

IN THE SEYCHELLES COURT OF APPEAL

[Coram: F. MacGregor (PCA) , S. Domah (J.A) , M. Twomey (J.A)]

Civil Appeal SCA 14, 16 & 18/2014
(Appeal from Supreme Court Decision CS 12/2012)

Seychelles Petroleum Company Ltd

Appellant

Versu
s

Travel Services (Seychelles) Limited

Marine Charter Association
(Seychelles)

Respondents

Heard: 04 August 2016

Counsel: Mr. John Renaud for the Appellant
Mr. Basil Hoareau for the other Appellant,
(Marine Charter Association (Seychelles))
Mr. Pesi Pardiwalla, with Ms Tamara Christen for the 1st Respondent
& Cross Appellant

Delivered: 10 August 2016

JUDGMENT

M. Twomey (J.A)

[1] This is the Judgment of the Court, which is entered as a result of a Judgment by Consent:

[2] The parties to the appeal and Cross-Appeal wish to settle all the matters now before the Court and wish the following agreements to be made a Judgment of the Court.

[3] The damages of Seychelles Rupees 1,727,009.37 (One Million Seven Hundred and Twenty Seven Thousand and Nine and Thirty Seven Cents) awarded to Travel Services (Seychelles) Limited by the learned Chief Justice F. M. S. Egonda-Ntende be reduced in Seychelles Rupees 1,000,000.00 (One Million).

[4] That both Marine Charter Association (Seychelles) and Seychelles Petroleum Company Limited shall each bear one half of the said damages.

[5] That all parties shall bear their own costs, both in the Supreme Court and in the Court of Appeal.

M. Twomey (J.A)

I concur:.

F. MacGregor (PCA)

I concur:.

S. Domah (J.A)

Signed, dated and delivered at Palais de Justice, Ile du Port on 10 August 2016