## \*\*\* NOT FOR PUBLICATION \*\*\*

NO. 27376

IN THE SUPREME COURT OF THE STATE OF HAWALSI

1:45

LAEL L. VOLAGE, Claimant-Appellant

vs.

RAYJEN CORPORATION dba INTERNATIONAL HAIR & SKIN CLINICS, and HAWAII EMPLOYERS' MUTUAL INSURANCE COMPANY, Employer/Insurance Carrier-Appellee

APPEAL FROM THE LABOR AND INDUSTRIAL RELATIONS APPEALS BOARD (CASE NO. AB 2004-139 (2-01-13486))

ORDER DISMISSING APPEAL
(By: Nakayama, J., for the court<sup>1</sup>)

Upon review of the record, it appears that (1) the Supreme Court Clerk's Office informed Appellant, by letter dated September 2, 2005, that the record on appeal cannot be filed without payment of the filing fee pursuant to Rule 3(f) of the Hawai'i Rules of Appellate Procedure (HRAP) or an executed motion to proceed in forma pauperis pursuant to HRAP Rule 24 and that the matter would be called to the attention of the court for such action as the court deemed proper pursuant to HRAP Rule 11(a), including dismissal of the appeal; and (2) Appellant failed to pay the filing fee or submit a motion to proceed in forma pauperis; therefore,

IT IS HEREBY ORDERED that the appeal is dismissed. DATED: Honolulu, Hawai'i, December 8, 2005.

FOR THE COURT:

Associate Justice

<sup>&</sup>lt;sup>1</sup>Considered by: Moon, C.J., Levinson, Nakayama, Acoba, and Duffy, JJ.