## Form 14 -- INTERIM INJUNCTION

Judio	cial Office	er(s):		[Master of the Supre	
Date of application:			[DD/MM/YYYY]		
Application made by:			[Party]		
Date(s) of hearing [if any]:			[DD/MM/YYYY]		
Date of order:			[DD/MM/YYYY]		
Appearances:				Solicitor/Counsel for	the Plaintiff(s)
Recit	als [if any	y]			
		dertaking [if lertaking to:	applicable]: [The Plain	ntiff (s) by [his/her/its/thet	ir] solicitor/counsel
	(a) submit to such order (if any) as the Court may consider to be just for the of compensation, to be assessed by the Court or as it may direct, to a (whether or not a party) affected by the operation of the interlocutor undertaking or any continuation (with or without variation) of the undertaking; and		irect, to any person terlocutory order or		
	(b)	pay the cororder.	npensation referred to in	(a) to the person or person	ns referred to in the
[By C	Consent] <b>T</b>	THE COURT	ORDERS that:		
1.	Until [DD/MM/YYYY] at [time] the Defendant (s) (whether by [himself/herself/itself/themselves] or by [his/her/its /their] agents or employees) be restrained from [here state with the utmost precision the act or acts to be restrained].				
	OR				
1.	The Defendant (s) do, within [No] days of the date of service of this order of [him/her/it/them], remove or cause to be removed				

3. This order with the endorsement required by Rule 84.04 (3A) of the Supreme Court Rules be forthwith served personally on the Defendant (s) and on [where necessary, set out the full names and addresses of any other persons required to be served].

The Defendant (s) be at liberty to apply upon 24 hours' notice in writing to the Plaintiff(s) to

4. The question of costs be reserved for further consideration.

dissolve or vary this injunction.

2.

5.	Further consideration of the application herein be adjourned to [DD/MM/YYYY] at [time].				
6.	The parties may apply for further orders and directions.				
	[Other text, if applicable]				
[Fit f	r counsel, if applicable]				
NOT	If you the above named [insert relevant name(s)] do not comply with this order [If relevant, "by the time therein limited"], you will be liable to be imprisoned or otherwise dealt with for contempt of court.				
	[If the party enjoined is a corporate body the sanction should be stated in the form "the assets of the corporation may be seized and its directors or other officers may be liable to be imprisoned or otherwise dealt with for contempt of court"]				

Computer File Reference.....