

The M.A.N. Online: <http://www.MolokaiAdvertiserNews.com>

HC01 Box 770 K'Kai email: MolokaiMAN@basicisp.net

Molokai, HI 96748

ph. 808-558-8253

**Alha: it's FREE!**

 **Mail To:**

# Molokai Advertiser-News

Volume 26 Number 15 The Militia of Molokai's Community Newspaper—Every Wednesday April 14, 2010



## Remember WACO April 19, 1993: Mass Murder by FBI-ATF-US Military

### April 14, 2010: IRS Taxes collected April 15 Support ATF

Do you want to support corrupt and criminal and treasonous operations against United States Citizens by volunteering to pay “your share” to IRS?

Think back to 1993, when a force of 76 agents from the Bureau of Alcohol, Tobacco, and Firearms [ATF] assaulted the Texas church-residence of a religious group known as the Branch Davidians, ostensibly to execute an arrest warrant on one man, David Koresh who they suspected of illegal gun manufacturing though they rejected an offer weeks earlier from Koresh to visit the church compound and inspect his lawfully acquired guns and target range. With a huge contingent of armed ATF agents strategically position for an armed assault on the church, a gun fight broke out, and there were deaths and injuries on both sides. The ATF maintains that its agents were ambushed while the Davidians claim that they were fired upon by ATF without provocation, feared for their lives, and acted in self-defense.

The Branch Davidian church was subsequently surrounded by federal and state authorities and the FBI assumed control beginning with noise and light assaults day and night to terrorize and force church members to surrender.

On April 19, 1993, Bill Clinton and Attorney General Janet Reno gave the FBI permission to force the Davidians out of their residence. FBI agents used military tanks to smash holes in the walls of the building and then sprayed tear gas into the church and residence compound. Agents also used hand-held grenade launchers to fire more than 350 “ferret” rounds into the windows of the building, but none of the Davidians obeyed the FBI’s command to exit the residence.

Then a fire engulfed the compound, and 76 Davidians, including 27 children, died without any reasonable justification, certainly not justified by law.

Although the “official” investigation of the incident now places all of the blame for the carnage on the Branch Davidian leader, David Koresh, numerous felony crimes by government agents were covered up, evidence destroyed, and never seriously investigated or prosecuted.

If those crimes go unpunished, the Waco incident will leave an odious precedent—that federal agents can use the “color of their office” to commit crimes against citizens. Clearly the ATF, FBI, IRS and others must be terminated before any confidence can be restored with United States Citizens.

What DID it take to kill 82 men, women, and children at WACO? Here is the list of US military personnel and equipment that the US Justice Department admits were used at Mt. Carmel Waco: "Military Personnel and Equipment:

15 - Active Duty Personnel; 13 - Texas National Guard Personnel; 9- Truck vehicles Bradley fighting vehicle (OMZ); 5- Combat Engineer Vehicle (M728); 1 - Tank Retrieval vehicle (M88); 2 - Abrams Tanks (M1A1).

#### Findings of Crimes at Waco

In a free society, a person who commits a crime is not exempt from investigation or prosecution merely because he works for the government, wears a uniform, and carries a badge. It is not difficult to identify crimes that were committed by government agents at Waco in 1993.

The easiest crime documented were the ATF agents attacking TV Cameraman Dan Mulloney On February 28, 1993 at Waco. Several ATF agents physically attacked Mulloney who was on the scene at Mt. Carmel covering the ATF raid on the church for KWTX-TV. When several ATF agents noticed Mulloney was filming the ATF agents as they were retreating from the Davidian property, they screamed obscenities at him and actually punched and kicked him while others tried to steal his camera. Because Mulloney kept his camera rolling during the entire episode, this assault, battery, and attempted robbery are captured on film. The evidence is thus overwhelming.

It is a crime for an ordinary citizen to punch and kick a cameraman. It is no less a crime for ATF agents to do so, yet they were never criminally prosecuted.

ATF Agents Lied to Federal Investigators to avoid prosecution. Texas Rangers were deputized as U.S. marshals to investigate possible federal criminal violations. In sworn testimony before Congress, one of the investigating Rangers said that the two ATF raid commanders, Phil Chojnacki and Chuck Sarabyn, lied to him about what had happened on February 28, 1993. Because ordinary citizens are sent to jail for lying to federal investigators, the Ranger recommended that Chojnacki and Sarabyn be indicted and prosecuted. The Department of Justice in Washington, did not prosecute, and later. had the entire Waco incident expunged from their personnel records.

The FBI has admitted firing more than 350 ferret teargas rounds at the Davidians on April 19, 1993. The ferrets were fired into the residence from hand-held grenade launchers at such a speed that the cannisters are capable of causing serious injury or death. Government documents and testimony euphemistically refer to the “delivery” of tear gas into the residence—as if the ferrets were delivered by United Parcel Service. Firing ferret rounds into a building without knowing which adults are threatening and which are not—and without knowing where children are located—manifests an extreme indifference to human life. Such indifference is not only unconscionable but criminal.

Special Prosecutor Danforth’s investigation of the Waco incident resulted in no prosecution because he called it bad judgment, instead of criminal behavior.

An ordinary citizen would not be accused of mere “bad judgment” if he used a grenade launcher to fire ferret rounds into a nursery school. If a child were struck and killed by one of the ferrets, the citizen could face murder charges. Even if the citizen intended only to scare people, he could be held liable for second degree murder because his actions consciously disregarded a substantial and unjustifiable risk of harm to others

Government officials cannot use the color of their office to commit crimes against citizens. Since at least one child was struck by a ferret round, second degree murder charges are appropriate, as are charges relating to the reckless endangerment of human life.

FBI Agents Used Tanks to Demolish Sections of Mt. Carmel Because federal officials and agents did not know where the Davidian children were located, it was both unconscionable and criminal to have the tanks smash into the residence and knock down walls. Does anyone doubt that, if the children of senators and congressmen suffered within the church buildings during the ATF assault, the FBI’s tank assault plan would have been rejected out of hand? [ more page

# IRS Taxescollected April 15 Support ATF/FBI Criminals

[ continued from page 1]..... If an ordinary citizen were to drive a car into the side of someone's home or church—indifferent to what might be on the other side of the wall—he would be prosecuted for second degree murder should someone be killed. The driver would also face charges of reckless endangerment of human life.

The FBI's use of tanks on April 19, 1993, evinced an extreme indifference to human life, and the law pertaining to the reckless endangerment of human life was onceagain violated with impunity under color of law, badges, uniforms.

Criminal Conduct by ATF/FBI/Military That Warrants Further Investigation includes whether the National Guard Helicopters Strafed Mt. Carmel church. The Texas National Guard, the ATF, and the Department of Justice testify that no one aboard the National Guard helicopters fired on the Davidians on February 28, 1993. The pilots and ATF field agents have all given sworn statements that no person fired on Mt. Carmel Church buildings.

There is evidence to the contrary, however, as Several Branch Davidians claim they received fire from the helicopters. Davidian Wayne Martin called 911 soon after the ATF arrived in a frantic attempt to end the gunfight. Catherine Matteson, a 72-year-old Davidian, who was never accused of any crimes, told reporters that the helicopters fired on the church. Another Davidian woman, Rita Riddle, told the Los Angeles Times, "I heard [the helicopters] spraying the building when they went over." In a phone conversation recorded a few days after the initial raid, ATF agent Jim Cavanaugh tried to get David Koresh to acknowledge that the helicopters did not fire on Mt. Carmel. When Koresh called the ATF agent a liar, Cavanaugh backed off and said he was not disputing the fact that there was fire from the helicopters, only that the helicopters did not have outside "mounted" guns, to which Koresh offered no objection.

There were bullet holes in the ceiling of Mt. Carmel with splinters of wood punched inward. The Davidians explained that those were some of the shots fired from the helicopters.

Special Prosecutor Danforth brushes all of those witnesses aside and concludes that there was no gunfire from the helicopters on February 28, 1993. He said that the ATF agents aboard the helicopters were supposed to film the raid as it unfolded, and, finally, transport the wounded to a nearby hospital.

But if there was strafing of the roof of the Mt. Carmel residence as the evidence proves, an even more serious allegation arises. Indiscriminate firing into the roof or walls of a building known to contain innocent people (e.g., children) could result in possible murder and reckless endangerment charges. Because of the conflicting testimony and the gravity of the allegations, further investigation of this matter is warranted.

The FBI has always maintained that, throughout the entire siege, its agents never fired at the Branch Davidians (The bureau does not deny firing the ferret rounds, however.) According to the FBI, the Davidians' gunshot wounds were either self-inflicted or inflicted by other Davidians.

Several infrared experts have come forward to contradict the FBI's claim. The FBI's aerial FLIR film from April 19, 1993, contains flashes of light that Edward Allard, a former employee of the Defense Department and a thermal imaging consultant for more than 30 years, said those flashes were gunfire directed at Mt. Carmel church buildigs. Also, Maurice Cox, a retired intelligence analyst who worked on military satellite operations, said the flashes of light were gunfire directed at Mt. Carmel. Carlos Ghigliotti, an expert in thermal imaging and videotape analysis who once did freelance work for the FBI, examined the FLIR tape and reached the same conclusion as Allard and Cox: "The FBI fired shots that day." 60 Minutes hired a British army expert in infrared imagery to examine the FLIR tape from April 19, 1993. That expert, Paul Weaver, said the flashes "look exactly as if they're gunfire."

Nevertheless, Special Prosecutor John Danforth concluded that the flashes on the film were reflections off debris on the ground, and then he proclaimed with "100 percent certainty" that no gunfire was directed at the Davidians from government agents shown firing guns at the church and the people in the film.

If ordinary citizens fired a gun to keep others from fleeing a burning building, he would be subject to prosecution for murder.

## Federal Employees Obstructed Justice

Participants in the decisionmaking process regarding the April 19th assault plan, were, (1) Assistant Director Larry Potts, (2) Deputy Assistant Director Danny Coulson, and (3) Michael Kahoe, chief of the FBI's Violent Crimes and Major Offenders Section. Those names should have set off alarm bells with Special Prosecutor Danforth's investigators. Potts, Coulson, and Kahoe were suspended by the FBI in 1995 for their role in the controversial Ruby Ridge incident. Danforth does not mention that in his Waco report. The suspensions were not obscure personnel decisions. They were reported on the front pages of the New York Timesand the Washington Post. Kahoe was eventually sentenced to 18 months imprisonment for destroying evidence and lying to investigators about his role in the Ruby Ridge cover-up. He admitted boasting to his subordinates that, when Justice Department investigators asked him about his conduct in the affair, he gave them a bunch of "[expletive]." A serious probe into obstruction of justice by the bureau with respect to Waco would have quickly identified Potts, Coulson, and certainly Kahoe as potential suspects. Although FBI director Louis Freeh and the Department of Justice condemned Kahoe's crimes, they allowed him to remain on the federal payroll until he reached his 50th birthday —thus ensuring his eligibility for a federal pension. Potts and Coulson presumably received their pensions.

The FBI tactical commander at Waco, Richard Rogers, was also involved in the Ruby Ridge incident and was disciplined for his conduct there. When Congress sought to question him about his role at Ruby Ridge in 1995, Rogers declined to testify, citing his Fifth Amendment right against self-incrimination.

In the summer of 1999, previously undisclosed audiotapes surfaced and revealed that Rogers actually gave the order to FBI field agents to fire pyrotechnic devices at Waco. And FBI director Freeh, who tells Congress and the press that he takes any bureau controversy "with the most extreme seriousness," has not taken any action on his own against Rogers.

It is now clear that the FBI withheld relevant documents and videotapes from Congress, the Davidian lawyers, and citizens who filed Freedom of Information Act requests. The only question is whether that evidence was deliberately withheld or there was a series of bureaucratic "snafus." With a convicted felon in a supervisory position on the Waco case, obstruction of justice seems probable.

Further investigation into tampering and spoliation of evidence is warranted.

## Conclusion

More than 80 people (agents and civilians) lost their lives in 1993. The American people are entitled to know exactly what happened and why. Unfortunately, the "official" investigation of the incident, headed by former senator John Danforth, was irresponsible and incomplete. Danforth's sweeping exoneration of federal officials is not supported by the factual record.

Danforth, ATF, the FBI, and Attorney General Reno exploited the public's faith in government when they tried to deceive everyone about what happened in Waco. Because numerous crimes at Waco have gone unpunished, the people serving in our police agencies frequently come to the conclusion that it is permissible to recklessly endanger the lives of innocent people, lie to newspapers, obstruct congressional subpoenas, and give misleading testimony in our courtrooms. They have become lawless and unaccountable.

The only way to counter that danger is for the American people to distrust government officials, limit their powers, and demand accountability. In 1997 FBI director Louis Freeh told Congress, "We are potentially the most dangerous agency in the country if we are not scrutinized carefully."

Yep. The carnage and murders by ATF/FBI et al, and obstruction ofjustice at Waco is grisly testament to that.

## Remember Waco: April 19

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



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

### The Moloka'i Advertiser-News



Susan

George

G & S Enterprises.....Publisher.....George Peabody....Editor  
email to MolokaiMAN@basicisp.net

### Patriot-guerrilla journalism

web page: <http://www.MolokaiAdvertiserNews.com>

Phone: 558-8253.....Call The M.A.N. online  
Published Every Wednesday Made on Molokai for theWorld  
Subscriptions....FREE Online MolokaiAdvertiserNews.com  
Published Weekly. Founded in 1984...Contents © 2010 All Rights Reserved



## Molokai's Forum For Freedom



**Bill of Rights 2nd Amendment:**  
**“A well regulated militia being necessary to the security of a free State, the right of the people to keep and bear arms shall not be infringed.”**

**Wake up militia! Use it , or lose it ! Got your gun, yet?**

"...with a firm reliance on the protection of Divine Providence, we mutually pledge to each other our lives, or fortunes and our sacred honor."

(Unanimous Declaration of Independence)

If you will not fight for the right when you can easily win without bloodshed, and, if you will not fight when your victory will be sure and not too costly, you may come to the moment when you will have to fight with all the odds against you and only a precarious chance of survival. There may even be a worse case. You may have to fight when there is no hope of victory, because it is better to perish than live as slaves.

"The people cannot delegate to government the power to do anything which would be unlawful for them to do themselves."- John Locke

"Those who make peaceful change impossible, make violent change inevitable." -- Robert F. Kennedy

**"Rebellion against tyrants is obedience to God." T.J.**

### Enforce the Bill of Rights !

"And how we burned in the camps later, thinking: What would things have been like if every Security operative [insert your favorite alphabet Gang DEA, BATFE, H.S., TSA, FBI, IRS, NSA, CIA, LEOs etc. here], when he went out at night to make an arrest, had been uncertain whether he would return alive and had to say goodbye to his family? Or if, during periods of mass arrests, as for example in Leningrad, when they arrested a quarter of the entire city, people had not simply sat there in their lairs, paling in terror at every bang of the downstairs door and at every step on the staircase, but had understood they had nothing left to lose [neither do you now] and had boldly set up in the downstairs hall an ambush of half a dozen people with axes, hammers, pokers, or whatever else was at hand. The Organs would very quickly have suffered a shortage of officers and transports and, notwithstanding all of Stalin's thirst; the cursed machine would have ground to a halt!" -- The Gulag Archipelago, Aleksandr Solzhenitsyn

### Gun Rights Refresher

1. An armed man is a citizen. An unarmed man is a subject.
2. A gun in the hand is better than a cop on the phone.
3. If guns cause crime, then pencils cause misspelled words.
4. "Free" men do not ask permission to bear arms.
5. If you don't know your rights you don't have any.
6. Those who trade liberty for security have neither.
7. What part of "shall not be infringed" do you not understand?
8. The Second Amendment is to enforce the other 9 Amendments.
9. 64,999,987 firearms owners killed no one yesterday.
10. Guns only have two enemies; rust and politicians.
11. Know guns, know peace, know safety.
12. No guns, no peace, no safety.
13. You don't shoot to kill; you shoot to stay alive.
14. 911 - government sponsored Dial-a-Prayer.
15. Assault is a behavior, not a gun device.
16. Criminals love gun control -- it makes their jobs safer.
17. If guns cause crime, then matches cause arson.
18. Only a government that is afraid of citizens prohibits guns.
19. You only have the rights you are willing to fight for.
20. Remove the people's right to bear arms, you create slaves.
21. The American Revolution was about gun control.

## Obama Pushing Another Radical Anti-gunner to the Federal Bench

Goodwin Liu, Obama's latest candidate for appointment to federal bench, believes that judges have the authority to impose their views... using clever verbal camouflage to disguise what they're doing." -- Ed Whelan, a one-time clerk to Justice Antonin Scalia and now president of the Ethics and Public Policy Center

Goodwin Liu is so far to the left that even Obama's Chief of Staff, Rahm Emmanuel, is hesitant to push him forward.

Goodwin Liu is a liberal law professor that not only fails to meet the ABA's basic requirements for a federal judge, but is so inexperienced that it appears the only reason he is being nominated to the federal courts is because he served as part of President Obama's transition team.

Goodwin Liu, the President's recent nominee for the U.S. Court of Appeals for the Ninth Circuit, yet comes nowhere near fulfilling the ABA's standards for a judge.

Liu is the Associate Dean and Professor of Law at the ultra-left UC Berkeley School of Law. He But what he lacks in experience, he makes up for in radical liberalism. In a recent book that he co-authored, Liu says that, "Applications of constitutional text and principles must be open to adaptation and change... as the conditions and norms of our society become ever more distant from those of the Founding generation."

Liu believes that our rights are evolving. The Second Amendment might have been necessary in the 1700s, but now those rights are no longer necessary?

In Liu's world, there would be no gun rights for ordinary people.

Noted author David Kopel cites a law journal article of Liu's where he criticizes the Supreme Court for declaring two gun control laws as unconstitutional - the Brady Law's unfunded mandate and the Gun-Free School Zones Act.

Liu said that Supreme Court cases like these did "damage" to civil rights and "upset settled understandings of congressional power." What?! Striking down gun control laws does damage to civil rights? Well, let's be clear: the Court did upset someone's "settled" understanding of things, but it was the LIBERAL'S misunderstanding of the Constitution.

Liu co-authored the 2002 law journal article with then-Senator Hillary Clinton... which tells us all we need to know about Liu's liberal, anti-gun views!

Rights evolve over time?

The bottom line is that Liu would not support and defend the Constitution for the United States of America if he were to sit on the appellate court. "It becomes pretty clear why 'originalism' and 'strict construction' don't make a lot of sense," Liu said in an interview promoting his book. "The Framers deliberately chose... broad words so they would be adaptable to new challenges over time."

Senate Judiciary Committee. Instead of nominating an individual who has demonstrated an impartial commitment to following the Constitution and the rule of law, Obama has selected someone far outside the mainstream of American jurisprudence. Professor Liu believes that judges should look to "evolving norms and social understandings" in interpreting the Constitution, he has a history of advocating for racial preferences.... Good grief! Get GUNS NOW !!!

**"Rebellion against tyrants is obedience to God." T.J.**

### Guns Preserve YOUR Sovereignty ! Enforce the Bill of Rights!

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

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

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

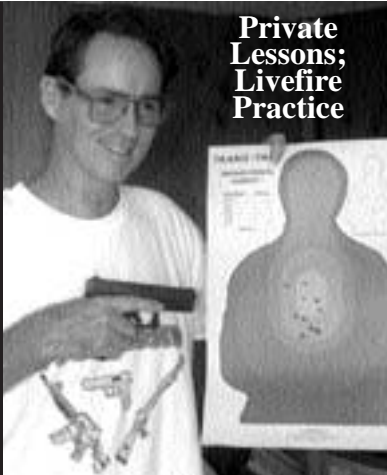
Judges are impeachable. Furthermore, judges may be removed immediately for violating oaths of office, involvement in conspiracies, extortion, and failing to uphold their duty to the common law. Judges can also be arrested, they are not exempt from this nor are any other officials, including the President of the United States.

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

**Wake up ! Enforce the Bill of Rights !**

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

S  
A  
F  
E  
T  
Y  
!



Private Lessons; Livefire Practice



**M.O.M.'S  
Guns & Safety  
Training/  
Education**

**Shooting  
Range**

Call 558-8253

Militia Or Molokai  
SUPPORTS



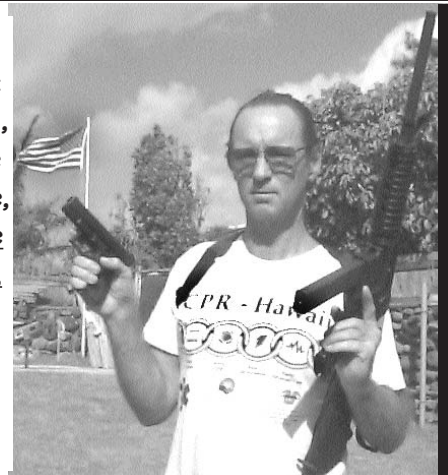
AGAINST ALL ENEMIES

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."

Use it or lose it !

ph. 558-8253

Join the club! N.R.A.



F  
R  
E  
E  
D  
O  
M

BY WATER ALL THINGS ON BOARD AND LONG!

First Place - Cendall  
Water Conservation Poster Contest - Grades 5 & 6 Division

**CONSERVE**

For Water Saving Tips, Contact the County of Maui Department of Water Supply  
244-8550 www.mauiwater.org

## Crisis in Hawaii Family Court

No one wants to wind up in family court, but with over 50 percent of marriages failing, it's a familiar place for thousands of parents. Dr. Phil shines a light on the American family court system and how often it fails its citizens. Concerned for her 9-month-old son's safety, Katie pleaded with Judge Robert Lemkau to order supervised visits for her ex, Stephen, who was threatening to kill their son, Wyatt, and then himself. When she was told that the couple should work it out, Katie returned to court on four additional occasions, desperate for someone to believe Wyatt's life was in danger. Tragically, despite her exhaustive efforts to protect her son, Stephen did exactly as he threatened. Will the judges be held accountable? And, protesters of Judge Lemkau's re-election want their stories heard -- heart-breaking stories of how they say the family court system failed them. And, one teen speaks out on behalf of kids caught in the middle of custody battles and court rulings. At the hands of an abusive father, she says the court system ignored her pleas for help. Don't miss this eye-opening show!

Hawaii is not exempt from the very problems which will be identified in this show and are the reasons behind SCR91 and HCR81 currently moving through our legislature this session. Tune into The Dr. Phil Show tonight, April 14th, at 3:00pm on KHON!

We are fighting to save Hawaii's children and protective parents! Please do what you can and be part of the solution! Show your support at the legislative level AND in print!

Most respectfully,  
Survivor Mom on Maui  
DV Advocate

The goal is to make things right and to ensure better protections for victims who flee domestic violence relationships NOT to get people "in trouble" so please provide as much coverage as possible for SCR91!

Thank you for your time and please don't hesitate to call Dara Carlin with any questions or concerns at (218-3457 or 262-5223) or contact angelgroup directly at <<http://angelgroup.org>>[angelgroup.org](http://angelgroup.org).

### JUDICIARY OPPOSING ACCOUNTABILITY

Legislators and Advocates alike are shocked (but not surprised) at this apparent strategy to kill SCR91...The quadruple referral was done by Rep. BLAKE Oshiro (there are 2 Oshiros), and to those Mr. Oshiro answers to (Judiciary?).

Such a strong opposition move shows that the judiciary is really struggling to keep their NEED for accountability under wraps. They know that our investigation will unveil MUCH more than our target. It will show that everything you've been saying for years is TRUE and CREDIBLE:

### Children are being sold to the highest bidder; laundered through the Family Court

Children are being given to their abusive parent  
Severe and widespread abuses of judicial discretion  
Survivors of Domestic Violence are victimized further in Family Court  
Laws ignored...Due Process ignored  
Custody Evaluators and Guardian ad Litem operating in violation of law and with no oversight

Cronyism usurping the Rule of Law, Ethics and Judicial Canons  
Whistleblowers punished with retaliatory actions by agencies and officials  
What could we do?  
Surprisingly...NOTHING until Thursday afternoon.

There are some strong forces petitioning on your behalf (once again...Good Job!) and we need to give them a window to act. If they haven't achieved their goals by Thursday afternoon, THEN get out your bows and arrows, your big hearts, and dialing fingers...we will let them know how we feel.

In the meantime, familiarize yourself with the players and most importantly the Chairs of the Committees.

Committee Members: Human Services Committee (Mizuno - In STRONG Support); Judiciary Committee (M. Oshiro - In STRONG Support)

The Representatives page is up and working

### Other things of note:

1. Don't forget to watch the Dr. Phil Show tonight (April 14) to see a compelling show about the broken Family Court system. AngelGroup has posted a link on the homepage for you.

2. If you are a "professional" working with victims of Family Court or domestic violence, please be sure to read <<http://www.angelgroup.org/what-were-doing/345-calling-all-professionals-with-courage>>Dr. Edward Kubany's comments to the Legislature. The time is NOW for you to weigh in and confirm what your clients are brave enough to say outloud.

"It does not require a majority to prevail, but rather an irate, tireless minority keen to set brush fires in people's minds." ~ Samuel Adams

### GO ANGELS!!!

You cannot legislate the poor into prosperity by legislating the wealthy out of prosperity. What one person receives without working for, another person must work for without receiving. The Obama regime cannot give to anybody anything that the Obama regime does not first take from somebody else.

When half of the people get the idea that they do not have to work because the other half is going to take care of them, and when the other half gets the idea that it does no good to work because somebody else is going to get what they work for, that my dear friend, is the beginning of the end of any nation. You cannot multiply wealth by dividing it. STOP the Socialism, Obama!

**ANGEL GROUP**

How is your Family Court case going?

- Are you denied Discovery or Hearing?
- Was Domestic Violence wiped away?
- Is evidence and 'the law' being ignored?
- Was your Child given to an abuser?
- Are you being blamed for protecting your child?
- Does the judge call you names or point at you?
- Is the Guardian ad Litem or Custody Evaluator lying to the Court?
- Do you know that an INVESTIGATION is being requested by lawmakers?

You are NOT alone!  
[www.AngelGroup.org](http://www.AngelGroup.org)

### Da Kine Ads SERVICES OFFERED

Architectural Drafting Office  
Ph. 553-9045  
email: [luigis@aloha.net](mailto:luigis@aloha.net)

#### LICENSED ARCHITECT

Rich Young - Custom homes  
Portfolio available online at  
[www.richyoungarchitect.com](http://www.richyoungarchitect.com)  
553-5992 [ryoung@aloha.net](mailto:ryoung@aloha.net)

Pono Tree Trimming /remove  
and chips: ph 558 8253

#### Instant/Tankless Water Heater

New and used, call "Mr. Pono"  
Pono SolarPower ph. 558-8253

#### Appliances for Sale

new-80 gal elect water heater...\$400  
make offer for two near new 50 gal  
electric water heaters

Call George Peabody 558 8253

#### COLORADO 40 Acres \$28,500!

Beautiful high mountain valley. Good  
road frontage. Very near national  
forest, hunting, fishing areas.  
\$500 down, \$300 monthly.  
Call Owners 806-376-8690.

#### ATTEND COLLEGE ONLINE

from Home. \*Medical, \*Business,  
\*Paralegal, \*Accounting, \*Criminal  
Justice. Job placement assistance.  
Computer available. Financial Aid if  
qualified. Call 866-397-6541  
<http://www.CenturaOnline.com>

**Hot Water Heater Instantaneous Tankless**

**DEPENDABLE SIMPLICITY**

**ENERGY EFFICIENT**

starting at only \$525

**\$300 Tax Credit 2008-2009**

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

**NEW AND USED! SAVE BIG on your electric bill!**

Call George Peabody: 558-8253