# IN THE SEYCHELLES COURT OF APPEAL

### ANGELIKA URSULA MAUREL (Nee Mulhein)

APPELLANT

#### VERSUS

#### MARIE JOSEPH MAX MAUREL

RESPONDENT

Civil Appeal No. 1 of 1997

(Before: Goburdhun, P, Venchard & Adam JJA)

Mr. P. Pardiwalla for the Appellant Mr. A. Derjacques for the Respondent

## **JUDGMENT OF THE COURT**

Appeal is allowed with costs to the extent that (1) the award made of a lump sum of SR360,000 to the Respondent is set aside; (2) the ownership to parcel J351 and house at Port Glaud given to the Respondent is set aside; (3) the Respondent transfer parcel 746 at La Retrait to the Appellant; (4) the Respondent pay the sum of SR2,250,000 to the Appellant by no later than 27<sup>th</sup> February 1998 and (5) the Respondent transfer shares held by him in GTM Holdings (Pty) Ltd to the Appellant. Cross-Appeal is dismissed with costs. Reasons to follow.

Dated at Victoria this 28th day of NOVen 100 1997.

In de Q.Q. M. A. ADAM H. GOBURDHUN L. VENCHARD PRESIDENT JUSTICE OF APPEAL **JUSTICE OF APPEAL** J