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K. HAMAKA'DO
CLERK, APPELLATE COURTS
STATE OF HAWAII

NO. 27367

IN THE INTERMEDIATE COURT OF APPEALS
OF THE STATE OF HAWAIIMARY CRAWFORD, Plaintiff-Appellant, v.
KAUAI MEDICAL CLINIC; DONNA S. CHENG, M.D., BAY CLINIC, INC.,
MANGUESH G. VELINGKER, M.D., Defendants-AppelleesAPPEAL FROM THE CIRCUIT COURT OF THE FIFTH CIRCUIT
(CIVIL NO. 02-1-0119)ORDER DENYING MOTION FOR RECONSIDERATION

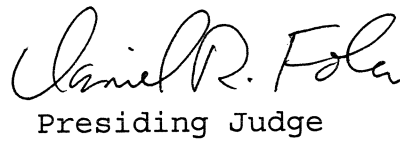
(By: Foley, Presiding Judge, Fujise, and Leonard, JJ.)

Upon consideration of Plaintiff-Appellant Mary Crawford's Motion for Reconsideration of the Summary Disposition Order filed March 25, 2008, we conclude that: (1) this court did not overlook or misapprehend points of law or fact when it affirmed the Circuit Court's order excluding Dr. Williams' expert testimony; (2) the court did not overlook or misapprehend points of law or fact when it concluded *inter alia* that, on summary judgment, Plaintiff-Appellant failed to satisfy her burden to bring forward evidence supporting a causal link between defendants' alleged negligent conduct and her alleged injuries; and (3) the arguments advanced and issues raised in the motion for reconsideration, including those not previously raised on appeal, are without merit.

IT IS HEREBY ORDERED that the motion is denied.

DATED: Honolulu, Hawaii, April 14, 2008.

On the motion:

Timothy I. Mac Master, Esq.
for Plaintiff-Appellant

Presiding Judge


Associate Judge


Associate Judge