IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF HAWAII

CITITI ON NOOFS DATE LET

O. THRONAS, INC., a Hawai i) CIVIL 09-00353-DAE-LEK
corporation, and KAUA'I)
AGGREGATES, a Hawai'i Limited)
Partnership,)
-)
Plaintiffs,)
)
vs.)
)
ALVA BLAKE, aka ALVA E.)
BLAKE, etc., et al.,)
)
Defendants.)
)

ORDER ADOPTING MAGISTRATE JUDGE'S AMENDMENT TO FINDINGS AND RECOMMENDATION

An Amendment to the Findings and Recommendation having been filed and served on all parties on November 30, 2010, and no objections to the Amendment to the Findings and Recommendation having been filed by any party,

IT IS HEREBY ORDERED AND ADJUDGED that, pursuant to Title 28, United States Code, Section 636(b)(1)(C) and Local Rule 74.2, the "FINDINGS AND RECOMMENDATION TO GRANT IN PART AND DENY IN PART PLAINTIFFS' OBJECTIONS TO DEFENDANT'S BILL OF COSTS FILED AUGUST 31, 2010" filed on September 30, 2010, docket entry no. 158, as modified by the "AMENDMENT TO FINDINGS AND RECOMMENDATION

TO GRANT IN PART AND DENY IN PART PLAINTIFFS' OBJECTIONS TO DEFENDANT'S BILL OF COSTS FILED AUGUST 31, 2010," docket entry no. 164, are adopted as the opinion and order of this Court.

IT IS SO ORDERED.

DATED: Honolulu, Hawaii, December 20, 2010.



David Alan Izra
United States District Judge

O. Thronas, Inc., et al. vs. Alva Blake, et al., Civil No. 09-00353 DAE-LEK; ORDER ADOPTING MAGISTRATE JUDGE'S AMENDMENT TO FINDINGS AND RECOMMENDATION