

IN THE SUPREME COURT OF VICTORIA  
AT MELBOURNE  
COMMON LAW DIVISION  
VALUATION, COMPENSATION AND PLANNING LIST

S ECI 2020 00373

**BETWEEN:**

**WOTCH Inc**

Plaintiff

- and -

**VicForests**

Defendant

**ORDER**

---

JUDGE The Honourable Justice Keogh

DATE MADE: 11 September 2020

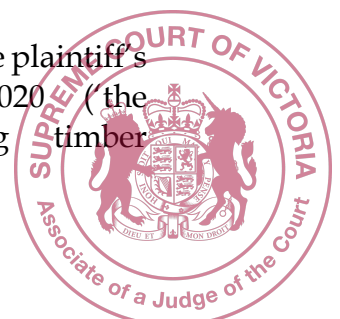
ORIGINATING PROCESS: Writ filed 28 January 2020

HOW OBTAINED: At directions on 11 September 2020

ATTENDANCE: K Foley and J Watson for the plaintiff  
J D Pizer QC and F Hudgson for the defendant

OTHER MATTERS:

1. VicForests undertakes that it will not conduct timber harvesting operations, within the meaning of section 3 of the *Sustainable Forests (Timber) Act 2004*, in any of the following 13 coupes before 26 October 2020: Sky Diver (282-507-0003), Squirtle (282-511-0007), Vicuna (282-512-0013), Updownies (297-507-0002), Bungalow (300-503-0008), Fizzer (282-506-0011), Magnum PI (288-511-0005), Toledo (313-503-0009), Boys Camp (347-513-0003), Benefactor (460-510-0038), Thinker (281-514-0008), DonTooPCL (289-504-0005) and Funny (297-504-0002).
2. VicForests is not restrained by the plaintiff's summons dated 7 July 2020 (the summons') from conducting timber



harvesting operations, within the meaning of section 3 of the *Sustainable Forests (Timber) Act 2004*, in the following 10 coupes: Triple Don (289-504-0010), Sun Downies (297-507-0003), Eaves (297-517-0001), Crosby (301-542-0001), Bomber (485-508-0005), Frankincense (462-508-0006), Myrrh (462-508-0007), Maxibon (462-511-0013), Tense (481-508-0008) and Wishka (485-508-0070).

3. VicForests is not restrained by the summons from using the access driveway, snig tracks and landing of Charmander Coupe (282-512-0007) but otherwise undertakes that it will not undertake any active harvesting operations in that coupe before 26 October 2020.

**THE COURT ORDERS THAT:**

1. The plaintiff's summons dated 7 July 2020 is dismissed.
2. Costs reserved.

DATE AUTHENTICATED:

**11 September 2020**



.....  
**The Honourable Justice Keogh**

