Electronically Filed Intermediate Court of Appeals CAAP-11-0000013 10-JUL-2015 01:08 PM

CAAP-11-0000013

IN THE INTERMEDIATE COURT OF APPEALS

OF THE STATE OF HAWAI'I

JOSEPH A. BRESCIA, Plaintiff-Appellee,

KA'IULANI EDENS-HUFF; PUANANI ROGERS; DAYNE GONSALVES; LOUISE LISTMAN also known as LOUISE SAUSEN; JEFF CHANDLER; HALE MAWAE; and DOE DEFENDANTS 1-200, Defendants-Appellants

and

JEFF CHANDLER and ANGIE NORA PUANANI ROGERS, Third-Party Plaintiffs-Appellants,

ALAN S. DOWNER, in his official capacity as Administrator of the State Historic Preservation Division of the Department of Land and Natural Resources; SUZANNE CASE, in her capacity as the Director of the Department of Land and Natural Resources; JOHN DOES 1-10; JANE DOES 1-10; and DOE GOVERNMENTAL UNITS OR OTHER ENTITIES 1-20, Third-Party Defendants-Appellees.

APPEAL FROM THE CIRCUIT COURT OF THE FIFTH CIRCUIT (CIVIL NO. 08-1-0107)

ORDER OF CORRECTION
(By: Nakamura, Chief Judge, for the court1/)

The Memorandum Opinion of the court, filed on May 22, 2015, is hereby corrected as follows:

 $^{^{1/}}$ Nakamura, Chief Judge, and Foley and Leonard, JJ.

- 1. On page 3, in the second line, the reference to "Roger's claims" should be corrected to read "Rogers's claims".
- 2. On page 12, in the eighteenth line, a "(3)" should be inserted between the semicolon and "assure" so that as corrected the text reads: ". . . (Chandler's Count 3 and Rogers's Count 4); (3) assure submission . . . "
- 3. On page 12, in the twentieth line, a semicolon should be inserted after "(Rogers's Count 2)" so that as corrected, the text reads: "(Rogers's Count 2); and (4) meaningfully consult"
- 4. On page 12, in the twenty-first line, the word. "Count" should be inserted between "Chandler's" and "2" and the comma after "2" should be replaced with "and" so that as corrected, the text reads: "(Chandler's Count 2 and Rogers's Count 3)."
- 5. On page 13, in the twenty-first line, the word "motions" should be corrected to read "motion".
- 6. On page 16, at the beginning of the third line, the word "of" should be inserted before "the burials" so that as corrected, the text reads: ". . . treatment of the burials that "
- 7. Page 21, in the seventh line, the word "plan" should be corrected to read "plans".
- 8. On page 22, in the sixth line of the second paragraph, the word "is" should be replaced with "are" so that as corrected, the text reads: ". . . powers under the applicable law are clear."

The clerk of the court is directed to take all necessary steps to notify the publishing agencies of these changes.

DATED: Honolulu, Hawai'i, July 10, 2015.

FOR THE COURT:

Chaig H. Makamura Chief Judge