IN THE SUPREME COURT OF THE STATE OF HAWAI'I

LLEWELLYN K. WAILEHUA, JR., Petitioner Pro-Se,

VS.

LAW CLERK OF THE FIRST CIRCUIT JUDGE RICHARD POLLACK (JASON ZHAO); THE HAWAII PAROLING AUTHORITY (HPA); ALFRED BEAVER; MARY TAWANAKI; LANI SUISO-GARCIA; MAX OTANI; ANTHONY COMMENDATOR, Respondents.

ORIGINAL PROCEEDING (CIV. NO. 97-4307)

<u>ORDE</u>R

(By: Moon, C.J., Levinson, Nakayama, Ramil, and Acoba, JJ.)

Upon consideration of: (1) Petitioner Llewellyn K.
Wailehua, Jr.'s application for a writ of mandamus directed to a
public official, in which Petitioner contends that the respondent
law clerk is denying Petitioner access to the court and the
papers in support; and (2) Respondent Jason C. Zhao's answer to
the application for a writ of mandamus, it appears that: (1)
Petitioner contends the respondent is denying access to the court
by not allowing the circuit court judge to decide motions filed
with the court; (2) review of the circuit court file shows that,
on January 30, 2002, the circuit court entered orders on
Petitioner's disputed motions; and (3) Petitioner has obtained
the relief requested and is not being denied access to the court.
Therefore,

IT IS HEREBY ORDERED that the petition for a writ of mandamus is dismissed as moot.

DATED: Honolulu, Hawai'i, March 1, 2002.