REPUBLIC OF NAURU CIVIL PROCEDURE ACT 1972

Rules of Court

In the Supreme Court of Nauru

BETWEEN:

CASTECH PTY LTD (A company incorporated in the Commonwealth of Australia)

- and -

CHIONG DAI LAU

- and -

STUART SERVICE

- and -

CENTRAL PACIFIC AGENCY CORPORATION

- and -

NAURU AGENCY CORPORATION

Civil Suit No. 8/2001

Plaintif

First Defendant

Second Defendan

Third Defendant

Fourth Defendant

ORDER

JUDGE:	The Chief Justice	
DATE GIVEN:	3 April 2001	
ORIGINATING PROCESS:	Writ filed 28 March 2001	
HOW OBTAINED	Ex Parte pursuant to Originating summons filed 28 March, 200 and oral application supported by affidavit of Kiing Hsieng Law	•
ATTENDANCE:	Mr. Ian Bowditch for the Plaintiff	
OTHER MATTERS:		

-1-

No. 4215 F. 2736

4' YD1' 5001 14:38 CONCAT CENERAL METE 03 8627438

THE COURT ORDERS:

- 1. That time be abridged so as to enable the Plaintiff's application by Summons to be heard and dealt with *instanter*,
- 2. That service be dispensed with so as to enable the Plaintiff's application be heard and dealt with ex parte,
- 3. That upon the Plaintiff through its Counsel giving the Court an undertaking to abide by any order that the Court may make as to damages sustained by the Defendant by reason of this Order, the Court Orders that until further Order the Defendants and each of them be, and are hereby, restrained from: -
 - A. Selling, encumbering, or otherwise dealing with or disposing of any of the assets or undertakings of Castech Garning Corporation, a Nauruan Corporation;
 - B. Trading in or purporting to issue, sell allot, or allocate any shares or other interests in Castech Gaming Corporation, a Nauruan Corporation.
- 4. That pursuant to Order 9,r.1 of the Rules of Court the Plaintiff has Leave to serve the Writ herein out of the Jurisdiction on the First and Second Defendants,
- That for the purposes of 0.9,r.1 and 3, that the time within which a Defendant to be served out of Nauru must enter and appearance is limited to 30 days from date of service,
- 6. The parties are at liberty to apply to vary or discharge this order on 48 hours notice,
- 7. Costs of this application to be reserved.

DATED 3 April, 2001

v Connell HIEF JUSTICE

-2-

No. 4215 P. 3736

CONSUL GENERAL MELB 03 96544738

4. Apr. 2001 14:39