

*Klongt v. Paradise Air Corp.*, 7 ROP Intrm. 142 (1999)  
**CLARET KLONGT,**  
**Plaintiff,**

**v.**

**PARADISE AIR CORPORATION, et. al.**  
**Defendants.**

CIVIL APPEAL NO. 99-01  
Civil Action No. 98-377

Supreme Court, Appellate Division  
Republic of Palau

Decided: February 3, 1999  
Rehearing denied: 7 ROP Intrm. 159

Counsel for Plaintiff: Richard Brungard  
Counsel for Defendant: No appearance

BEFORE: JEFFREY L. BEATTIE, Associate Justice; LARRY W. MILLER, Associate Justice;  
R- BARRIE MICHELSEN, Associate Justice.

PER CURIAM:

On January 22, 1999, this Court issued a writ of mandamus in this matter. On February 2, 1999, the Court received a memorandum from the respondent justice inquiring as to whether the Court had suspended the application of certain procedures set forth in ROP R. App. Pro. 21. Treating the memorandum as a request for clarification, and granting that request, we answer in the affirmative. *See generally* ROP R. App. Pro. 2: “In the interest of expediting decision, or for other good cause, the Appellate Division may suspend the requirements of any of these rules in a particular case on application of a party or on its own motion and may order proceedings in accordance with its direction.” Expedited consideration was needed because of the facts set forth in the original opinion.