

Filed: 25 August 2022 4:08 PM



Form 7A/B UCPR 14.3

DEFENCE

COURT DETAILS

Court Supreme Court of NSW

Division Common Law

List Common Law General Registry Supreme Court Sydney

Case number 2021/00358501

TITLE OF PROCEEDINGS

First Plaintiff Jason Peter Hegemann

First Defendant Joseph Tannous Second Defendant Moussa Tannous

Number of defendants 4

FILING DETAILS

Filed for Kwik Flo Pty Ltd, Defendant 4

Legal representative George Hadchiti

Legal representative reference

Telephone 02 9635 7388

NOTICE OF LISTING

This matter has been listed for Directions at Supreme Court Sydney on 26 August 2022 at 10:00 AM

AFFIDAVIT

Deponent Name Joseph Tannous Sworn/Affirmed on 25 August 2022

ATTACHMENT DETAILS

In accordance with Part 3 of the UCPR, this coversheet confirms that both the Defence (e-Services), along with any other documents listed below, were filed by the Court.

Defence (UCPR 7A/7B) (defence fourth defendant.pdf)

[attach.]

ghadchi001 Page 1 of 1

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Form 7A (version 5) UCPR 14.3

DEFENCE OF THE FOURTH DEFENDANT

COURT DETAILS

Court Supreme Court of New South Wales

Division Common Law

List Common Law General

Registry Sydney

Case number 2021/358501

TITLE OF PROCEEDINGS

Plaintiff Jason Peter Hegemann

First defendant Joseph Tannous

Number of defendants 4

FILING DETAILS

Filed for Kwik Flo Pty Ltd, Fourth Defendant

Filed in relation to Plaintiff's Statement of Claim

Legal representative George Hadchiti Paramonte Legal

Legal representative reference GH:212626

Contact name and telephone George Hadchiti 02 9635 7388

Contact email ghadchiti@paramontelegal.com.au

HEARING DETAILS

If the proceedings do not already have a listing date, they are to be listed at

PLEADING AND PARTICULARS

- 1. In answer to paragraph 1 of the Statement of Claim, The Fourth Defendant:
 - (a) Admits that on 4 December 2019 a fire started at 1620 Upper Turon Road, Palmers Oaky NSW;
 - (b) Does not know and does not admit that the size of the area burned by the fire.
- 2. The Fourth Defendant does not admit paragraph 2 of the Statement of Claim.
- 3. The Fourth Defendant does not admit paragraph 3 of the Statement of Claim and says the plaintiff has refused to identify any other persons on who's behalf he is bringing these proceedings.
- 4. The Fourth Defendant denies paragraph 4 of the Statement of Claim.

- 5. The Fourth Defendant does not admit paragraph 5 of the Statement of Claim.
- 6. The Fourth Defendant admits paragraph 6 of the Statement of Claim.
- 7. The Fourth Defendant admits paragraph 7(a) of the Statement of Claim and denies paragraph 7(b) of the Statement of Claim.
- 8. The Fourth Defendant admits paragraph 8 of the Statement of Claim.
- 9. In answer to paragraph 9 of the Statement of Claim, the Fourth Defendant:
 - (a) admits paragraph 9(a);
 - (b) admits paragraph 9(b); and
 - (c) does not admit paragraph 9(c).
- 10. In answer to paragraph 10, the Fourth Defendant admits that Jamie Edwards was undertaking fencing works as a contractor of Kwik Flo and otherwise denies the balance of paragraph 10.
- 11. The Fourth Defendant does not admit paragraph 11 of the Statement of Claim.
- 12. In answer to paragraph 12, the Fourth Defendant:
 - (a) Admits that the Owners they were the owners and occupiers of the Property;
 - (b) Does not admit the balance of the paragraph.
- 13. In answer to paragraph 13 of the Statement of Claim, the Fourth Defendant:
 - (a) Does not admit that the Owners had the right to the exclusion of other private persons, to control and direct their contractors (including Edwards) in the carrying out of the Works; and
 - (b) Denies the balance of paragraph 13.
- 14. In answer to paragraph 14 of the Statement of Claim, the Fourth Defendant:
 - (a) Does not admit that the Owners knew or ought to have known that welding causes the discharge of sparks which have the potential to ignite a fire if they contact combustible material, including dry grass; and

- (b) Otherwise denies the balance of paragraph 14.
- 15. The Fourth Defendant denies paragraph 15 of the Statement of Claim.
- 16. The Fourth Defendant denies paragraph 16 of the Statement of Claim.
- 17. The Fourth Defendant denies paragraph 17 of the Statement of Claim.
- 18. The Fourth Defendant denies paragraph 18 of the Statement of Claim.
- 19. The Fourth Defendant denies paragraph 19 of the Statement of Claim.
- 20. The Fourth Defendant denies paragraph 20 of the Statement of Claim.
- 21. The Fourth Defendant denies paragraph 21 of the Statement of Claim.
- 22. The Fourth Defendant does not know and cannot admit paragraph 22 of the Statement of Claim.
- 23. The Fourth Defendant denies paragraph 23 of the Statement of Claim.
- 24. The Fourth Defendant denies paragraph 24 of the Statement of Claim.
- 25. The Fourth Defendant denies paragraph 25 of the Statement of Claim.
- 26. The Fourth Defendant denies paragraph 26 of the Statement of Claim.
- 27. The Fourth Defendant denies paragraph 27 of the Statement of Claim.
- 28. The Fourth Defendant denies paragraph 28 of the Statement of Claim.
- 29. The Fourth Defendant denies paragraph 29 of the Statement of Claim.
- 30. The Fourth Defendant denies paragraph 30 of the Statement of Claim.
- 31. The Fourth Defendants denies paragraph 31 of the Statement of Claim.
- 32. The Fourth Defendant agrees with the proposed questions of law and fact as pleaded at paragraph 32 of the Statement of Claim.

SIGNATURE OF LEGAL REPRESENTATIVE

I certify under clause 4 of Schedule 2 to the *Legal Profession Uniform Law Application Act* 2014 that there are reasonable grounds for believing on the basis of provable facts and a reasonably arguable view of the law that the defence to the claim for damages in these proceedings has reasonable prospects of success.

Signature

Capacity

Date of signature

Solicitor on record

25 August 2022

AFFIDAVIT VERIFYING

Name

Joseph Tannous

Address

17-116 McCredie Road, Guildford NSW 2161

Occupation

Director

Date

25 August 2022

I say on oath:

- I am the director of the Fourth Defendant and I am authorised to swear this affidvait on its behalf.
- I believe that the allegations of fact contained in the defence are true.
- 3. I believe that the allegations of fact that are denied in the defence are untrue.
- 4. After reasonable inquiry, I do not know whether or not the allegations of fact that are not admitted in the defence are true.

SWORN at

Parramatta

Signature of deponent

Name of witness

Address of witness

GEORUE HADUHA

Suite 4, 18-20 Ross Street, Parramatta NSW 2150

Capacity of witness

Solicitor

And as a witness, I certify the following matters concerning the person who made this affidavit (the deponent):

I saw the face of the deponent.

I did not see the face of the deponent because the deponent was wearing a face covering, but I am satisfied that the deponent had a special justification for not removing the covering.

2. I have known the deponent for at least 12 months.[OR, delete whichever option is inapplicable]

I have confirmed the deponent's identity using the following identification document:

Signature of witness

Note: The deponent and witness must sign each page of the affidavit. See UCPR 35.7B.

FURTHER DETAILS ABOUT FILING PARTY

Filing party

First Defendant

Name

Joseph Tannous

Address

17/116 McCredie Road GUILDFORD NSW 2161

Second Defendant

Name

Moussa Tannous

Address

17/116 McCredie Road GUILDFORD NSW 2161

Third Defendant

Name

Charbel Tannous

Address

17/116 McCredie Road GUILDFORD NSW 2161

Fourth Defendant

Name

Kwik Flo Pty Ltd

Address

17/116 McCredie Road GUILDFORD NSW 2161

Legal representative for filing party

Name

George Hadchiti

Practising certificate number

46897

Firm

Paramonte Legal

Contact solicitor

George Hadchiti

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