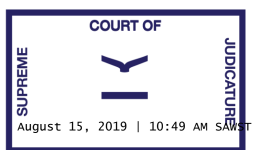
REPUBLIC OF TRINIDAD AND TOBAGO

IN THE HIGH COURT OF JUSTICE



Claim No. CV2016-02800



BETWEEN

CECIL FARROW MILLER

AND

CHERRY SEEGULAM

Claimant

Second Defendant

COMISSIONER OF STATE LANDS

Third Defendant

<u>O R D E R</u>

Before the Honourable Madam Justice Donaldson-Honeywell Dated the 25th day of July, 2019

UPON this matter coming up for a decision.

AND UPON HEARING Attorney-at-Law for the Claimant and Attorney-at-Law for the Second Defendant.

IT IS HEREBY ORDERED BY CONSENT that:

- 1. The Claim filed on 1st August 2016 is dismissed.
- 2. There shall be judgement for the Defendant on the counterclaim as to the grant of:
 - a. A declaration that the Second Defendant is solely entitled to possession of the demised premises and that the Claimant is not entitled to exercise any rights of ownership over any part of the demised premises.
 - b. An injunction prohibiting the Claimant whether by himself or by his servants and/ or agents from interfering in any way whatsoever with the Second Defendant's use and enjoyment of the demised premises.
- 3. The Claimant is to pay to the Second Defendant prescribed costs of Fourteen Thousand Dollars (\$14,000.00) for the Claim and Fourteen Thousand Dollars (\$14,000.00) for the Counterclaim.

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Kimitria Gray Assistant Registrar Supreme Court

TO: CARSHA PETER

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