Electronically Filed Intermediate Court of Appeals CAAP-21-0000024 05-JUL-2022 07:55 AM Dkt. 121 OCOR

NO. CAAP-21-0000024

IN THE INTERMEDIATE COURT OF APPEALS

OF THE STATE OF HAWAI'I

FOR OUR RIGHTS, a Hawai'i corporation,
Diana Lomma, David R. Hamman, Randi Hamman, Janet Eisenbach,
Levana Lomma Keikaika, Lawrence K. Paille, Geralyn Schulkind,
Leonard Schulkind, Daniel Hoshimoto, Christina Cole,
Francesca Woolger, Na'ea Lindsey, Michael Mazzone,
Lanette J. Harley, and Loraine L. Patch, Plaintiffs-Appellants,

DAVID IGE, in his official capacity as Governor of the State of Hawai'i, HOLLY T. SHIKADA, in her official capacity as Attorney General for the State of Hawai'i, and STATE OF HAWAI'I, Defendants-Appellees

APPEAL FROM THE CIRCUIT COURT OF THE FIFTH CIRCUIT (CASE NO. 5CCV-20-000091)

ORDER OF CORRECTION (By: Leonard, J.)

IT IS HEREBY ORDERED that the Opinion of the court, filed on February 25, 2022, is hereby corrected as follows:

At page 8, line 7 from top, delete the second "the" so that the sentence now reads as follows:

welfare of the people of Hawai'i. Appellees filed a reply

FOR PUBLICATION IN WEST'S HAWAI'I REPORTS AND PACIFIC REPORTER

At page 18, line 10 from bottom, insert a period after the word "Supp" so that the sentence now reads as follows:

violations). HRS § 127A-30 (Supp. 2019) prohibits, inter alia,

At page 27, line 7 from bottom, change the word "Cty" to "Cnty" so that the sentence now reads as follows:

dismissal on the merits. See Smallwood v. City & Cnty. of Honolulu, 118

At page 27, line 2 from bottom, change the word "Cty" to "Cnty" so that the sentence now reads as follows:

Inc., 645 F. App'x 1018, 1025 (Fed. Cir. 2016);
Topper v. Progressive Cnty.

The clerk of the court is directed to incorporate the foregoing change in the original Opinion.

DATED: Honolulu, Hawai'i, July 5, 2022.

/s/ Katherine G. Leonard Associate Judge