DISSENT BY NAKAYAMA, J., WITH WHOM CRANDALL, SUBSTITUTE JUSTICE, JOINS

I respectfully dissent. Since January 2007,

Mr. Tierney has filed thirty-four writ proceedings, five of which
qualify for vexatious litigant determination. Three of those
petitions were denied and one is still pending. In addition, he
has filed six proceedings in the fifth and first circuit district
courts, five of which qualify for vexatious litigant
determination. All five of the district court proceedings were
dismissed or denied. The movant has met its burden of proof that
Mr. Tierney qualifies as a vexatious litigant. I would,
therefore, grant the motion.

/s/ Paula A. Nakayama

/s/ Virginia L. Crandall

