Wenty v. Akitaya, 2 ROP Intrm. 101 (1990) SHUNRANG DIONE WENTY, Appellant,

v.

REGIS AKITAYA, Appellee.

CIVIL APPEAL NO. 3-88 Civil Action No. 1-87

Supreme Court, Appellate Division Republic of Palau

Order of dismissal Decided: July 13, 1990

Counsel for Appellee: Carlos H. Salii

Counsel for Appellant: Johnson Toribiong

BEFORE: MAMORU NAKAMURA, Chief Justice; ARTHUR NGIRAKLSONG, Associate Justice; EDWARD C. KING, Associate Justice.

PER CURIAM:

It appears from the record herein that judgment was entered on March 2, 1988, and notice of appeal was filed on April 1, 1988. It further appears that appellant notified the Court that she waived preparation of transcript of evidence on April 1, 1988.

It further appears that since the notification of this waiver of transcript, appellant has not taken any action to perfect her appeal pursuant to Appellate Rules, and there is consequently nothing before the Court for review.

 $\perp 102$ It is, therefore, ordered, that the above entitled appeal be, and it hereby is, dismissed.