

NO. 24129

IN THE SUPREME COURT OF THE STATE OF HAWAI'I

BANK ONE, NATIONAL ASSOCIATION, AS TRUSTEE fka
THE FIRST NATIONAL BANK OF CHICAGO, AS TRUSTEE,
Plaintiff-Appellee

vs.

MILAGROS CABULOY BURCENA, Defendant-Appellant

and

SAMUEL CABBAB CABULOY, VICENTE CABBAB CABULOY,
CECILIA CABBAB CABULOY, SUSAN CABBAB CABULOY,
VICENTE CABBAB CABULOY, JR., and JOHN AND MARY
DOES 1-20, DOE PARTNERSHIPS, CORPORATIONS or
OTHER ENTITIES 1-20, Defendants

APPEAL FROM THE FIRST CIRCUIT COURT
(CIV. NO. 00-1-0097)

ORDER DISMISSING APPEAL

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

Upon review of the record, it appears that (1) this court informed Appellant Milagros Cabuloy Burcena by letter dated May 29, 2001, that the time for filing Appellant's Statement of Jurisdiction expired on May 17, 2001; (2) on June 6, 2001, Appellant was ordered to file a late statement of jurisdiction forthwith, however, to date no statement of jurisdiction has been filed; (3) this court further informed Appellant by letter dated June 29, 2001, that the time for filing the opening brief expired on June 16, 2001, and, that, pursuant to Rule 30 of the Hawai'i Rules of Appellate Procedure, the matter would be called to the

attention of the court for such action as the court deemed proper including dismissal of the appeal; and (4) Appellant has failed to respond to said letter or to otherwise oppose dismissal; therefore,

IT IS HEREBY ORDERED that the appeal is dismissed.

DATED: Honolulu, Hawai'i, September 24, 2001.