	v

IN THE SUPERIOR COURT FOR THE COMMONWEALTH OF THE NORTHERN MARIANA ISLANDS

IN THE MATTER OF THE ESTATE OF:) Civil Action No. 95-111
ABEL RABAULIMAN OLOPAI,	ERRATA
Deceased.) }
	j

On April 10, 1997, the Court issued a Memorandum Decision and Order in this matter. On April 29, 1997, the Court received a letter from Co-Administratrix Connie O. Igisomar, through her attorney Mr. Anthony Long, stating that the Court mistakenly referred to Amada O. Kaipat ("Amada") as an illegitimate child of Juan Olopai in the April 10 Order. The letter also states that Amada is Juan Olopai's natural child from a prior marriage. After reviewing the file and tapes of the trial, the Court admits that it made an unintentional error. Thus the Court makes the following corrections to the April 10, 1997, Memorandum Decision and Order.

1. Page 1, line 26 reads "...Olopai. Petitioners confirmed that their father Juan also had one illegitimate child, Amada O. Kaipat..." The Order is corrected to read "...Olopai. Petitioners confirmed that their father Juan also had another child, Amada O. Kaipat..."

FOR PUBLICATION

Amada was identified as the Decedent's half-sister during trial, but it was not stated at trial nor in the pleadings that Amada was Juan Olopai's natural child from a prior marriage.

- 2. Page 2, line 12 reads "...his illegitimate child, Amada, from inheriting a share in Lo 1636." The Order is corrected to read "...Amada from inheriting a share in Lot 1636."
- 3. Page 6, line 25 reads "...conveyed his interest in Lots 1636 and 2004 to the Decedent ir order to disinherit his illegitimate..." The Order is corrected to read "...conveyed his interest in Lots 1636 and 2004 to the Decedent in order to disinherit his..."

So ORDERED this 30th day of April, 1997.

MIGUEL S. DEMAHAN, Associate Judge