Electronically Filed Intermediate Court of Appeals CAAP-19-0000015 14-JUN-2019 10:25 AM

NO. CAAP-19-0000015

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

FREE CHURCH OF TONGA-KONA, A HAWAII DOMESTIC NONPROFIT CORPORATION, v. EKALESIA HOOLE POPE O KEKAHA, Anyone claiming by, through, or under Ekalesia Hoole Pope o Kekaha, and all occupants of the property located at 73-4303-A Hawaii Belt Road, TMK (3)7-3-004-006, Doe Defendants 1-30

APPEAL FROM THE DISTRICT COURT OF THE THIRD CIRCUIT NORTH AND SOUTH KONA DIVISION (CIVIL NO. 3RC18-1-106K)

ORDER DISMISSING APPEAL

(By: Reifurth, Presiding Judge, Chan and Hiraoka, JJ.)

Upon review of the record, it appears that:

- (1) On January 3, 2019, Real Party in Interest-Appellant Tina Wilson (Wilson), pro se, conventionally filed the notice of appeal;
- (2) On January 4, 2019, the district court clerk electronically filed the notice of appeal to create case number CAAP-19-000015. Because Wilson did not submit the appellate filing and docketing fees with the notice of appeal, as required by Hawai'i Rules of Appellate Procedure (HRAP) Rule 3(a), the district court clerk notified Wilson to pay the fees or request a fee waiver by January 18, 2019, or the appeal could be dismissed;
- (3) On March 14, 2019, the appellate clerk entered a default of the record on appeal, informing Wilson that the time to docket the appeal expired on March 5, 2019, she had not paid

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the filing fee or obtained an order allowing her to proceed on appeal in forma pauperis, the matter would be brought to the court's attention on March 25, 2019, for action that may include dismissal of the appeal, and she could seek relief from default by motion. The appellate clerk mailed the default notice to Wilson at three different addresses, including the address provided in the notice of appeal, and the U.S. Postal Service returned one of the envelopes as undeliverable;

- (4) Wilson took no further action in this appeal concerning the default of the record on appeal; and
- (5) An appeal may be dismissed where the record on appeal has not been prepared because the appellant failed to pay the required fees or obtain an order allowing the appellant to proceed in forma pauperis. HRAP Rule 11(b)(2), (c)(2).

Therefore, IT IS HEREBY ORDERED that the appeal is dismissed.

DATED: Honolulu, Hawai'i, June 14, 2019.

Jamene M Rible Presiding Judge

Associate Judge

Associate Judge