Mayor’s Budget Cuts to $603-M County Budget Are Rejected by Maui Councilmembers for 2015

The Maui County Council on Monday June 23 unanimously voted to override Mayor Alan M. Arakawa’s line-item vetoes in the fiscal year 2015 budget, report ed Council Chair Gladys C. Baisa.

Baisa said Ordinance 4133 (2014), the county’s operating budget, is now official and will be in effect on July 1. The council passed on second and final reading a $603.6 million budget at its June 6 meeting after more than two dozen committee meetings held in the Council Chamber and districts throughout Maui County from March 31 through May 5.

Council Vice-Chair Robert Carroll said the budget the council passed is the “best budget for our people.”

However, the mayor sent a letter to the county clerk on June 16 detailing his objections to the final version of the budget. He wrote, “I am unable to sign the line item vetoes of the Kahului community center and the council’s water infrastructure improvement project, and objected to stipulations placed on the environmental management budget.

The Kula Agriculture Park expansion, the Molokai and Upcountry Maui water projects and the South Maui community park and multipurpose center were also given line item vetoes, said Carroll.

“It is the council’s number one responsibility to pass a budget,” Baisa said. She and other council members emphasized the extensive public testimony and deliberations that went into the budget.

Councilmember Mike White, who chairs the Budget and Finance Committee, made a motion for override of the vetoes, noting he has full confidence in county managers to implement the budget.

“Although this veto represents democracy in action, it is important for residents to understand what is at risk,” White said. “The vetoes will remove essential components of the budget specifically requested by the residents.”

In his statement, White said the vetoes would put the county at risk of losing about $5 million in state funds appropriated for the Kula Ag Park, which is intended to create additional farmland. He added the mayor’s veto would have removed the $12.6 million for water infrastructure improvements placed in the budget by the council and requested by the public.

“As chair of the Infrastructure and Environmental Management Committee, (I know) there were opportunities for the administration to address their concerns,” said Councilmember Elle Cochran, who addressed the vetoed items relating to the Kahului community center.

“I wish it didn’t have to come to that,” Councilmember Stacy Helm Crivello said about the need for a veto override. Crivello urged the administration to proceed with recycling programs, notwithstanding concerns expressed by the mayor.

Councilmember Don S. Guzman identified “inconsistencies” in the mayor’s veto letter, which stated there was no location identified for the proposed Kahului community center expansion. The location had been identified, and cited Ordinance 3559 (2008), which included a zoning condition for A&B Properties stating the company shall provide approximately seven acres for a multipurpose center in Kahului. He wrote, “It is expedite the project and move forward with design,” Guzman said “Monies appropriated last year have not been spent, and we cannot afford further delays.”

Councilmember G. Riki Hokama addressed the mayor’s concerns about general obligation bond not being approved for some projects listed in the budget. "No one should be fostering general funds for a project that’s not been authorized," he said. “That’s why entities return to council, to get authorization to spend monies as the voters know.”

Councilmember Donald G. Couch, Jr. said he wanted to discuss each of the line-item vetoes but his motions to consider three of the items separately didn’t earn traction for discussion. "I respect the decision of my colleagues and look forward to the implementation of the budget," Couch said.

Councilmember Michael P. Victorino said the council has “put a lot of sweat equity” into the budget process. “We’ve covered all our bases, and we were able to compromise on a lot of things,” he said.

Budget Constraints to Impact Solid Waste Services to all Maui County refuse account holders, refuse haulers, contractors and all those utilizing our Maui County Landfills that beginning August 1, 2014, the budget constraints are anticipated that will curtail refuse pickup scheduling and landfill hours.

The changes are as follows: Hana, Molokai, and Lanai landfills’ new hours will be 8:00 a.m. to 1:00 p.m. (Tuesday through Saturday) and closed on County holidays. Refuse collection will remain on the same schedule; however, collection services will no longer be provided on County holidays. Refuse pickup will be on the next regularly scheduled pickup day.

Obama’s TREASON Cited in Legal Complaint by Taitz

Obama’s subterfuge, i.e., deceit used in order to achieve one’s goal, is treason. In spite of the ruling by both District and Circuit courts that GITMO prisoner terrorist Khairulla Kahirkhwa was a senior Taliban commander who was responsible for military actions where thousands of people were slaughtered, and in clear violation of NDAAA of 2014 not providing 30 day notification to the US Congress, citizen of Indonesia Soetoro-Sobarkah Obama released Khairulla and forced Taxpayers to pay for his travel to Qatar were Khairulla is allowed to live for free.

Attorney Orley Taitz said is noteworthy that on June 4, 2014, four days after the release, not before the release, Obama notified the US District court, filed “Notice of Transfer” stating “Respondents hereby provide notice that the United States has relinquished custody of Petitioner KHAIRULLA SAID WALI KHAIRKHWA (ISN 579) and transferred him to the control of Qatar, June 4, 2014”

US District Court Senior Judge, Royce C. Lambeth was aware of the prior finding of serious, serious, serious violation of NDAAA. He signed a treasonous release of the terrorist since Obama notified the court four days after he sent the detainee to sunbathe in Qatar. Similarly Obama did not provide 30 day notification to the US Congress, which was required under 2014 NDAAA. Taliban command celebrated this release was equal to gaining 10,000 Taliban fighters.

It is further noteworthy that Obama did not title the document as a release from GITMO, but titled is as a transfer. Further, the name of the detainee was written differently from the name in the caption in the case, which made it difficult to find the document. In the caption the first name of the detainee is Khairulla. In the release, titled as transfer, the first name was divided into two names: "KHAIRULLA". Moreover, two middle names, which were not in the original caption were inserted "SAID WALI" So the original name from the caption in the case "Khairulla Kahirkhwa" looked completely different "KHAIR ULLA SAID W ALI KHAIRKHWA". Obviously, Obama did this deception to obfuscate his treason.

Actions by Obama clearly represented TREASON, "giving aid and comfort to the enemy" per 18 US§2381. Shortly after these actions by Obama, greatly encouraged and invigorated jihadists and Taliban fighters took over the airport in Karachi and murdered 12. Five US soldiers were killed reportedly with stinger missile, jihadists groups went into offensive and took over the whole area between central Syria to central Iraq and took over Mosul and Tiqrit. This caused terror to 500,000 refugees and the jihadist army is now rapidly closing in on the capital of Iraq, Baghdad. Based on all of the above over 4,000 lives of the US soldiers. Lost in operation "Iraq Freedom", were lost in vain, not mentioning 68,000 soldiers, who were severely wounded, paralyzed, lost limbs and became disabled for life.

Taitz, as the alien owner of POTUS and committing treason Barack H. Obama is not even eligible for Office as Commander in Chief, evidenced Taitz. “This court has in front of it evidence showing that Barack Obama is using a stolen Connecticut Social Security number CT SSN 042-68-4425 of Harry Bround, which fails Verify and SSNVS, when checked under Obama. This court has evidence of Obama’ use of forged birth certificate and other bogus IDs, as well as an act of treason committed by Obama.

Federal law 18US 3332 (a) It shall be the duty of grand jury impaneled within any judicial district to inquire into offenses against the criminal laws of the United States alleged to have been committed within that district. Such alleged offenses may be brought to the attention of the grand jury by the court or by any attorney appearing on behalf of the United States for the presentation of evidence. Any such attorney receiving information concerning such an alleged offense from any other person shall, if requested by such other person, inform the grand jury of such alleged offense, the identity of such other person, and such attorney’s action or recommendation.

Only Taitz is seeking expedited prosecution of charges against Barack Obama.
Letters to Congress re: Obama Crimes, and Democrats want Obama Library!!
ATTENTION ALL Congressmen: As your constituent, I demand that you call for a special prosecutor (and one not appointed by criminal illegal alien Barack H. Obama II aka Barry Soetoro) to investigate the ever growing overreaching, disturbing, and dangerous acts by criminal immigrant Usлярer Barack H. Obama II aka Barry Soetoro citizen of Indonesia.

Barack H. Obama II aka Barry Soetoro citizen of Indonesia, a citizen of USA is a criminal who must be ARRESTED, immediately before he committees more TREA-
SON: And, arrest Abercorned, Schultz, Lingle, Hirono, Hanabusa, Gabbard, Peloa,
Reid, Hawaii DOIr al as complicit DNC Hawaii Obama-loving communists.

And these stinking communist Hawaii DemocratParty politicians want to estab-
lish and honor Obama with a presidential library in Kakaako! WSP! The Barack H. Obama II library already exists at the Honolulu Airport, called the Federal Prison cell with one Koran in his cell. Arrest the criminal Obama and put him in his federal prison cell with his book and allow tourists to Hawaii to view Obama in his prison cell from behind a one-way window, and make him pay his own income taxes and RSP’s and tell the TSA to go to HELL: also, install a video camera connected to internet for national viewing of Obama in prison 24/7 so we can keep an eye on him for ten years until he is deported to Indonesia or Kenya where he belongs.

The M.A.N. June 25, 2013...Page 2

In addition, Grassroot pointed out the lack of participation in the Native Hawaiian Roll process as evidence of a general lack of support among Native Hawaiians for the proposed changes to the Native Hawaiian Constitution. Grassroot noted that the participation rate in the roll process was low and that many Native Hawaiians were not even aware of the roll process.

Disputing the authority of the DOI to act in this matter, Dr. Akina com-
mented that: “The Department of the Interior does not have the authority to rec-
ognize Hawaiian Tribes. The Constitution does not give the DOI power to ratify treaties and recognize tribes. Neither the Executive Branch nor the states have the power to create or recognize a tribal government, which thereby makes the DOI’s action in this matter not only unconstitutional but also subject to the oversight of the Interior vulnerable to legal challenge.”

Dr. Akina, who was present at the hearing for the purpose of reiterating the Grassroot Institute’s position, was optimistic about the outcome of the DOI hearings. “Though we believe the Department’s proposed rule to be precipi-
tuous, I believe the Hawaiian Tribal Council has a strong case.” According to Grassroot, many of the questions about the formation of a Native Hawaiian government have been ignored. While we may be no closer to getting answers to our concerns, we are still fighting to ensure that the Constitution is protected and that the Native Hawaiians have done little to help the state or the Native Hawaiian commu-

This is an excellent opportunity for the average citizen to have their voice heard on this critical issue of our time. The hearings will be held in the month of May.

Grassroot Institute’s written comments on the proposed rule can be read in full: http://new.grassrootinstitute.org/2014/06/grassroot-institute-comments-on-obc/library-

Native Hawaiian Government Question

The Council for Native Hawaiian Advancement (CNHA) encourages its members and the broader Native Hawaiian community to engage in the public meetings scheduled with the United States Department of the Interior held the first public meeting held the first public meeting intended to solicit comments on a proposed rule that would facilitate the reestablish-
ment of a government-to-government relationship between the United States and the Native Hawaiian Community. CNHA applauds the announcement made by the Obama Administration on the Advance Notice of Proposed Rule Making (ANPRM). “It’s historic! President Obama is supporting a process that acknow-

The efforts to obtain federal recognition of native Hawaiians as an Indian tribe or other sovereign entity are attempts to create a tribe out of a race. There is no native Hawaiian tribe and no federal government of body of such native Hawaiians, that has existed on anything approaching a continuous basis since 1900. There is no “present governing document including its membership criteria” because there is no tribe in existence. The Native Hawaiian Roll process was designed by the Hawaii legislature to attempt to find native Hawaiians to register. The fact that this step was taken by state government, and was not a spontaneous effort of native Hawaiians to form a tribe, is unimportant. Real tribes—the kind the Federal government may recognize—are defined by political structure and a governmental system by which immigrants were not only welcomed, they were sought after. The Hawaiian monarchs ruled over everyone who was a member of their political community, not merely native Hawaiians.

If the Kingdom of Hawaii had been a kinship-based tribe rather than a mod-
ern multicultural society, the Hawaiian monarchs would have had few people to rule by the time the monarchy was overthrown in 1893, and it is unlikely they would have been able to rule the entirety of the Hawaiian Islands. Most members of the non-Hawaiian majority who lived in Hawaii were full Subjects of the society gov-

The irony of the current demand to confer tribal sovereignty on members of the Native Hawaiian community is that the United States has never recognized native Hawaiians as a “people” in its own eyes, as evidenced in the fact that this racial group once functioned as a distinct and separate Native Hawaiian tribe only after the United States took control. Since only those who were “of mixed race” were counted in the census, and since all immigrants were considered “free people,” and therefore “are contrary to our traditions and hence constitution-

As the Supreme Court recently reiterated in Fisher v. University of Texas at Austin, “Distinctions between citizens solely because of their ancestry are by their very nature odious to a free people,” and therefore “are contrary to our traditions and hence constitution-

We have noted before, the efforts to create a tribe in large part an effort to provide an institutional basis for the protection of the rights of Native Hawaiians under the Constitution. In the case of the Hawaiian leis for example, the Hawaiian monarchy was a tribal government, and the United States has never recognized native Hawaiians as a tribe.

As we have noted before, the efforts to create a tribe in large part an effort to provide an institutional basis for the protection of the rights of Native Hawaiians under the Constitution. In the case of the Hawaiian leis for example, the Hawaiian monarchy was a tribal government, and the United States has never recognized native Hawaiians as a tribe.
**Hawaii Legislators Gun Grabber**

The Gun Bills 2014 are unconstitutional, infringing on My Right:

2nd Amendment: A well regulated Militia being necessary to a free State, The Right of the People to Keep and Bear Arms shall not be infringed.

Please compare each of the proposed bills listed below [from the 2014 Legislative Agenda], against the plain words and meaning of the 2nd Amendment, and the original intent to provide defense against Tyrants who are holding Offices of Public Trust to support and defend the Constitution for the united States. I hope you are intelligent enough to understand and conclude that all of them, together and/or individually, constitute infringement of my Right to Keep and Bear Arms, and, therefore, each of these or similar bills, as well as chapter 134 HRS, must be rejected and repealed in keeping with your Oath of Office to project and defend the Constitution for the united States of America.

SB36, Each firearm owner shall complete, at least once every two years, a firearms course or class that... The failure of any firearm owner to comply with this subsection shall constitute grounds for: (1) Revocation of any permit or license provided for under this part pursuant to section 134-13; and... SB2938_SD2, 5 firearms is intended for all gun owners in the State... the registration process for firearm owners and registration... causes to be brought into the State a firearm.

SB2938_SD2, finds that the registration of firearms is intended for all gun owners in the State. The registration process is... necessary for public safety... to ensure that a firearm is properly registered to an individual who is qualified and capable... online firearms registration process will streamline the registration process for firearm owners and registration officials.

SB262, (a) The...13 license may only carry a firearm...22 firearm means a firearm that is a pistol or revolver.

SB2353, 134-5 license to carry a concealed firearm. (a) The Chief of police from each respective county shall issue a concealed... carry firearm license to persons qualified as provided... compliance with the terms of the license may carry a concealed firearm. The licensee shall carry the license...

SB2106, (4) A person is ineligible to possess a firearm pursuant to section 134-7;

... (5) Has demonstrated competence with a firearm by meeting the training requirements of 134-2(g), to include practical... the final disposition or proof of restoration of civil and firearm rights.

SB2607, (4) Is not ineligible to possess a firearm pursuant to section 134-7;

... (5) Has demonstrated competence with a firearm by meeting the training requirements of 134-2(g), to include practical... the final disposition or proof of restoration of civil and firearm rights.

"Rebellion against tyrants is obedience to God." T.J. Guns Preserve YOUR Sovereignty! Enforce the Bill of Rights!

**Bill of Rights**

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.

Even though we have ground to a halt! -- The Gulag Archipelago, Aleksandr Solzhenitsyn

"And how we buried in the camps later, thinking: What would things have been like if every Security operative [insert your favorite alphabet Gang DEA, LIONS 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 people]?"

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!

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 people they extort!

"The right of the people to keep and bear arms shall not be infringed." -- The 2nd Amendment to the Constitution.

I hope you are intelligent enough to understand and conclude that all of them, together and/or individually, constitute infringement of my Right to Keep and Bear Arms, and therefore, each of these or similar bills, as well as chapter 134 HRS, must be rejected and repealed in keeping with your Oath of Office to project and defend the Constitution for the united States of America.
New U.H. President Asked for Justice

Dear President Lassner,

First of all, why are you sharing my student educational information?

The attack on the student clearly and convincingly proves that you are the responsible source for leaking my confidential student educational information to scores of University of Hawaii employees and non-University of Hawaii employees in violation of federal privacy law, namely the Family Educational Rights and Privacy Act.

Second, one can reasonably surmise from the attached intelligence reports that you are considering my June 15, 2014 letter (below). However, I must point out that the email you sent directly to him, but has opened the above mentioned email forwarded to him by the Board.

This notice serves to request that all communications associated with the above sixty-eight (68) opens and forwards of the above mentioned email, as well as all email opens and forwards of the above email, be preserved for evidentiary and as part of my student records.

Additionally, all communications relating to President Lassner's seventy-eight (78) opens or forwards of the second email below entitled, "Request to Reopen Investigation into the University of Hawaii Administration's Fraudulent Withholding of David A. Mihaila's College Diploma" are herein requested to be preserved for the same reasons stated above.

Sincerely,

David A. Mihaila

Dear President Lassner,

As you probably know, the University of Hawaii administration attempted to redact her name and involvement from the above current case involving the Hawaii V A is analogous to the historical failure of the University of Hawaii administration to release the student's diploma after the above mentioned 1994 proceeding.

Now is the time to mend the past, and chime in a new era at the University of Hawaii.

Sincerely,

David A. Mihaila

June 15, 2014
Subject: Request to Reopen Investigation into the University of Hawaii Administration's Fraudulent Withholding of David A. Mihaila's College Diploma

Yours sincerely,

President Lassner

Dear President Lassner,

The failure of the UH administration to release the student's diploma after nearly twenty years for bureaucratic rationales grounded in subterfuge, sophism, and corporatized defense tactics for the student blowing the whistle on misconduct within the UH administration is tantamount in terms of life consequences to holding the student as a prisoner of conscience.

The Chronicle of Higher Education article "Mob Rule" by John Gravois, noted their degrees and credentials, using a weapon or any other means to destroy the undersigned student whistleblower who reported administrative irregularities within the UH Admissions and Records office in an unethical effort to avoid accountability.

President Wolff's finding constituted manifest error because documentary evidence clearly and convincingly proves that Thomas Gething was not the Dean of Students at the University of Hawaii during the summer of 1994, rather Pua Hopkins was the Dean of Students.

Pua Hopkins was a professor of Hawaiian language, and it is likely that the University of Hawaii administration attempted to redact her name and involvement from the above current case involving the Hawaii V A is analogous to the historical.

The above current case involving the Hawaii V A is analogous to the historical.

Now is the time to mend the past, and chime in a new era at the University of Hawaii.

Yours sincerely,

David A. Mihaila, J.D.
"Rebellion against tyrants is obedience to God." T.J.
Guns Preserve YOUR Sovereignty!

Reclaim America Now Coalition
The Beginning of the Peaceful, Nonviolent Second American Revolution

In the absence of first responders, your two hands can save a life.
Anywhere in America, the armed citizen is identical to the CPR-trained citizen.
- The CPR Corollary -

"WHITE GIRL BLEED A LOT"

The Return of Race Riots to America
Award-winning journalist Colin Flaherty has penned an important book that is certain to have African American sentenced up in arms. Flaherty can directly describe—without political correctness—a rising wave of violence by blacks against whites. Yet the real story is how white guilt and media ownership have teamed up to make the return of race riots—another type of riots since the 1960s—nearly unreported in the mainstream media. Yes, mobs of violent blacks are making our streets and making white bleed—a lot. It's a growing nationwide hate crime that someone needed to warn us about, and Flaherty has—without apology. So far, 280 pages, 479 plus. $4 from 809-509 Pennsylvania Avenue SE 2010, Washington, D.C. 20001.

Obama's Plan
The USA will have the Healthiest, Same Sex Married, Unarmed, Illegal Alien, UNEMPLOYED People on Earth!

"Rebellion against tyrants is obedience to God." T.J.
Guns Preserve YOUR Sovereignty!
Enforce the Bill of Rights!
ARREST THIS ILLEGAL ALIEN born in Kenya! NOW!

Yes, lots of evidence points to Kenya as Obama/Soetoro’s birthplace, not Hawaii; and, Indonesian citizenship.

Lots of evidence shows the Obamagang is motivated by a lawless hostility toward the Constitution for the United States of America the Supreme Law of the Land; applies race biased invidious discriminatory animus toward middle class and poor Caucasians; and, exempts his cohorts from the equal enforcement of the law to effect a power shift away from Constitutionally limited government in republican form by We The People to incrementally effect a race/sectarian biased Marxist socialist dictatorship under color of law, i.e., “fundamentally change America” as Obama promised he would do such act of TREASON. 

Obama should be immediately arrested for TREASON, War Crimes, I.D. Fraud, etc. along with all his Czars and attorneys and justice obstructing federal judges and complicit members of Congress and Senate, and Bush II, and Clintons B&H, Pelosi, Reid, and State of Hawaii governors Linda Lingle, Neil Abercrombie, DNC, RNC, militant Black Panthers, Zionists, and Neo-Cons. If not, USA is on the fast track to 3rd World Order. 

Blooger Koos is right: White voters let their self-hatred and white coolie guilt overrule good sense and good judgement when they voted for this slimeball illegal alien fraud Obama/Soetoro, and his cabal of far-left Israel-first and Muslim Black Nationalist enemies of the Constitution and the natural born American Citizens and good legal immigrants. You deserve Obama government, unless you repent to God and take immediate action to correct this Constitutional crisis as is your DUTY pursuant to our 1776 Unanimous Declaration!

George Peabody, editor since 1984.