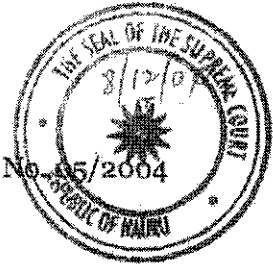


SUPREME COURT OF NAURU

Misc Cause No. 45/2004




In the Matter of the Will of Eididu Akubor

P. Nimes for Applicant Rommel Audoa
Reuben Kun for Respondent beneficiaries
Nauru Lands Committee represented by John Akubor Chairman

ORDER

1. The will of Eididu Akubor (deceased) is valid.
2. Rommel Audoa, the legitimate child of Eididu, who was not named in the Will is to be placed in the will as one of the surviving children in Part A.
3. The Nauru Lands Committee is to revoke the Determination of Beneficiaries published in GN 110/2004 in the estate of the late Eidiedinuwe Akubor, and to make and have published a new determination of beneficiaries in accordance with this Order of the Supreme Court.
4. The Curator of Intestate Estates is to be served with this Order and is to note the new determination of beneficiaries and to distribute funds of the estate either held in Trust or future funds in accordance with the new determination.
5. The interlocutory injunction granted by the Court on 4 October 2004 is to remain in force until the publication of the new determination of beneficiaries made in accordance with the terms of this Order at which time the injunction will be discharged.


BARRY CONNELL
CHIEF JUSTICE
08/12/04