IN THE SUPREME COURT OF THE STATE OF HAWAI'I

STATE OF HAWAI'I, Respondent/Plaintiff-Appellant,

vs.

RANDAL STRONG, JR., Petitioner-Defendant-Appellee,

and

MALIEPO SITANI, Defendant.

N-9 PM 1:

CERTIORARI TO THE INTERMEDIATE COURT OF APPEARS

(CR. NO. 06-1-1400)

ORDER AFFIRMING JUDGMENT ON APPEAL

(By: Moon, C.J., Nakayama, and Recktenwald, JJ.; Acoba, J., dissenting, with whom Duffy, J. joins)

Petitioner/defendant-appellee Randall Strong, Jr.

timely filed a petition for writ of certiorari on February 11,

2010, seeking review of the judgment of the Intermediate Court of

Appeals (ICA), filed on January 25, 2010, pursuant to its

November 25, 2009 published opinion in the above-entitled matter.

Therein, the ICA vacated the April 7, 2008 "Order Granting in

Part and Denying in Part [Petitioner's] Motion to Suppress

Evidence and Statements, Findings of Fact, and Conclusions of

Law" of the Circuit Court of the First Circuit and remanded the

matter to the trial court for further proceedings. This court

accepted certiorari on March 23, 2010 and heard oral argument on

May 6, 2010.

Upon careful review of the record and the papers submitted by the parties and having given due consideration to the arguments advanced and the issues raised, including the parties' respective oral arguments,

IT IS HEREBY ORDERED that the ICA's January 25, 2010 judgment on appeal is affirmed.

DATED: Honolulu, Hawai'i, June 9, 2010.

Benjamin E. Lowenthal (Richard D. Gronna, on the petition), for petitioner/defendantappellee,

Donn R. Fudo, Deputy Prosecuting Attorney, for respondent/plaintiffappellant

More C. Nedsterned

No. 29130 State v. Strong -- Order Affirming Judgment on Appeal