ORIGINAL

FILED IN THE UNITED STATES DISTRICT COURT DISTRICT OF HAWAII

IN THE UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF HAWAII

NOV 12 2008 Ag at 30'clock and 25 min P M

IN THE MATTER OF
Electronic Device Policy for
Attorneys of Record to Be
Permitted to Bring Laptops,
Cellular Telephones, PDAs,
and other Electronic Devices
to Assist Them With a Court
Matter Before the Honorable
Susan Oki Mollway

ORDER REGARDING ELECTRONIC DEVICES IN JUDGE MOLLWAY'S COURTROOM

ORDER REGARDING ELECTRONIC DEVICES IN JUDGE MOLLWAY'S COURTROOM

Pursuant to the General Order issued by Chief Judge
Helen Gillmor on November 6, 2008, all attorneys of record are
authorized to bring into the courthouse laptops, cell phones, and
PDAs for the sole purpose of using the devices in connection with
case-related proceedings in Judge Susan Oki Mollway's courtroom
or chambers. Any attorney bringing an electronic device into the
courthouse pursuant to this order shall inform the court security
officers at the entrance to the courthouse of the time of the
attorney's proceedings and the name of the case. Persons other
than attorneys of record (including paralegals or other legal
staff, parties, and witnesses) are not authorized by this order
to bring electronic devices into the courthouse.

An attorney of record in a case before Judge Mollway is not authorized by this order to bring any electronic device into the courthouse when entering the courthouse for a matter other

than a hearing before Judge Mollway or a case-related conference with Judge Mollway.

No device may disrupt any court proceedings. For example, cell phones are always to be turned off upon entering the courthouse and turned on only with permission of court. In no event may any camera or recording function on any electronic equipment be used in Judge Mollway's courtroom or chambers to photograph or to record on video or audio discs or tapes any proceedings. Absolutely no witness or juror may be photographed in the courthouse by an attorney.

Anyone violating this order will be subject to sanctions. For example, if a cell phone rings during a hearing, the attorney carrying that cell phone is subject to sanctions. If a camera is used during court proceedings, the attorney will be subject to extremely severe sanctions, which may include a recommendation for suspension or disbarment by this judge.

Judge Mollway may modify this order at her discretion in specific cases or for specific proceedings. Thus, she may order that in a particular case no electronic devices are allowed.

IT IS SO ORDERED.

DATED: Honolulu, Hawaii, November 12, 2008.

Susan Oki Mollway

United States District Judge

IN THE MATTER OF Electronic Device Policy for Attorneys of Record to Be Permitted to Bring Laptops, Cellular Telephones, PDAs, and other Electronic Devices to Assist Them With a Court Matter Before the Honorable Susan Oki Mollway; ORDER REGARDING ELECTRONIC DEVICES IN JUDGE MOLLWAY'S COURTROOM