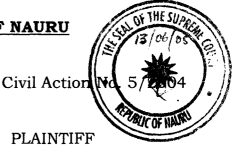
IN THE SUPREME COURT OF NAURU



BETWEEN: ANDREW GADABU

DEFENDANTS

Miniva Depaune for Plaintiff Pres Nimes or Defendants

AND:

Date of hearing 10 June 2005

## ORDER

CLARISSA SCOTTY & ORS

In accordance with my judgment delivered on 13 June 2005, I make the following orders:-

- 1. A meeting be held by all landowners of 'Anububu' Portion 18 Aiwo at a designated place and time within five weeks of the date of this Order with the object of determining the nature and conditions of the occupancy of MQ 40 situated on Portion 18 Aiwo.
- 2. The meeting to be chaired by the Chairman of the Nauru Lands Committee.
- 3. The Chairman will control the procedure of the meeting but may not exercise a vote, deliberative or casting, on any resolution moved.
- 4. The Chairman will determine the place and time of the meeting within the limits of the date set in paragraph one of this Order and will give notice of such time and place to <u>all</u> landowners of Anububu Portion 18 Aiwo.
- 5. The pleaders for the parties, Mr. Nimes and Miss Depaune, may attend the meeting as observers but may not address the meeting unless a question is asked regarding the judgment and order are to be available at the meeting.
- 6. At least three copies of the judgment and order are to be available at the meeting.

- 7. Any resolution moved at the meeting in order to be passed must have the support of a majority of the total shares of the landowners in the land, namely, portion 18 Aiwo.
- 8. Any resolution passed must be minuted by the Chairman along with the names of those landowners voting for and against together with their shares, and such minute must be approved by the meeting as a true record.
- 9. The approved minute of the meeting must be conveyed to the Court and filed.
- 10. I make no order as to costs.

**BARRY CONNELL** CHIEF JUSTICE 13<sup>TH</sup> JUNE 2005