

NO. 22641

IN THE SUPREME COURT OF THE STATE OF HAWAII

KATHLEEN M. FLOR,
Claimant-Appellant,

CASE NO. AB 98-077 (WH)
(9-97-00450)
(9-97-00451)
(9-97-00452)
(9-96-01636)
(9-96-01660)

vs.

CARLOS RICHARD HOLGUIN, D.D.S.,
and
PACIFIC INSURANCE COMPANY,
Employer/Insurance
Carrier-Appellee,

and

DOUGLAS H. DIERENFIELD, D.D.S.,
and
TRAVELERS INSURANCE COMPANY,
Employer/Insurance
Carrier-Appellee,

and

WILLIAM R. BABBITT, D.D.S.,
and
PACIFIC INSURANCE COMPANY,
Employer/Insurance
Carrier-Appellee,

and

CARLOS RICHARD HOLGUIN, D.D.S.,
and
ISLAND INSURANCE COMPANY,
Employer/Insurance
Carrier-Appellee,

and

WILLIAM R. BABBITT, D.D.S.,

and
CRAWFORD AND COMPANY,
Employer/Insurance
Carrier-Appellee.

ORDER SUSPENDING TIME REQUIREMENT OF HRAP RULE 40(d)

____ Pursuant to HRAP Rules 2 and 26(b), the time requirement of HRAP Rule 40(d) is hereby suspended, and the time in which this court shall dispose of the pending motions for reconsideration is extended through August 30, 2000.

DATED: Honolulu, Hawai'i, July 3, 2000.

FOR THE COURT:

RONALD T.Y. MOON
Chief Justice