Tarkong v. Etpison, 1 ROP Intrm. 520 (1988) POIMA S. TARKONG Plaintiff/Appellee,

VS.

NGIRTKEL ETPISON, Defendant/Appellant.

CIVIL APPEAL NO. 20-87 Civil Action No. 10-87

Supreme Court, Appellate Division Republic of Palau

Appellate decision Decided: August 11, 1988

Counsel for Appellant: Johnson Toribiong

Counsel for Appellee: John S. Tarkong

BEFORE: MAMORU NAKAMURA, Chief Justice; LOREN A. SUTTON, Associate Justice;

ARTHUR NGIRAKLSONG, Associate Justice

PER CURIAM:

The Court, FINDING that evidence was before the Trial Judge sufficient to reach the factual findings challenged herein and observing the well known principle that unless there exists such a paucity of evidence as to render the findings of fact at trial an abuse of discretion such findings will be accepted by an appellate court, and finding no merit in the legal points raised by Appellant, NOW AFFIRMS the Judgment below.