NO. 30443

IN THE INTERMEDIATE COURT OF APPEALS OF THE STATE OF HAWAI I

TODD CORLISS and AMY CORLISS, Plaintiffs-Appellants,

v.

WAYNE DANIEL, individually and as
Trustee of the Wayne R. Daniel Self-Trusteed Trust;
AQUA ENGINEERS, INC., Defendants-Appellees,
and

JOHN DOES 1-10; JANE DOES 1-10; DOE CORPORATIONS 1-10; DOE PARTNERSHIPS 1-10; DOE NON-PROFIT ENTITIES 1-10; and DOE GOVERNMENTAL ENTITIES 1-10, Defendants

APPEAL FROM THE CIRCUIT COURT OF THE FIFTH CIRCUIT (CIVIL NO. 07-1-0116)

ORDER APPROVING STIPULATION FOR DISMISSAL
OF PLAINTIFFS-APPELLANTS APPEAL WITH PREJUDICE AS
TO DEFENDANT-APPELLEE WAYNE DANIEL, INDIVIDUALLY AND
AS TRUSTEE OF THE WAYNE R. DANIEL SELF-TRUSTED TRUST
(By: Nakamura, C.J., Foley and Reifurth, JJ.)

Upon consideration of the Stipulation for Dismissal of Plaintiffs-Appellants Appeal With Prejudice as to Defendant-Appellee Wayne Daniel, Individually and as Trustee of the Wayne R. Daniel Self-Trusted Trust, the papers in support and the records and files herein, it appears that: (1) in August 2010, the Circuit Court of the Fifth Circuit approved a

NOT FOR PUBLICATION IN WEST'S HAWAI I REPORTS AND PACIFIC REPORTER

Settlement between Plaintiffs-Appellants Todd Corliss and Amy

Corliss and Defendant-Appellee Aqua Engineers, Inc. and the

appeal as to Aqua Engineers was dismissed; (2) in this

stipulation, Plaintiffs-Appellants and Defendant-Appellee Wayne

Daniel, Individually and as Trustee of the Wayne R. Daniel Self
Trusted Trust (Daniel), are stipulating to dismiss the appeal as

to Daniel with the parties to bear their own costs and fees.

Therefore,

IT IS HEREBY ORDERED that the stipulation is approved, and this appeal is dismissed. The parties to this stipulation shall bear their respective attorney s fees and costs.

DATED: Honolulu, Hawaii, September 21, 2011.

Chief Judge

Associate Judge

Associate Judge