

IN THE SUPREME COURT OF THE STATE OF HAWAI'I

---o0o---

CONNIE Y. FONG,  
Respondent/Plaintiff/Counterclaim Defendant-Appellee

vs.

SEMIN OH and MYUNG HUI OH,  
Petitioners/Defendants/Counterclaimants/  
Cross-Claimants-Appellants

and

CELIA OLAES BATLE, Defendant/Cross-Claim Defendant

and

CLIFF ENTERPRISES, INC.; DAVID JON TAMURA; ANNE JU TAMURA; RENATO  
VITO BATLE; MICHAEL TAMURA; and DOES 1-100, Defendants

and

SEMIN OH and MYUNG HUI OH,  
Petitioners/Third-Party Plaintiffs-Appellants

vs.

KEITH M. KIUCHI,  
Respondent/Third-Party Defendant-Appellee

NORMA T. YARA  
CLERK, APPELLATE COURTS  
STATE OF HAWAII

2007 DEC 19 PM 2:00

FILED

NO. 27635

CERTIORARI TO THE INTERMEDIATE COURT OF APPEALS  
(CIV. NO. 02-1-2007)

DECEMBER 19, 2007

ORDER OF CORRECTION

(By: Duffy, J. for the court<sup>1</sup>)

IT IS HEREBY ORDERED that the opinion of the court filed on November 30, 2007 is hereby corrected as follows (deletions are in brackets and additions are double underscored):

**Page 2, footnote 1 (delete comma):** The Honorable Gary W.B. Chang[, ] presided over this matter.

**Page 3, footnotes:** footnote numbered [1] is corrected to read footnote number 2 and all subsequent footnotes shall be renumbered accordingly.

**Page 4, footnote 3, line 1:** HRS § 245-3 (2001) provides that every wholesaler or dealer of cigarettes

**Page 18, paragraph 2, line 4:** meaning of . . . HRS § [481] 485-1 (12).” 52 Haw. at 643, 485 P.2d at

**Page 19, line 5:** (emphasis added) (capitalization altered), this court concluded that the contracts in

**Page 21, line 6:** instrument is both labeled “stock” and “possesses” some of the

**Page 22, line 17 (add underscore):** fits within [any] any of the examples listed in the statutory

**Page 26, line 5:** economic conditions in Hawai‘i and the [long-reign] long reign of the Hawaii

---

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

Page 28, line 11: Security Act, see supra note [12]  
13, and (3) the remedial purposes of

Page 28, line 14: Securities Act," noted supra at note  
[15] 16), there are convincing

Page 29, heading numbered 3, line 3: "security" under  
HRS § [425] 485-1(12)?

The Clerk of the Court is directed to incorporate the  
foregoing changes in the original opinion and take all necessary  
steps to notify the publishing agencies of these changes.

FOR THE COURT:

*Kamae E. Dubois, Jr.*

Associate Justice

