

NO. 26617

IN THE SUPREME COURT OF THE STATE OF HAWAII

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

2006 JUL 19 AM 7:58

FILED

QUENTIN HIDEYUKI TAHARA, Plaintiff-Appellant
Cross-Appellee,

vs.

MATSON TERMINALS, INC.; MATSON NAVIGATION COMPANY, INC.;
McCABE, HAMILTON & RENNY CO., LTD.; INTERNATIONAL
LONGSHOREMEN AND WAREHOUSEMEN'S UNION, LOCAL 142;
and HENRY KREUTZ, JR., Defendants-Appellees/Cross-Appellees,

and

BRUCE GEORGE PERRY, Defendant-Appellee/Cross-Appellant,

and

JOHN DOES 1-20, MARY DOES 1-20, DOE CORPORATION 1-20,
DOE PARTNERSHIPS 1-20, DOE ASSOCIATES 1-20, DOE GOVERNMENTAL
AGENCIES 1-20, DOE STATES and OTHER ENTITIES 1-20, Defendants.

APPEAL FROM THE FIRST CIRCUIT COURT
(CIV. NO. 96-1204)

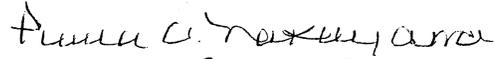
ORDER DENYING PLAINTIFF-APPELLANT/CROSS-APPELLEE
QUENTIN HIDEYUKI TAHARA'S MOTION FOR RECONSIDERATION
(By: Moon, C.J., Levinson, and Nakayama, JJ.; Intermediate
Court of Appeals Associate Judge Lim, in place of
Acoba, J., recused; and Intermediate Court of Appeals
Associate Judge Fujise, in place of Duffy, J., recused)

Having considered plaintiff-appellant/cross-appellee Quentin
Hideyuki Tahara's motion for reconsideration, filed July 10,
2006, the papers in support thereof, and the record herein,

IT IS HEREBY ORDERED that the motion is denied.

DATED: Honolulu, Hawai'i, July 19, 2006.

Jay Lawrence Friedheim
(of Admiralty Advocates),
and Mark McDougal and
Gregory Kafoury, (of
Karoury & McDougal,
Portland, Oregon),
pro hac vice, for
plaintiff-appellant/
cross-appellee



No. 26617 Tahara v. Matson Terminals, Inc. -- Order Denying
Plaintiff-Appellant/Cross-Appellee Quentin
Hideyuki Tahara's Motion for Reconsideration