Republic of Nauru

In the Supreme Court Civil Suit No. 19/2001

Between

Wolverstone Tatum Plaintiff

And

James Scotty Defendant

Application ex parte for interim injunction

Order

Judge: The Chief Justice
Date Made: 5 July 2001

Originating Process: Ex parte application

How Obtained: On written application made by the plaintiff

supported by affidavit of the plaintiff dated 4

July 2001

Upon the plaintiff undertaking to:

- 1. Abide by any order that this Court may make as to damages sustained by the defendant by reason of this order.
- 2. Notify the defendant, James Scotty, immediately of the terms of this order and to serve upon the defendant as soon as practicable a copy of the affidavit of the plaintiff and a copy of the exhibits to that affidavit together with a copy of this order.
- 3. Notify the defendant of his right, if so advised, to apply to discharge or vary this order.

The Court orders that:

1. An injunction is granted restraining the defendant, whether personally or by his servants or agents or otherwise, from:

- (a) further building on portion 114 known as 'MUEOEN' in the Uaboe district ('the said land'),
- (b) undertaking any business or commercial use on the said land,
 until after the hearing of a summons to continue this injunction returnable on Thursday
 19 July 2001 or other date notified by the Court.
- 2. The parties are at liberty to apply to discharge or vary this order on seven days notice.
- 3. The costs of this application are reserved.

Barry Council
CHIEF JUSTICE

5 July 2001