

NO. 26369

IN THE INTERMEDIATE COURT OF APPEALS
OF THE STATE OF HAWAII

LANI CAPUA, Claimant-Appellant,
v.
WEYERHAEUSER COMPANY, Employer-Appellee, Self-Insured

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APPEAL FROM THE LABOR AND INDUSTRIAL RELATIONS APPEALS BOARD
(CASE NO. AB 2001-230 (2-92-15704))

ORDER OF CORRECTION

(By: Nakamura and Fujise, JJ.^{1/})

The Summary Disposition Order of the court, filed on September 27, 2007, is hereby corrected as follows:

1. In the majority decision at page 1, first line of paragraph 2, the word "the" should be inserted between the words "that" and "LIRAB" so that the phrase is corrected to read as follows: ". . . Capua argues that the LIRAB erred . . . "

2. In the majority decision at page 3, third line from the end of the first full paragraph, the reference to "(citations omitted)" that appears after the citation to Treloar v. Swinerton & Walberg Co., 65 Haw. 415, 424, 653 P.2d 420, 426 (1982), should be deleted.

3. In the majority decision at page 4, last line of section III, the year "1993" should be corrected to "2003," so that the last line is corrected and read as follows: "and Order filed on December 30, 2003."

¹ Foley, Presiding Judge, filed a dissent to the Summary Disposition Order.

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, October 25, 2007.

Craig H. Nakamura

Associate Judge

Alena Don Juan

Associate Judge