

NOS. 23899 & 23901

IN THE SUPREME COURT OF THE STATE OF HAWAI'I

---

MR. AND MRS. DOE PARENTS NO. 1, individually and  
as Guardians Ad Litem for their minor child,  
DOE MINOR GIRL NO. 1; and MR. AND MRS. DOE PARENTS NO. 2,  
individually and as Guardians Ad Litem for their minor child,  
DOE MINOR GIRL NO. 2, Plaintiffs-Appellants/Cross-Appellees,

vs.

STATE OF HAWAI'I, DEPARTMENT OF EDUCATION,  
Defendant-Appellee/Cross-Appellant,

and

LAWRENCE J. NORTON; MARIE VALERIE NORTON;  
JOHN DOES 1-10; JANE DOES 1-10; DOE CORPORATIONS 1-10;  
DOE PARTNERSHIPS 1-10; and DOE GOVERNMENTAL ENTITIES 1-10,  
Defendants.

---

APPEAL FROM THE FIRST CIRCUIT COURT  
(CIV. NO. 96-4906)

ORDER OF AMENDMENT

(By: Acoba, J.)

The concurring opinion of Acoba, J., filed with the  
majority opinion on November 27, 2002, is amended as follows  
(deletions are bracketed and additions are double underscored):

**The fifth line from the bottom of the text on page 4:**

This latter line of cases requiresu that, for a claim of

**The third line from the bottom of the text on page 5:**

factor, [of] in the tortious injury suffered by the third  
party. See

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.

DATED: Honolulu, Hawai'i, December 5, 2002.

Associate Justice