baby boy **Brock Kamakoanuiokeola Kaalekahi Kaanoi Faraon** was born on Saturday, February 9, 2008 to Kauai Kaanoi and Ikaika Faraon. Baby Brock was 7 lb. 3 oz. and 18.5 inches when delivered by Dr. Awaya at Castle Medical Center. Maternal grandparents are Keli & Anne Kaanoi of Kaneohe, Oahu. First-time paternal grandparents are Jose & Rollanda Faraon of Hoolehua, Molokai. Great Grandparents are Agatonica Faraon of Kamalo, Moloka'i and Luis & Elizabeth Kaanoi of Kalihi Valley, Oahu. Proud aunts are Tehani Kaalekahi of Sacramento, CA and Misty Faraon of Kahului, Maui.

Translation of Baby's Hawaiian Name: Kamakoanuiokeola means "The great courageous warrior of life". Mahalo to Aunty Cammy & Pua for this beautiful name.



Baby girl **Tamara Kai Hinanoe Yamazaki-Gray** was born on March 3, 2008, to Miyako Yamazaki-Gray and Levie Yamazaki-Gray of Kaunakakai. Baby Tamara weighed 7 lbs. 6 oz. when she was born at Molokai General Hospital, according to Joan Thompson, Certified Nurse Midwife. Maternal grandparents are Keiko & Tatsuno Yamazaki of Togoshi-Shinagawa, Tokyo, Japan. Paternal grandparents are Leven Boardman and Maryann & Harper Gray. of Vero Beach, Florida. Older sister Kira Kai Naeha Yamazaki-Gray welcomed her new sister on Girl's Day, a day celebrated in Japan and Hawaii with special sweet mochi treats for girls.

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TAX TIME Hawaii ? NO! NO! NO!

Federal personal income tax and the Hawaii state personal income tax.

The legislature has no legislative authority over employees of any company, except its own; Hawaii's personal income tax laws are inapplicable to employees in private industry, but they may be voluntarily paid by any government employee. The only status or privilege over which Congress or the state legislature has lawmaking power is the "the performance of the functions of a public office".

The individuals who have a legal obligation to make and file Hawaii personal income tax returns are members of Congress from Hawaii and inferior federal judges appointed to other than Article III federal courts in Hawaii. They are the only people who must make federal and state income tax returns.

No other persons have a legal duty to make returns.

The only people actually made liable for the tax are those acting as federal employers for the individual contractors and employees who receive the income.

This can be a very convenient and practical way to collect the tax provided private employers understand that Section 3403 does not apply to them. The Sixteenth Amendment permits an indirect income tax on all sources of income over which Congress has power but it may only tax using the legislative power contained in the rest of the Constitution. The income of individuals who have contracted to work for government is one large source. Another source of taxable income are retail sales in Washington, D. C. and all other federal possessions. These and all other sources of taxable income are to be found in Article I, Section 8 and Article IV, Section 3, Clause 2 of the Constitution.

The blanket imposition of a duty to make an 1040 Income Tax return always creates a direct tax. Neither the federal nor the state personal income tax is a direct tax. Any duty to make returns found in the personal income tax must be limited to those engaged in "the performance of the functions of a public office" the only income producing activity identified in both federal and state tax laws.

Thus construed, the personal income tax is lawful and constitutional, but it is only a legal obligation of those individuals whose public offices fall within the scope of the law.

If Congress has control over the source of your income you are subject to the income tax. Congress may impose direct taxes using the power to raise revenue, however, your own state would have to collect this tax from you and Congress has not imposed this kind of tax in over 130 years. Are YOU being extorted?

Since you earn your income from wages, you have no legal duty to make federal or state income tax returns. Lawful private employment at the level of the employee cannot be made the subject of legislation. While your wages are definitely income they are not taxable gross income to you. Only the individuals who receive income from "the performance of the functions of a public office" must track, record and report §61-Gross income. Without legislative authority over you or your income there can be no legal obligation to record and report that income to government. The employer is subject to regulations by police power legislation, but that power cannot be exercised by Congress outside its legislative or territorial jurisdiction in Hawaii or any other of the several states of this Republic.

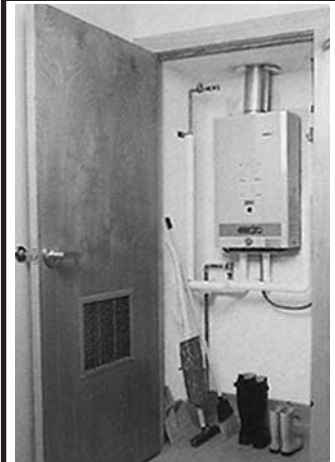
Why can't the term "individual" include ordinary people of the states who do not reside "in the state" or "within the state." A review of history of federal income tax and examination of the 1894 and 1913 income tax law will confirm that only the Hawaii members of Congress and the inferior federal judges [page 4]

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K o m o m a i

Paumakua Nuuhiwa Maweke Ohana



Aloha Ohana. I am Kupuna Iwalani Kamaka ma'noa'noa Unea Pihanui Nu'uhiwa Arakaki, with my moopuna Akeakamai. I am a descendant of Prince Nuuhiwa of the Paumakua Nuuhiwa Maweke Ohana, and I am calling all my Ohana far and near from my homestead at Kalamaula, Molokai, to komomai this month to review, clarify, and confirm our Ohana's genealogy and our royal Hawaiian heritage.

Our Ohana are the living descendants of the third son of Prince Paumakua, the last of the Hawaiian monarchs preceding Kamehameha the Great.

Paumakua was the 49th lineal descendant of the great Navigator-King Hawaii'loa, and the progenitor of Hawaiian royalty. He had

three sons by his queen, the Princess Kano-Kalililani of Kauai. The third son, our direct ancestor, was the Prince Nana-Kapalei-o-Mano, who took as his wife the Princess Kulioulani of Oahu and by her had one son, the Prince Nuuhiwa, who in turn wed Naaupala, the younger sister of the Tahitian adventurer Chieftain Maweke.

Prince Nuuhiwa had two daughters who became wives of their uncle Maweke. Of the eldest sister was born a son, Mulielealii, and of the younger was born a daughter, Kamuiipono-I-Leiealii-Wehelani. This brother and sister of half-blood were the parents of the Prince Moikeha, founder of the Oahu royal dynasty and conqueror of Kauai.

Purpose of our Ohana is to kuka kuka, very important:

Let us together review our ancestral connections to our Ohana, our genealogy. Our ancestral Na Kupuna are with us today. We can acknowledge them and perpetuate our living heritage, our Paumakua Nuuhiwa Maweke Ohana, and our na keiki.

Please phone me at 553-3559 for date/time/place on Molokai for our kuka kuka, leave a message and I will return your call; or, contact me by mail at PO Box 143, Kaunakakai, Molokai, HI 96748. Also, phone Moki Kim at 567-6461, and Donna Cameros at 567-6252. You may also use email to contact me at molokaiman1@worldlinkisp.com subject line Nuuhiwa Ohana.

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
Da Kine Ads

Notice of Completion
 Notice is hereby given that pursuant to the provisions of Section 507-43 of the Hawaii Revised Statutes, the construction performed by
Owner—Builders
 at DHHL TMK 2-5-2-032-006 pursuant to Building Permit #B20071030 by and for Albert Lloyd and Gayla Ann Haliniak-Lloyd of a family residence was completed February 15, 2008.

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No INCOME TAX for HAWAII resident Employees

CONTINUED from page 2:.....only the Hawaii members of Congress and the inferior federal judges must make returns. They alone as individuals with respect to Congress and its authority to make law applicable to individuals.

Everyone must concede that the federal income tax law of 1894 was declared unconstitutional in 1895 in Pollock v. Farmer's Loan & Trust, 158 U.S. 601 (1895) because the tax was an unapportioned direct tax that had not been apportioned to the several states. The ruling in that case is clear:

Our conclusions may therefore be summed up as follows:

First. We adhere to the opinion already announced, - that, taxes on real estate being indisputably direct taxes, taxes on the rents or income of real estate are equally direct taxes.

Second. We are of opinion that taxes on personal property, or on the income of personal property, are likewise direct taxes.

Third. The tax imposed by sections 27 to 37, inclusive, of the act of 1894, so far as it falls on the income of real estate, and of personal property, being a direct tax, within the meaning of the constitution, and therefore unconstitutional and void, because not apportioned according to representation, all those sections, constituting one entire scheme of taxation, are necessarily invalid. Pollock v. Farmer's Loan & Trust, 158 U.S. 601, 637 (1895)

Why Is The Federal Income Tax Law So Complicated?

Congress has a lock on money paid through the federal Treasury, but to tax private money it must deceive those persons over whom it has no power. It does this by making people believe there is a requirement to file income tax returns. Complexity is how it does it. But REMEMBER, no matter how complicated the Code becomes the only persons who have to understand it are the federal employers who pay out government money and withhold some to pay the tax. All references to the filing of a return are made in the places that should be ignored in determining the actual law of income taxation. This means that the persons whose income is being taxed do not have to file returns or even pay the tax. The federal employer does everything but earn the taxable income. Everything done for government by its employees is "filed" and in government custody at all times. Besides the deceptive filing requirement Congress has come up with special filing status, deductions, special credits and exemptions to create a perceived need to file. All that complexity creates a tax liability where none exists and the persons who file returns are as guilty as Congress for the income tax mess, because there is no law that requires private persons to make and submit to the federal government written confessions [see 1040] that income taxes are owed. Once you are free from this imaginary tax burden you can start educating others, including an employer who has been taking your money to pay the "make believe tax".

SUMMARY: NO TAXATION on INCOME !

If you start with the power of Congress you will quickly see that the national government has no taxing power over the people doing purely local things in the states and may only tax people using the indirect excise tax. Congress has taxing power over its own employees under Article I, Section 8, Clauses 11, 12, 13 and 14, (the War Powers), and 17. Congress was given no power over ordinary people doing ordinary things in the states of the Union. Ask yourself: What power does the Congress have over a dentist filling cavities in Chicago? The answer is none. The state of Illinois can require a dental competence certificate and the City of Chicago a business license but what Congress can't control it cannot tax. If Congress has control over the source of your income you are subject to the income tax. Congress may impose direct taxes using the power to raise revenue, however, your own state would have to collect this tax from you and Congress has not imposed this kind of tax in over 130 years.

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