

Ngiraiuelenguul v. Election Commission, 4 ROP Intrm. 119 (1994)
ANASTACIO NGIRAUELENGUUL,
Appellant,

v.

ELECTION COMMISSION OF THE REPUBLIC OF PALAU, et al.,
Appellees.

CIVIL APPEAL NO. 15-93
Civil Action No. 592-93

Supreme Court, Appellate Division
Republic of Palau

Order

Decided: January 26, 1994

BEFORE: ARTHUR NGIRAKLSONG, Chief Justice; JEFFREY L. BEATTIE, Associate Justice; PETER T. HOFFMAN, Associate Justice

On January 18, 1994 plaintiff's attorney gave notice that he was withdrawing as plaintiff's counsel. The Court instructs plaintiff's counsel to inform his client that the Court still retains jurisdiction, that the client has the burden of keeping the Court informed where notices, pleadings or other papers may be served, that the client has the obligation to ensure that he complies with all Appellate Rules, that the client must prepare briefs and attend oral argument if oral argument is necessary, and that the client risks dismissal of this appeal if he fails to meet these burdens. Plaintiff's counsel must also inform his client that his withdrawal will not affect the scheduling of this case for oral argument and that service of process may be served upon the client at his last known address. Plaintiff's counsel must notify the Court if he cannot comply with any of these notice provisions.