IN THE INTERMEDIATE COURT OF APPEALS

OF THE STATE OF HAWAI'I

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NO. 23176

McCABE HAMILTON & RENNY COMPANY, LTD., a Hawai'i corporation, KYLE SOARES, an individual, and JOHN A. DIAS, an individual, Petitioners-Appellees, v. DEAN KAWAILANI CHUNG, Respondent-Appellant; INTERNATIONAL LONGSHORE AND WAREHOUSE UNION, LOCAL 142, AFL-CIO, Applicant Intervenor/Appellee

AND

NO. 23398

McCABE HAMILTON & RENNY COMPANY, LTD., a Hawai'i corporation, KYLE SOARES, an individual, JOHN A. DIAS, an individual, and EARL KINI KALAIWA'A, an individual, Plaintiffs-Appellees, v. DEAN KAWAILANI CHUNG, Defendant-Appellant; INTERNATIONAL LONGSHORE AND WAREHOUSE UNION, LOCAL 142, AFL-CIO, Intervening Party-In-Interest-Appellee

NOS. 23176 AND 23398

SECOND ORDER OF AMENDMENT

(NO. 23176, S.P. NO. 00-1-0010) (NO. 23398, CIVIL NO. 00-1-0863-03)

MAY 22, 2002

BURNS, C.J., WATANABE AND LIM, JJ.

The opinion of the court, filed on March 4, 2002, is amended as follows (deletion is bracketed and addition is underscored):

Footnote 12, line 11 of page 33: [grating] granting of any injunctive relief sought in the same

Line 8 from the bottom of page 35: [United States v.

Hamburg-American Co.,] <u>United States v. Hamburg-Amerikanische</u>, 239 U.S. 466, 475-476 (1916).

The Clerk of the Court is hereby directed to incorporate the foregoing changes in the original opinion.

DATED: Honolulu, Hawaii, May 22, 2002.

Chief Judge

Associate Judge

Associate Judge