

NO. 28822

IN THE SUPREME COURT OF THE STATE OF HAWAII

COUNTY OF HAWAII, a municipal corporation,
Plaintiff/Counterclaim Defendant-Appellee

vs.

C&J COUPE FAMILY LIMITED PARTNERSHIP,
Defendant/Counterclaimant-Appellant

and

ROBERT NIGEL RICHARDS, TRUSTEE UNDER THE MARILYN
SUE WILSON TRUST; MILES HUGH WILSON; JOHN DOES 1-100;
JANE DOES 1-100; DOE PARTNERSHIPS 1-100; DOE
CORPORATIONS 1-100; DOE ENTITIES 1-100; and DOE
GOVERNMENTAL UNITS 1-100, Defendants

K. HANAKADO
CLERK
STATE OF HAWAII
SUPREME COURT

2009 MAY - 1 AM 11:39

C&J COUPE FAMILY LIMITED PARTNERSHIP,
Third-Party Plaintiff-Appellant

vs.

1250 OCEANSIDE PARTNERS aka HOKULI'A,
Third-Party Defendant-Appellee
(CIV. NO. 00-1-0181K)

COUNTY OF HAWAII, a municipal corporation,
Plaintiff/Counterclaim Defendant-Appellee

vs.

C&J COUPE FAMILY LIMITED PARTNERSHIP,
Defendant/Counterclaimant/Cross Claimant-Appellant

and

1250 OCEANSIDE PARTNERS aka HOKULI'A,
Defendant/Cross Claim Defendant-Appellee

and

ROBERT NIGEL RICHARDS, TRUSTEE UNDER THE MARILYN
SUE WILSON TRUST; MILES HUGH WILSON; JOHN DOES 1-100;

MAY 02 2009

JANE DOES 1-100; DOE PARTNERSHIPS 1-100; DOE
CORPORATIONS 1-100; DOE ENTITIES 1-100; and
DOE GOVERNMENTAL UNITS 1-100, Defendants
(CIV. NO. 05-1-015K)

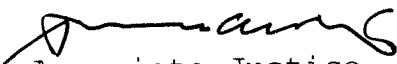
APPEAL FROM THE THIRD CIRCUIT COURT
(CIV. NOS. 00-1-0181K; 05-1-015K)

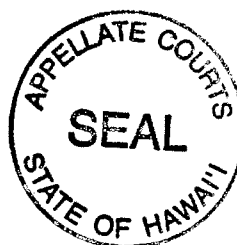
ORDER SUSPENDING HRAP RULE 40(d)
(By: Acoba, J., for the court¹)

Upon consideration of Defendant-Appellant C&J Coupe Family Limited Partnership's (Appellant)'s motion for reconsideration, filed May 1, 2009,

IT IS HEREBY ORDERED that pursuant to HRAP Rule 2, the time requirement of HRAP Rule 40(d) is hereby suspended, and the time in which this court shall dispose of the aforementioned motion is hereby extended through June 1, 2009.

DATED: Honolulu, Hawai'i, May 1, 2009.


Associate Justice



¹ Court: Moon, C.J., Nakayama, Acoba, and Duffy, JJ., and Circuit Judge Chan, assigned by reason of vacancy.