

Molokai Advertiser-News

Volume 23 Number 29 The Militia of Molokai's Community Newspaper—Every Wednesday August 1, 2007

Kip Dunbar Given \$2.3 Million Grant, and The Makaainana Pay



Kippy Dunbar

report commentary by George Peabody

Who would ever believe that you can sell a myth, a lie, to Lingle's New World Order Zionist Police State grant fund juggernaut, and collect \$2.3 million dollars?

Obviously Kip Dunbar, infamous for his collecting \$15,000 grant money for his Ipukaiole Fispond scam, and another \$20,000 for Kainalu Steam project, etc. is a deep believer in such Taxpayer ripoff schemes: he has sold his myth of potential development for a windfall of \$2.3 million, paid by Taxpayers.

How you figga? Your friends in the Legislature conspire to make the Rich richer, and the makaainana pay for it under the guise of environmental conservation, but only the elite know much about it. In 2005, the Legacy Lands Act designated a part of the real estate conveyance fees as the funding source, about \$5 million per year of Taxpayer money, for acquisitions, and for matching federal and foundation grants for "conservation projects" such as Dunbar's Kainalu myth.

Now the money is ready, so the GrantScamCommies then created a money laundering front office: a non-profit corporation, dba The Maui Coastal Land Trust. Its a private corporation so they can keep secret what they do, according to MCLT executive director Dale B Bona and DianeLee["It was agreed by the parties involved in this project that the grant amounts would not be disclosed in this release, though it is public record."] but his PR department says their mission is "To preserve and protect coastal lands in Maui Nui for the benefit of the natural environment and of current and future generations." Bonar also said that "...Kainalu Ranch property, it is a property that could have become 17 (or more) McMansions should some future owner wish to develop it...there is no public access to the [Dunbar's] land our policy is to not provide the general public with specific maps or metes and bounds, thereby allowing the landowner the quiet enjoyment of his property."

Yea, so how does that benefit the public, the makaainana? It just benefits Dunbar, in addition to \$2.3-M cash payment for nothing. And Dunbar, being on the MPC, knows full well that his mountain lands would NOT be approved for development. Other landowners on Molokai, have dedicated their lands to permanent Agriculture uses with legal covenants etc, but from the heart to malama aina, and never asked for any money. The contrast demonstrates GREED! And the easement is not even permanent. Legally, Dunbar can sell it at inflated value, pay the original grant back, then go for the development. As it is, he gets free \$2.3 to play with to fund his other schemes. Thanks Linda Lingle regime!

Anyway, so MCLT, and Kip Dunbar, former Molokai Branch Bank of Hawaii manager who now sits on the Molokai Planning Commission overseeing development permits, applies to DLNR for some of that \$5-million Legacy Lands funds, and MCLT agrees to buy Dunbar's myth of development pressure and tax burden [records show he pays a whopping \$60 per year RPT] threat to his gentleman's "farming" activities on a mere 168 acres [TMK 5-7-3:54 located up in the hills behind Stone, Naehu/Dudoit, Simms lands] of his 1200 acre Kainalu Ranch. And the MCLT Bonar explains "...it provides the incentive for an owner to stay in farming... it may be the only way heirs could keep the land since its value is reduced thus reducing probate taxes." And the U.S. Department of Agriculture, the Farm and Ranch Lands Protection Program's Larry Yamamoto says "Funds are provided to purchase conservation easements on lands that are: privately owned, large enough to sustain agricultural production, accessible to markets and have adequate infrastructure and agricultural support services. Land owners retain rights to use the property for agriculture in perpetuity." Infrastructure? Access?

A DLNR public hearing was held Feb. 23, 2007 in Honolulu, not published in Molokai Advertiser-News so Molokai people did not know about it to object. Grant scams work behind closed doors, for the elite; makaainana, whose taxed money is being given to the rich, are not invited.

Grant Money Scams Make The New World Order: the Rich Get Richer, and The Makaainana Pay

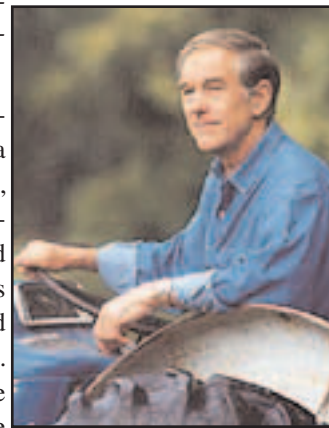
As we now know, there is no such thing as economic business survival without community partnershiping and grant funding - none, whatsoever. All business in all communities is now partnered together in an economic pyramid scheme controlled by government. The name of this new game is Elite First; then, others DO AS DIRECTED, AND YOU GET OPERATING BUDGETS AND SALARIES, FREE MONEY at TAXPAYER EXPENSE.

Through community "partnerships," we are now all linked together in the sharing of client information/data, and by governmental program controllers.

Ron Paul for President

Aug 7, Ron Paul has over 36,300 votes in the official ABC post debate poll. Nearly twice as many votes as all other Republican candidates combined! And not a word from the mainstream media? WHY?

"Those who make peaceful revolution impossible will make violent revolution inevitable." -- John F. Kennedy



Congressman Ron Paul is the leading advocate for freedom in our nation's capital. As a member of the U.S. House of Representatives, Dr. Paul tirelessly works for limited constitutional government, low taxes, free markets, and a return to sound monetary policies. He is known among his congressional colleagues and his constituents for his consistent voting record. Dr. Paul never votes for legislation unless the proposed measure is expressly authorized by the Constitution. Dr. Ron Paul is on the right side of every important issue facing America today! Dr. Paul's congressional record speaks louder than any other candidates rhetoric. Ron Paul... has NEVER.....

- * voted to raise taxes. * voted for an unbalanced budget.
- * voted for a federal restriction on gun ownership.
- * voted to raise congressional pay. * taken a government-paid junket.
- * voted to increase the power of the executive branch.

* Ron Paul HAS voted against the Patriot Act. * HAS voted against regulating the Internet. * HAS voted against the Iraq war. * Knows 9/11 is treason. **Defender of the Constitution**

He is known among his congressional colleagues and his constituents for his consistent voting record. Dr. Paul never votes for legislation unless the proposed measure is expressly authorized by the Constitution. Imagine that! An elected official that actually upholds his oath to protect and defend the Constitution for the United States of America.

Congressman Ron Paul's support has soared since the first Republican presidential debate. Conservative commentator John McLaughlin, host of "The McLaughlin Group," cited Ron Paul as having given "the best performance of the debate." Paul campaign officials offer the following examples of the candidate's rising success.

Since the debate on May 3, Ron Paul:

1. Handily won two post-debate polls posted by event sponsor MSNBC.
2. Placed a close third (18%) in a post-debate poll on the conservative Drudge Report.
3. Won an ABCNews.com online debate poll with 84%.
4. Won a C-SPAN online GOP candidate poll with 69%.
5. Became the third most-mentioned person in the blogosphere, beating out Paris Hilton, according to the reputable Technorati.com.
6. Produced a YouTube.com video that was ranked the 8th most popular overall video, and the most-viewed political video.
7. Was featured, by popular demand, on the front of Digg.com.
8. Generated so many bulletin posts on MySpace.com that the site owner News Corp. blocked all additional posts about Dr. Paul.
9. Became a "most searched" term on Google and Yahoo!.
10. Saw a quadrupling of daily visitors to RonPaul2008.com.

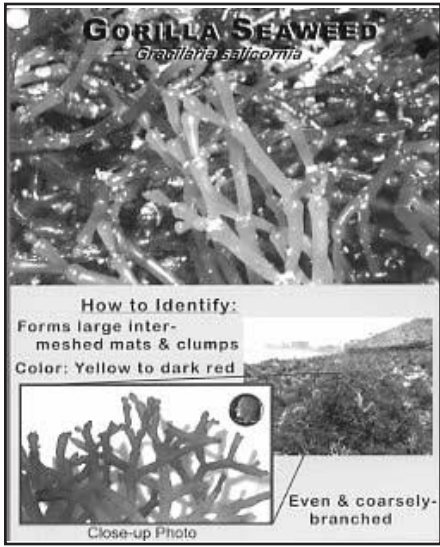
"These figures speak for themselves," said campaign chairman Kent Snyder. "Ron Paul has quickly become a strong contender for the GOP nomination because of his powerful message of freedom and limited government."

Never before in the history of the USA has a "dark horse" candidate made such impressive progress in capturing the attention of the populace. Ron Paul is not funded by special interests, Big Pharma, Insurance conglomerates or any other self-serving group. Ron Paul has the support of the common American who is disgusted with politics as usual... Do your part, spread the word about Ron Paul, candidate for President of the United States of America [R].

Statehood Admission Day
August 17, 2007, Friday

Schools, state & county offices, libraries are closed

PULLING WEEDS in Molokai waters HI DLNR Aquatic Invasive Species Team



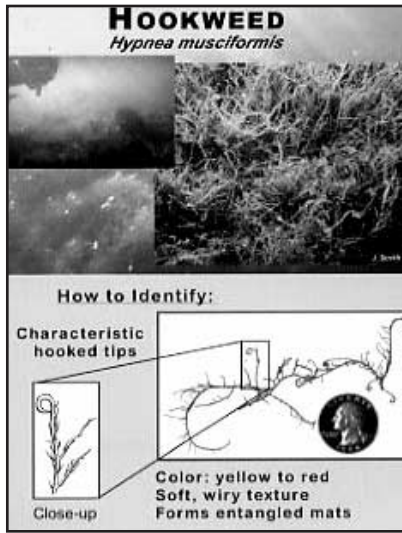
Gracilaria Salicornia (Gorilla Ogo), Acanthophora Spicifera (prickly seaweed), and Hypnea musciformis (Hookweed) are the invasive limu weeds DLNR/DAR is interested in pulling here on Molokai.

Hawaiian Learning Center employees Kalaniua Ritte and Hano Hano Naehu have provided volunteer help locating these limu and how much are growing on Molokai. They are especially interested in pulling out these weeds in the Keawanui fishpond. They teamed up with State workers Cecile Walsh, Ryan Okano, Josh Ballaver and Chelsie Settlemire, all from Hilo Hawaii.

The DLNR/DAR team systematically walk/swim out onto the reef taking GPS readings and recording species and abundance of the invasive limu they find. They are generating maps of the south shore of Molokai showing the distribution of these limu weeds in our 'Aina.

They hope to share this information and work with the people of Molokai to see if a plan can be developed and implemented in order to get rid of these alien seaweeds in our ocean and fishponds so native, edible limu can flourish.

[Alein seaweed photos by Jen Smith & Kim Peyton from a card set distributed by Hawaii Coral Reef Initiative and others.]



SuperFerry churning past north-west end of Maui last week has federal/military protection zone, making it a threat to the entire marine community; and, appears to be a preemptive strike against protesters, usefull by Lingle Police State.

Security Zone Surrounding Superferry Creates ANOTHER Federal Crime

Nationalizing crime contradicts the Constitution. The Founding Fathers gave the central government jurisdiction over three crimes: treason, counterfeiting and piracy. The more crime that is federalized, the greater the potential for an oppressive and burdensome federal police state.

The U.S. Coast Guard has set up "security zones" during the transit of the Hawaii Superferry to prevent protestors in canoes and other small vessels from stopping operation of the Super Ferry. It is a circular security zone extending 100 yards out from and centered on the vessel as long as it is within 3 nautical miles of the mouth of a harbor. Unless authorized by the U.S. Coast Guard captain, no person is allowed within 100 yards of the Alakai when it is under way or at anchor. Violating the security zone is a federal offense. Violators may pay fines of up to \$32,500 per violation. Criminal penalties include imprisonment for up to 10 years and seizure and forfeiture of the vessel.

This military enforced security zone has nothing to do with public safety, it is TREASON; it is Linda Lingle's war against American Citizens in Hawaii, who will exercise their rights to protect the marine life in Hawaiian waters from deadly collisions with the huge speeding Super Ferry; protect the environment on all islands where the Super Ferry will travel, from the transport of Coqui Frogs, plant diseases, traffic problems, drugs, and criminals the Superferry is bringing to your home Island. This so called security zone makes the Superferry a military threat to the lives and boats of fishermen and recreational ocean users with criminal prosecutions, fines, jail, death, as the US Coast Guard chases them down with their 50mm machineguns.

Linda Lingle, a felon who is usurping the of Office of Hawaii governor, her military US Coast Guard, and their war ship HawaiiSuperferry are the Enemy committing TREASON! Lingle is already convicted of felonies and disqualified from office, but the Organized Criminal Enterprise she runs controls all enforcement agencies in Hawaii, and controls the media to keep people ignorant.

Protesters against the Hawaii Superferry conducted a traffic simulation with police and transportation officials, which showed that Superferry passengers can expect to sit in traffic for an hour or more just driving off the ferry in Kahulu

Everyone should call OLELO and AKAKU community TV stations and request showing of Superferry: Whale Killer.

Gun Rights Threatened by Real ID Act

The new version of Immigration Reform S.1639, contains both of the concerns that GOA alerted you to last month:

* First, section 205 of the bill could, in the hands of an anti-gun administration, PUT EVERY GUN SHOP OUT OF BUSINESS.

* Second, the immigration bill could deny many gun owners their right to find a job or buy a gun.

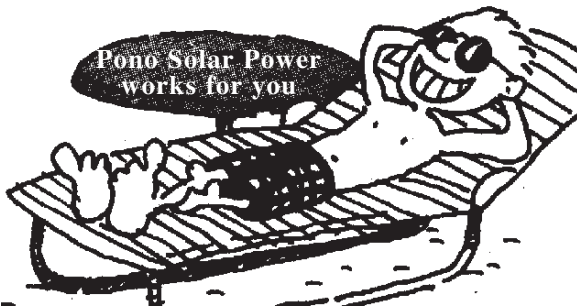
In regard to the latter concern, Montana Senator Max Baucus is sponsoring an amendment that will delete all references to "driver's licenses" and "identification cards" under the REAL ID Act.

In April, the state of Montana enacted GOA-supported legislation that ordered state agencies to REFUSE to implement the REAL ID (National ID) card. Currently, there are about a dozen states that have joined Montana either in blocking the implementation of this law or in sharply criticizing it.

Gun Owners of America is concerned about the REAL ID law because of the threat it poses to gun owners' rights. Enacted by Congress in 2005, ostensibly as an anti-terror measure, Real ID would not stop a single terrorist from boarding a plane because of the lack of an American driver's license. Real ID is TREASON.

Pono's Solar Electric Power
for Molokai Homes,
farms, businesses.
"FREE Electricity"
from the Sun

Call Today!
"Mr.Pono" is
Solar Power
558-8253



The Moloka'i Advertiser-News



Susan George
G & S Enterprises.....Publisher.....George Peabody....Editor
HC 01 Box 770, K'Kai, HI 96748....email
MolokaiMAN1@earthlink.net
web page: <http://www.MolokaiAdvertiserNews.com>

Contributing Writers:

Water Ritte, Peter Anglesea, Shirley Oto,
Areleone Dibben-Young, Molokai High School

Phone: 558-8253....Call The M.A.N.
Published Every Wednesday....Made on Molokai
U.S. Subscriptions...\$26/ per 26 issues

Published Weekly. Founded in 1984...Contents © 2007 All Rights Reserved



**Hot Water
Heater
Instantaneous
Tankless
DEPENDABLE
SIMPLICITY**

starting at only \$525 ENERGY EFFICIENT

\$300 Tax Credit 2006-2007

Simple to light pilot, and VERY energy efficient
Simple to install new, or to replace your old gas water heater!

NEW AND USED! SAVE BIG on your electric bill!

Call George Peabody: 558-8253

Birth Announcements

Baby girl **Jasmine Mercedes Kapuahaunani Johnston-Abafu** was born on June 19, 2007 to Samantha Johnston and Ikaika Abafu. Baby Jasmine weighed 6 lbs. 14 oz. and was 18 1/2 inches at birth.

Baby's grandparents are Angel & Kalani Johnston and Elly Mae & Randy Abafu.



Baby boy **Kamakaniko'olau Wailele Poepoe** was born on July 18, 2007 to Kelly Lavoie and Kaipō Poepoe. Baby Kamakaniko'olau was 10 lbs. 2 oz. and 21 1/2 inches at birth according to Certified Nurse Midwife Joan Thompson. Maternal Grandparents are Jane Lavoie of Kaluakoi and Edward Lavoie of Honouliwai. Paternal grandparents are Karen & Mac Poepoe of Ho'olehua. He has a sister La'ahia and a brother Kahakuhailoa.



Baby girl **Julia Charlotte Chirco** was born to Christopher & Jennifer Chirco on July 30, 2007 in Beverly, Massachusetts. She weighed 7lbs, 7 oz and was 19.5". She also has a sister, Gabrielle. Grandparents are Charles Woodward of Molokai, Anthony & Kathy Chirco of Amesbury, MA; John & Charlotte Prisco, Nahua, NH; and Deborah Paredes of Kingston, MA. Great grandmothers Edith Kearney and Lenore Woodward also live in Massachusetts.

Four Monsanto Seed Patents Rejected

July 24, 2007 The Public Patent Foundation (PUBPAT) announced today that the United States Patent and Trademark Office has rejected four key Monsanto patents related to genetically modified crops that PUBPAT challenged last year because the agricultural giant is using them to harass, intimidate, sue - and in some cases literally bankrupt - American farmers.

The USPTO held that evidence submitted by PUBPAT, showed that Monsanto was not entitled to any of the patents.

One study of the matter found that, "Monsanto has used heavy-handed investigations and ruthless prosecutions that have fundamentally changed the way many American farmers farm. The result has been nothing less than an assault on the foundations of farming practices and traditions that have endured for centuries in this country and millennia around the world, including one of the oldest, the right to save and replant crop seed."

The lawsuits filed by Monsanto against American farmers include Monsanto Company v. Mitchell Scruggs, et al, 459 F.3d 1328 (Fed. Cir. 2006), Monsanto Company v. Kem Ralph individually, et al, 382 F.3d 1374 (Fed. Cir. 04) and Monsanto Company v. Homan McFarling, 363 F.3d 1336 (Fed. Cir. 04).

Although Monsanto has the opportunity to respond to the Patent Office's rejections of the patents (U.S. Patents Nos. 5,164,316, 5,196,525, 5,322,938 and 5,352,605), third party requests for re-examination, like the ones filed by PUBPAT against the four Monsanto patents, are successful in having the reviewed patents either changed or completely revoked more than two-thirds of the time.

"We are extremely pleased that the Patent Office has agreed with us that Monsanto does not deserve these patents that it has used to unfairly bully American farmers," said Dan Ravicher, PUBPAT's Executive Director. "Hopefully, this is the beginning of the end of the harm being caused to the public by Monsanto's aggressive assertion of these patents, which threatens family farms and a diverse American food supply."

More information, including copies of the Office Actions issued by the U.S. Patent & Trademark Office rejecting the four Monsanto patents, can be found at PUBPAT Monsanto Anti-Farmers Patents.

Monsanto's GMO-potato experiment that poisoned mice and produced a potato that was not fit for human consumption, has also been exposed.



Big Daddy's Store New Management

Jovencio Ruiz' popular Big Daddy's Restaurant and Store recently joined forces with John and Donna Kapu to manage the store and snack department, to offer island flavors snacks of fresh poke, sushi, bento, fresh baked goods, and Hoolehua-grown bananas and papayas direct from their farm.

Donna invites you to bring a sample of your favorite home made island flavor dish if you would like Island Flavors to make it available to everyone.

Known for popular Filipino dishes from pinacbet to pancit, lumpia and mochiko chicken, Big Daddy's Store/Restaurant is open Daily from 9am- 6pm



I.R.S. Loses, AGAIN.....Now, will YOU protest IRS to Congress?

Internal Revenue Service lost another challenge in front of a jury because it is unable to prove a constitutional foundation for the IRS income tax.

"I think now people are beginning to realize that this has got to be the largest fraud, backed up by intimidation and extortion and by the sheer force of taking peoples property and hard-earned money without any lawful authorization whatsoever," Tom Cryer said after a jury in Louisiana acquitted him of two criminal tax charges failure to file 1040.

The jury in U.S. District Court in Louisiana voted 12-0 to find Cryer, of Shreveport, not guilty of failure to file income taxes for two years. He had been indicted in 2006 on charges of failing to pay \$73,000 to the IRS in 2000 and 2001.

Cryer argued that income is not necessarily all money that comes to a person, but rather certain categories such as profit and interest.

He said the free exchange of labor for compensation has been upheld as a right by the Supreme Court, but that doesn't necessarily make the compensation into income, much less taxable income.

"The Founding Fathers intentionally restricted the taxing powers of the new federal government as a measure of restraint on its size. By exceeding that limited taxing authority the federal government has been able to obtain resources beyond its intended reach, and that money has enabled the federal government to exceed its authority," he said.

For example, he said, the Constitution does not empower the federal government to regulate education, or employment, and agriculture, yet it does so.

"There are three points that are important," Cryer said. "There's no law making the average working man liable for income taxes, there's no law or regulation that allows the IRS to contend that earnings are 100 percent profit received in exchange for nothing, and the right to earn a living through any lawful occupation is a constitutionally protected fundamental right, and it is exempt from taxation."

Spokesman Robert Marvin in Washington's IRS office said the Internal Revenue Code provides for taxation on salaries or wages, but when pressed for a specific citation, or constitutional provision, he said, "I can't comment."

Cryer's encounter with tax law began more than a decade ago when a friend told him the income tax was sham. Cryer started researching, hoping to keep his friend out of trouble. But his conclusions, after years of research, were exactly what his friend told him. He researched not only tax laws, but also the documents pertaining to the drafting of the U.S. Constitution as well as the first income tax.

He said throughout his battle, he's offered at every turn to pay taxes if the IRS could show him the law, and that never has happened. The IRS/CID and Department of Justice both responded only with 'your position is "frivolous." American citizens disagree!

His acquittal, he said, was a precedent because it means "people can see and recognize the truth."

He said multiple Supreme Court opinions have affirmed an individual's ownership of his or her own labor, and "exercising your fundamental rights" is not taxable. "It is definitely a trade. What most people receive in the form of wages, salaries or in my case fees that they personally earned for their labor is not received in exchange for nothing."

"Working is a God-given fundamental right that is protected under the Constitution and can't be taxed any more than exercising freedom of speech."

He warned without a restoration of constitutional basics, the nation is lost. "Read your Constitution and you will see that the federal role does not include ANY authority to regulate or tax any citizen directly and that WE expressly reserved the right to rule and govern ourselves as States, not as mere political subdivisions," his website says.

"The Constitution does not allow the government to run your lives, but the money it is stealing from millions of Americans is the fuel for its over-reaching and kibitzing. Take the money back and we and our states and communities can again be free," he said.

[We must draw the line in the sand on this issue. The American people must re-discover their indignation, get off their couches, and send a tsunami of protest to Congress: 1-877-762-8762 Sic semper tyrannis: death to Tyrants—The MAN]

FREEDOM is YOUR RESPONSIBILITY !

"It is not the function of our government to keep the Citizen from falling into error; it is the function of the Citizen to keep the government from falling into error."

American Communications Ass'n v. Douds, 339 U.S. 382, 442.

=====

"...Arms discourage and keep the invader and plunderer in awe, and preserve order in the world as well as property. Horrid mischief would ensue were the law-abiding deprived of the use of them." - Thomas Paine, 1775.

R.I.P.: Libertarian "grandfather of U.S. medical marijuana"

On May 20, Dr. Tod H. Mikuriya, a libertarian California psychiatrist widely regarded as "the grandfather of the medical marijuana movement in the United States," died. He was 73.

Dr. Mikuriya was one of the leading forces behind Proposition 215, the 1996 California ballot measure that made it legal for California doctors to recommend marijuana for ill patients.

He was an outspoken advocate of medical marijuana, and he engaged in scholarly research, writing, and political activism on the issue. As a physician he also helped desperately ill patients obtain access to marijuana.

Dr. Mikuriya began researching the medical uses of marijuana in the early 1960s, and he became intrigued, then angered, by government suppression of a medically important substance.

"[Marijuana] had been available to clinicians for one hundred years until it was taken off the market in 1938," he told The East Bay Express, a Northern California newspaper, in 2004. "I'm fighting to restore cannabis."

According to the New York Times, Dr. Mikuriya "was considered a savior by some, a public menace by others. To his supporters, he was a physician of last resort: for years, a stream of patients with illnesses like cancer and AIDS made their way to his private practice in Berkeley."

In 1999, he founded the Society of Cannabis Clinicians to educate doctors and other healers about marijuana's medical qualities.

Stop the Drug War

Baltimore Council Member Bernard "Jack" Young says its time to end the War on Drugs. "We're losing the war on drugs," Councilman Young told the Baltimore Examiner newspaper. "When teenagers are getting gunned down on the street because of the drug business, then we have to rethink our approach. We need to take the profits out of the drug trade and consider legalizing all types of drugs," he said.

"Many people are hooked on drugs, but others are hooked on the money from drugs, and they're doing all the killing," he said. "We need to make the drugs a public health problem, not a criminal problem."

Young's not alone, either. Baltimore City Council President Stephanie Rawlings-Blake says she shares Young's desire to explore legalization, but thinks it needs to be a federal issue.

Rawlings-Blake "understands that the drug trade is 99% of the root cause of violence," said Shaun Adamec, her spokesman. "But it's an idea that needs to be addressed on a national level."

Such expressions are important signs that more and more lawmakers are coming to realize the futility and the brutality of the War on Drugs.

Young's bold proposal was hailed by former Baltimore Mayor Kurt Schmoke, who proposed decriminalization nearly two decades ago.

The Gang: Expose of the BATF.

A former minor tax collection department is now a billion-dollar agency. This groundbreaking documentary exposes how this agency harasses, oppresses, intimidates, and terrifies small businesses and decent citizens.

We must abolish the BATFE ... or the Second Amendment will be abolished for us.

In Ryan Horsley's words, "I was left speechless after watching The Gang. Having been a target of the BATFE ourselves, the other stories of abuse were eerily similar."

Law abiding gun owners and gun stores and FFL's are targets; there is no winning against the BATFE. If they cannot win in court then they will bleed your finances until you give up and it is your tax money that supports them. As with all "gun control" legislation, HR 2640 will empower the BATFE even more

The Gang will wake people up and make them realize that the claim that the BATFE protects us is a lie, and the BATF is attacking our rights to keep and bear arms. This is an agency that cannot be reformed, it must be abolished.

=====

You Can Protect Freedom: Question Authority!

"Where Rights secured by the Constitution are involved, there can be no rule making or legislation which would abrogate them." Miranda v Arizona, (1966)

Ron Paul Delivers the Best Moment in the GOP Debates

The most popular story of the last weeks GOP presidential debates was this blast from Texas Congressman Ron Paul who denounced the continued, failed practice of the United States to engage in unconstitutional, undeclared wars.

After waving off Mitt Romney who tried to interrupt his roll by asking "what about 9/11?", Paul said that he was in Vietnam for five years and saw how pulling out of there did NOT end in disaster, neither would leaving Iraq, a country that did not attack us. He concluded that we can achieve much more, quicker, through peace. The audience in Iowa wildly applauded.

Yes, MSM, Ron Paul appears to be playing well in Des Moines.

Dr. Ron Paul is on the right side of every important issue facing America today! Dr. Paul's congressional record speaks louder than any other candidates rhetoric. Ron Paul... has NEVER.....

* voted to raise taxes. * voted for an unbalanced budget.

* voted for a federal restriction on gun ownership.

* voted to raise congressional pay. * taken a government-paid junket.

* and, NEVER voted to increase the power of the executive branch.

Ron Paul:

* HAS voted against the Patriot Act. * HAS voted against regulating the Internet. * HAS voted against the Iraq war, and bring the Troops home, now.

Defender of the Constitution

He is known among his congressional colleagues and his constituents for his consistent voting record. Dr. Paul never votes for legislation unless the proposed measure is expressly authorized by the Constitution. Imagine that! An elected official that actually upholds his oath to protect and defend the Constitution for the United States of America.

A republican form of government, GUARANTEED?

It means you must jump in, roll up your sleeves and take personal and collective action to prevent government agencies from morphing you from master into slave. Government in republican form is not a spectator sport.

Of course, you could let a dictator, king, or soviet committee take over and do everything for you while you watch TV, but that would give you Cuba, China, North Korea, Hawaii, and you become a subject, instead of a sovereign American Citizen with inalienable God-given Rights.

Thomas Jefferson proposed that every American enjoy, "Life, liberty and the pursuit of happiness." Back in 1776, that meant independence, self reliance, right to bear arms, grow your food, build shelter, family-life, spiritual awakening of your choice, self-employment, and creative expression.

In the 21st century, another phrase becomes more important in our high speed- high stress lives. "Quality of life" surfaced in the American lexicon in the last twenty years. Why? Because of population increases, infrastructure development for more development, dependence on government, mandatory public schooling, and everyone suffered accelerating consequences, accepting a Master Government regime that replaced their independence and individual sovereignty, and our once Great Republic. What will you do about it, now?

Guns and Law

State GUN LAWS ARE WITHOUT STANDING...NULL AND VOID without standing: Under federal law Title 18 USC sec. 927, NO STATE can enact gun laws that come into direct and positive conflict with federal gun laws such that BOTH LAWS CANNOT STAND TOGETHER. If both laws can act together, the state gun law is valid.....BUT, if the state gun law causes the infringement of rights secured by the federal gun law, the state gun law is without standing.

US SUPREME COURT vs REGISTRATION

Haynes vs U.S, seminal January 1968 Supreme Court Opinion on firearm registration: "We hold that a proper claim of the constitutional privilege against self-incrimination provides a full defense to prosecutions either for failure to register a firearm...or for possession of an unregistered firearm...."

SAF Calls for Firing of Boston Globe Columnist in Straw Purchase

The Second Amendment Foundation today sent a letter to Martin Baron, editor of the Boston Globe, asking that Globe columnist Steve Bailey be fired for his acknowledged participation in the straw purchase of a handgun in New Hampshire about two years ago.

Bailey wrote a column about his trip to the gun show in the Globe's Nov. 30, 2005 edition, but only recently did he disclose important details of the transaction during a live on-air discussion with WRKO radio hosts Tom Finneran and Todd Feinburg. The Globe is owned by the anti-gun New York Times.

During that July 10 radio segment, Bailey explained that he visited the gun show with an unidentified New Hampshire man. He was also with John Rosenthal, head of Stop Handgun Violence in Massachusetts. They wanted to prove how "easy" it would be to purchase a handgun at a gun show.

Here's what Bailey told his hosts on the air: "We finally settled on a .38 Special. To be fair we took a new Hampshire resident with us who was a guard, a prison guard. It would have been much harder; you would have had a waiting time if you were a Massachusetts resident."

"But he (the New Hampshire man) bought it for me. I gave him a couple of hundred bucks. We expensed it to the Globe by the way. One of the first things I learned when I came to the Globe was I never saw a receipt I couldn't expense."

SAF founder Alan Gottlieb was astonished by the statement, noting, "Bailey admitted to committing a federal felony on live radio, and he also involved the Boston Globe in his criminal enterprise by having them reimburse him for the illegal purchase. He claims he gave the gun back to the New Hampshire man, and doesn't know where it is now. Bailey's admission is simply outrageous.

"Just because you hate guns, and Bailey made it clear that he thinks 'we have way too many guns in this country,' illegally buying a gun just to write about it is still a federal crime," Gottlieb added. "We've called for an investigation of this incident, and based on what's said in that audio, we think Bailey should be terminated as a Globe employee. We also want Rosenthal's involvement investigated, because it is clear from the broadcast and statements he made to Gun Week that he was a party to this transaction."