Electronically Filed Intermediate Court of Appeals CAAP-13-0000008 03-MAY-2013 08:59 AM

NO. CAAP-13-000008

IN THE INTERMEDIATE COURT OF APPEALS

OF THE STATE OF HAWAI'I

BRIAN D. THIESSEN and CAROLYN D. THIESSEN, Appellants-Appellants, v. ZONING BOARD OF APPEALS OF THE CITY AND COUNTY OF HONOLULU, DEPARTMENT OF PLANNING AND PERMITTING FOR THE CITY AND COUNTY OF HONOLULU, Appellees-Appellees

APPEAL FROM THE CIRCUIT COURT OF THE FIRST CIRCUIT (CIVIL NO. 12-1-1017)

ORDER DISMISSING APPEAL FOR LACK OF APPELLATE JURISDICTION (By: Nakamura, C.J., Foley and Ginoza, JJ.)

Upon review of the record, it appears that we lack jurisdiction over this appeal that Appellants-Appellants Brian D. Thiessen and Carolyn D. Thiessen (collectively, Thiessen Appellants) have asserted from the Honorable Rhonda A. Nishimura's "Order Remanding Case to the Zoning Board of Appeals"

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(Order) filed on December 6, 2012, because the Order is not eligible for appellate review in the absence of a final judgment under Rule 72(k) of the Hawai'i Rules of Civil Procedure (HRCP) and the holding in <u>Jenkins v. Cades Schutte Fleming & Wright</u>, 76 Hawai'i 115, 119, 869 P.2d 1334, 1338 (1994).

Hawaii Revised Statutes (HRS) § 91-15 (2012 Repl.) provides that "[r]eview of any final judgment of the circuit court under this chapter shall be governed by chapter 602." The Intermediate Court of Appeals has jurisdiction "[t]o hear and determine appeals from any court or agency when appeals are allowed by law[.]" HRS § 602-57(1) (Supp. 2012). The law provides that "[a]ppeals shall be allowed in civil matters from all final judgments, orders, or decrees of circuit . . . courts[.]" HRS § 641-1(a) (1993 & Supp. 2012). Appeals under HRS § 641-1 "shall be taken in the manner . . . provided by the rules of the court." HRS § 641-1(c) (1993). HRCP Rule $72(k)^{1}$ requires that, upon a circuit court's determination of an administrative appeal, "the court having jurisdiction shall enter judgment[.]" Therefore, the separate document rule under the holding in <u>Jenkins</u> applies to an administrative appeal before a circuit court. See, e.q., Raquinio v. Nakanelua, 77 Hawai'i 499, 500, 889 P.2d 76, 77 (App. 1995) ("We conclude . . . that the requirements for appealability set forth in Jenkins apply to appeals from circuit court orders deciding appeals from orders entered by the Director of Labor and Industrial Relations.").

¹ HRCP Rule 81(e) requires that the HRCP "shall apply to any proceedings in a circuit court pursuant to appeal to the circuit court from a governmental official or body (other than a court), except as otherwise provided in Rule 72."

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The December 6, 2012 Order is not a judgment. On February 14, 2013, the circuit court clerk filed the record on appeal, which did not contain a final judgment. Absent an appealable final judgment, the Thiessen Appellants' appeal is premature and we lack jurisdiction over appellate court case number CAAP-13-000008. Therefore,

IT IS HEREBY ORDERED that appellate court case number CAAP-13-0000008 is dismissed for lack of appellate jurisdiction. DATED: Honolulu, Hawaiʻi, May 3, 2013.

Craig & Mikamura

Chief Judge Associate Judge

Fis UL Aring

Associate Judge