

NO. 26912

IN THE SUPREME COURT OF THE STATE OF HAWAI'I

STATE OF HAWAI'I, Plaintiff-Appellee-Respondent,

vs.

SOLOMON K. TAMPON, aka SOLOMON K. KALUA, aka SOLOMON K. KALANI,  
Defendant-Appellant-Petitioner.  
(Cr. No. 00-1-0179(2))

STATE OF HAWAI'I, Plaintiff-Appellee-Respondent,

vs.

SOLOMON K. TAMPON, aka SOLOMON KAIHUE KALUA KALANI,  
Defendant-Appellant-Petitioner.  
(Cr. No. 00-1-0587(2))

NORMA T. YARA  
CLERK APPELLATE COURTS  
STATE OF HAWAII

2007 AUG 24 PM 1:38

FILED

CERTIORARI TO THE INTERMEDIATE COURT OF APPEAL  
(Cr. Nos. 00-1-0179(2) and 00-1-0587(2))

ORDER DENYING MOTION FOR RECONSIDERATION

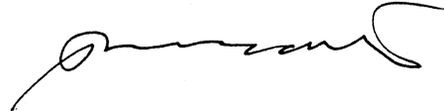
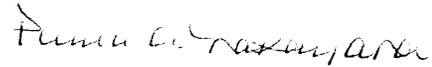
(By: Moon, C.J., Levinson, Nakayama, Acoba, and Duffy, JJ.)

The defendant-appellant-petitioner Solomon K. Kalua's August 16, 2007 motion for reconsideration is denied. See Hawai'i Revised Statutes § 602-59(c) (Supp. 2006) ("An application for writ of certiorari [(AWC)] may be filed with the supreme court no later than ninety days after the filing of the judgment . . . of the intermediate appellate court [(ICA)].") (emphasis added); Hawai'i Rules of Appellate Procedure Rule 40.1 (2006) ("(a) . . . No later than 90 days after filing of the [ICA's] judgment on appeal . . . , any party may apply . . . for a writ of certiorari. . . . (h) . . . Neither acceptance nor rejection of an [AWC] shall be subject to a motion for

reconsideration . . . . The rejection of an [AWC] shall be final.") (emphasis added).

DATED: Honolulu, Hawai'i, August 24, 2007.

Richard D. Gronna,  
attorney for the defendant-  
appellant-petitioner  
Solomon K. Kalua, on the  
motion



Kamae E. Duggly, Jr.