

IN THE SUPREME COURT OF THE STATE OF HAWAI'I

---o0o---

STATE OF HAWAI'I, Plaintiff-Appellee, v. JUSTIN VALENTINE,  
Defendant-Appellant

NO. 22566

SECOND ORDER OF AMENDMENT

(CR. NO. 98-0560)

JULY 3, 2000

MOON, C.J., LEVINSON, NAKAYAMA, RAMIL, JJ., AND  
INTERMEDIATE COURT OF APPEALS JUDGE ACOBA,<sup>1</sup>  
ASSIGNED BY REASON OF VACANCY

The opinion of the supreme court, filed in the above-entitled case on May 2, 2000, is hereby amended as set forth below at page 13 of the opinion (deletions are bracketed and additions are underlined):

Line eight from the bottom:

to the present matter, is comprised of the following  
[components] elements:

Line seven from the bottom:

(1) that a person convicted of a felony (attendant

---

<sup>1</sup> Simeon R. Acoba, Jr., who was assigned by reason of vacancy when Justice Klein resigned from the court on February 4, 2000, considered and signed the opinion filed on May 2, 2000. Simeon R. Acoba, Jr., who replaced Justice Klein, was sworn in as an associate justice on May 19, 2000.