## Ngirchokebai v. Uchel, 2 ROP Intrm. 302 (1991) IN THE MATTER OF THE APPEAL FROM THE DECISION OF THE LAND CLAIMS HEARING OFFICE

## YAOCH DANIEL NGIRCHOKEBAI, Appellant,

v.

## ONGALIBANG UCHEL and MOSES MEKOLL, Appellees.

CIVIL APPEAL NO. 3-90 Civil Action No. 403-89

Supreme Court, Appellate Division Republic of Palau

Order of dismissal Decided: May 13, 1991

Counsel for Appellant: Johnson Toribiong

Counsel for Appellees: Yukiwo P. Dengokl

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

NAKAMURA, Chief Justice:

Upon the review of the records of this case, it appearing to the satisfaction of this Court that the Appellant has not filed its brief in accordance with Rule 31(b) of the Appellate Rules of Procedure.

Pursuant to Rule 31(c) of the Appellate Rules of Procedure, and for good cause appearing,

 $\perp 303$  It is Ordered that this appeal be, and the same is, hereby Dismissed.