From: SHANE DOWLING <shanedowling@hotmail.com>

Sent: 11 February 2020 19:26

To: SCO - Listings (Shared Mailbox) <sc.listings@justice.nsw.gov.au>; Richard Keegan

<richard.keegan@addisons.com>

Cc: Alexander Latu <alexander.latu@addisons.com>; Martin O'Connor

<Martin.OConnor@addisons.com>

Subject: RE: Supreme Court proceedings: 2016/00299522 Capilano Honey Limited v Shane Dowling

Dear Milio

As per the attached email that I received from Justice Sackar's associate after the hearing where she said "As indicated this morning, his Honour is not in control of the listings and the matter will have to go to the Chief Judge in Common Law or the Chief Justice for allocation." And I responded as per the attached email and below:

Dear Ms Young

The matter is clearly not ready for hearing on many grounds and besides that it should have been transferred to the Queensland Supreme Court in Brisbane as both the applicants are based in Brisbane and I am based just outside of Brisbane and Justice Sackar is well aware of that. We all know this is a SLAPP lawsuit being aided and abetted by the court.

Can you please advise when Justice Sackar will publish his reasons for his decisions at Friday's (7/2/20) hearing?

Can you also advise why Justice Sackar has failed to publish his reasons for the hearing in the associated Jane Doe & Ors v Shane Dowling matter which was heard on the 14th of June 2019 where Justice Sackar refused to recuse himself and dismissed my application for interrogatories and discovery?

Milio, you are trying to pull a swifty to favour one party which is a criminal offence. You were copied into those emails as per attached and would know.

Regards

Shane Dowling
Kangaroo Court of Australia
Ph 0411 238 704

From: SCO - Listings (Shared Mailbox) < sc.listings@justice.nsw.gov.au>

Sent: 11 February 2020 19:13

To: Richard Keegan < richard.keegan@addisons.com ; SHANE DOWLING < shanedowling@hotmail.com >

Cc: Alexander Latu <alexander.latu@addisons.com>; Martin O'Connor

<Martin.OConnor@addisons.com>

Subject: re: Supreme Court proceedings: 2016/00299522 Capilano Honey Limited v Shane Dowling

Good evening,

I confirm the orders made by His Honour Justice Sackar on 7th February 2020 as follows:

Short minutes of order which Sackar J signs, dates and places with the papers. Order that:

1. The plaintiffs are granted leave to approach the Manager of Listings for the fixing of a hearing date with an estimate of 3 days.

His Honour Justice Sackar proposes to set the matter down for hearing commencing on **Monday 25 May 2020** at 10.00am with a hearing estimate of 3 days.

I note from earlier emails that the plaintiffs legal representative, Mr Keegan had indicated their preference to set the matter down on 25th May 2020. However, Mr Dowling, has not indicated his available dates.

Mr Dowling, can you please indicate if these hearing dates are suitable to you? If not, then advise why you cannot be present at the hearing if set down to commence from the 25th May and provide your available dates.

Regards

Milio

Milio Cesta-Incani | Manager Listings, Supreme Court of New South Wales

Law Courts Building, Queens Square, 184 Phillip Street, Sydney NSW 2000

Phone: 1300 679 272

From: SCO - Listings (Shared Mailbox) < scc.listings@justice.nsw.gov.au>

Sent: 28 January 2020 16:40

To: Richard Keegan < richard.keegan@addisons.com >; 'SHANE DOWLING'

<shanedowling@hotmail.com>

Cc: Alexander Latu <alexander.latu@addisons.com>; Martin O'Connor

<Martin.OConnor@addisons.com>

Subject: re: Supreme Court proceedings: 2016/00299522 Capilano Honey Limited v Shane Dowling

Good afternoon,

Mr Dowling, in order to seek orders to transfer the matter to Queensland, it will be necessary to file a notice of motion (<u>form 20</u>) along with an affidavit in support (<u>form 40</u>) setting out why Queensland is the proper jurisdiction to hear this matter. There is a filing fee to lodge the motion however it is possible to make an application to postpone the fees on financial hardship grounds and you may <u>apply</u>

to have the fee postponed until the conclusion of the proceedings whereupon it can then be reviewed further.

In the meantime, the matter has been listed for directions at **9.30am** on **7**th **February 2020** before his Honour Justice Sackar, the Defamation List Judge.

As you are located in Queensland, you may request to appear by telephone at the directions hearing. If you would like to do that, please write to sc.listings@justice.nsw.gov.au setting out your request and the number that you would like to be contacted on. Your request will then be given to the judge for consideration.

Mr Keegan, I will retain the 5 day block from 25 May 2020 in the event HH is minded to set the matter down at the directions listing. My discussions with the Registrar were contrary to the view you expressed in that we felt the matter should be set down once the issue as to the transfer had been resolved. There are hearing fees associated with the setting down of the matter for final hearing that would be negated if the matter is indeed transferred. Added to that is that I remain unaware of whether the proposed hearing date is suitable to Mr Dowling. This can be ventilated at the next listing.

I am very sorry for my delay in not responding sooner.

regards,

Milio

Milio Cesta-Incani | Manager Listings | Supreme Court of New South Wales

Law Courts Building, Queens Square, 184 Phillip Street, Sydney NSW 2000

GPO Box 3 Sydney NSW 2001 | Tel: +61 2 9230 8083 Email: milio.cesta-incani@justice.nsw.gov.au

From: Richard Keegan [mailto:richard.keegan@addisons.com]

Sent: Wednesday, 18 December 2019 2:46 PM

To: SCO - Listings (Shared Mailbox)

Cc: 'SHANE DOWLING'; Alexander Latu; Martin O'Connor

Subject: RE: Supreme Court proceedings: 2016/00299522 Capilano Honey Limited v Shane Dowling

Dear Mr Cesta-Incani

The plaintiffs do not accept the matters raised below as relevant to the parties obtaining a final hearing date and would request that the proceeding be set down to commence on 25 May 2020.

Regards

Richard Keegan | Special Counsel ADDISONS

D +61 2 8915 1075 | M +61 410 554 357
E richard.keegan@addisons.com
Level 12, 60 Carrington Street, Sydney, NSW 2000, Australia addisons.com | LinkedIn <image004.png> <image005.png>

Liability limited by a scheme approved under Professional Standards Legislation.

Important: This email and the attachments are confidential and subject to copyright. They may be subject to legal professional privilege.

If you receive this email by mistake, please immediately advise the sender by return email and then delete this email and destroy all printed copies.

From: SHANE DOWLING [mailto:shanedowling@hotmail.com]

Sent: Monday, 16 December 2019 9:45 AM

To: SCO - Listings (Shared Mailbox); Richard Keegan; sandy.dawson@banco.net.au;

<u>chambers.chiefjustice@courts.nsw.gov.au</u> **Cc:** Alexander Latu: Martin O'Connor

Subject: RE: Supreme Court proceedings: 2016/00299522 Capilano Honey Limited v Shane Dowling

Dear Cesta-Incani

The applicants are running what is known a SLAPP lawsuit to conceal from the public Capilano Honey's food fraud.

I now live in Queensland and both the applicants, Capilano Honey and Ben McKee, are based in Brisbane, Queensland, so the matter should be moved to the Supreme Court of Queensland in Brisbane. The applicants are well aware of it.

As for the matter in NSW. I applied to have the matter heard by jury and that was obviously swept under the carpet by the registry on the instructions of Chief Justice Tom Bathurst and Chris D'aeth because I outed Chief Justice Tom Bathurst and others as being paedophiles. It's an allegation Chief Justice Tom Bathurst has never denied even though he has had many opportunities to do so. Under those circumstances the court has no option to take it for granted that Chief Justice Tom Bathurst is a paedophile and he is using then court's resources to undermine matters involving me and also previously having me jailed because I outed him as being a child rapist.

Further details are here: https://kangaroocourtofaustralia.com/2016/09/08/paedophile-justice-hoeben/ and here: https://kangaroocourtofaustralia.com/2017/02/05/chief-justice-bathurst-has-journo-charged-with-contempt-for-calling-him-a-bribe-taker-and-paedophile/

It's worth noting the applicants, who have an obligation to prosecute the matter in a timely manner, took five days to respond to your email and then only refer to an email that they sent to you in July 2019.

The applicants also recently took legal action in this matter to conceal from the public their admissions they are selling poisonous and fake honey which once again proves they are running a SLAPP lawsuit.

Regards

Shane Dowling
Kangaroo Court of Australia
Ph 0411 238 704

From: SCO - Listings (Shared Mailbox) < <sc.listings@justice.nsw.gov.au>

Sent: 13 December 2019 11:02

To: Richard Keegan < richard.keegan@addisons.com>

Cc: Alexander Latu <alexander.latu@addisons.com>; Martin O'Connor

<Martin.OConnor@addisons.com>; 'SHANE DOWLING' <shanedowling@hotmail.com>

Subject: RE: Supreme Court proceedings: 2016/00299522 Capilano Honey Limited v Shane Dowling

Dear Sir,

Thankyou for your response.

I am certainly unaware of the earlier email you mentioned (*hence my follow up*). I must apologise for our lack of reply and causing undue delay.

The available dates I can offer for a Defamation hearing (no jury) to commence on are:

23 March 2020

20 April 2020

25 May 2020

29 June 2020

31 August 2020

23 November 2020

30 November 2020

Otherwise no dates until the 2021 Law Term but essentially you may select the hearing to commence on any Monday from 8 Feb 2021.

Please determine what date is agreed to commence the hearing and advise and we shall list it accordingly.

Regards

Milio

Milio Cesta-Incani | Manager Listings | Supreme Court of New South Wales

Law Courts Building, Queens Square, 184 Phillip Street, Sydney NSW 2000

GPO Box 3 Sydney NSW 2001 | Tel: +61 2 9230 8083 Email: milio.cesta-incani@justice.nsw.gov.au

From: Richard Keegan [mailto:richard.keegan@addisons.com]

Sent: Friday, 13 December 2019 10:40 AM

To: SCO - Listings (Shared Mailbox)

Cc: Alexander Latu; Martin O'Connor; 'SHANE DOWLING'

Subject: RE: Supreme Court proceedings: 2016/00299522 Capilano Honey Limited v Shane Dowling

Dear Mr Cesta-Incani

Thank you for your email. The plaintiffs sent an email to Listings on 30 July 2019 seeking a range of dates which were available for a 5 day hearing not to commence before 9 March 2020 but as yet have not received a response. Attached is a copy of that email.

The plaintiffs wish to have the matter listed for final hearing and would be grateful if a range of dates could be provided by the Court, to be considered by parties.

Richard Keegan

Special Counsel

Direct +61 2 8915 1075 Mobile +61 410 554 357

Email <u>richard.keegan@addisons.com</u>

Address Level 12, 60 Carrington Street, Sydney, NSW 2000, Australia

<image001.png><image006.png>

Liability limited by a scheme approved under Professional Standards Legislation.

Important: This email and the attachments are confidential and subject to copyright. They may be subject to legal professional privilege.

If you receive this email by mistake, please immediately advise the sender by return email and then delete this email and destroy all printed copies.

From: SCO - Listings (Shared Mailbox) [mailto:sc.listings@justice.nsw.qov.au]

Sent: Monday, 9 December 2019 6:19 PM

To: Martin O'Connor; shanedowling@outlook.com.au

Subject: re: Supreme Court proceedings: 2016/00299522 Capilano Honey Limited v Shane Dowling

Good afternoon,

The matter has no future listing at this time.

Order 6 of Orders made 26 July 2019 gave the parties leave to approach to obtain a hearing date with an estimate of 5 days not earlier than 9 March 2020. No hearing has yet been fixed.

Is it intended for this matter to go to a final hearing? Have the parties decided on an agreed list of available dates that I may consider so as to set the matter down or are there other factors that prevent a hearing being set at this time?

I await your responses.	
Regards	
Milio	

Milio Cesta-Incani | Manager Listings | Supreme Court of New South Wales Law Courts Building, Queens Square, 184 Phillip Street, Sydney NSW 2000 GPO Box 3 Sydney NSW 2001 | Tel: +61 2 9230 8083

DISCLAIMER: This email message, including any attachments, is intended for the individual or entity to whom it is addressed and may contain information that is confidential, privileged and/or exempt from disclosure under applicable law. If you have received this email in error you must not disclose or use the information in it. Please delete the email and any copies and notify the sender. Confidentiality or privilege are not waived or lost by reason of the mistaken delivery to you. Views expressed in this message are those of the individual sender, and are not necessarily the views of the Department of Communities and Justice. The Department accepts no liability for any loss or damage arising from the use of this email or attachments and recommends that the recipient check this email and any attached files for the presence of viruses.

DISCLAIMER: This email message, including any attachments, is intended for the individual or entity to whom it is addressed and may contain information that is confidential, privileged and/or exempt from disclosure under applicable law. If you have received this email in error you must not disclose or use the information in it. Please delete the email and any copies and notify the sender. Confidentiality or privilege are not waived or lost by reason of the mistaken delivery to you. Views expressed in this message are those of the individual sender, and are not necessarily the views of the Department of Communities and Justice. The Department accepts no liability for any loss or damage arising from the use of this email or attachments and recommends that the recipient check this email and any attached files for the presence of viruses.

DISCLAIMER: This email message, including any attachments, is intended for the individual or entity to whom it is addressed and may contain information that is confidential, privileged and/or exempt from disclosure under applicable law. If you have received this email in error you must not disclose or use the information in it. Please delete the email and any copies and notify the sender. Confidentiality or privilege are not waived or lost by reason of the mistaken delivery to you. Views expressed in this message are those of the individual sender, and are not necessarily the views of the Department of Communities and Justice. The Department accepts no liability for any loss or damage arising from the use of this email or attachments and recommends that the recipient check this email and any attached files for the presence of viruses.

Use of electronic mail is subject to NSW Department of Communities and Justice policy and guidelines.

DISCLAIMER: This email message, including any attachments, is intended for the individual or entity to whom it is addressed and may contain information that is confidential, privileged and/or exempt from disclosure under applicable law. If you have received this email in error you must not disclose or use the information in it. Please delete the email and any copies and notify the sender. Confidentiality or privilege are not waived or lost by reason of the mistaken delivery to you. Views expressed in this message are those of the individual sender, and are not necessarily the views of the Department of Communities and Justice. The Department accepts no liability for any loss or damage arising from the use of this email or attachments and recommends that the recipient check this email and any attached files for the presence of viruses.

DISCLAIMER: This email message, including any attachments, is intended for the individual or entity to whom it is addressed and may contain information that is confidential, privileged and/or exempt from disclosure under applicable law. If you have received this email in error you must not disclose or use the information in it. Please delete the email and any copies and notify the sender. Confidentiality or privilege are not waived or lost by reason of the mistaken delivery to you. Views expressed in this message are those of the individual sender, and are not necessarily the views of the Department of Communities and Justice. The Department accepts no liability for any loss or damage arising from the use of this email or attachments and recommends that the recipient check this email and any attached files for the presence of viruses.

Use of electronic mail is subject to NSW Department of Communities and Justice policy and guidelines.

DISCLAIMER: This email message, including any attachments, is intended for the individual or entity to whom it is addressed and may contain information that is confidential, privileged and/or exempt from disclosure under applicable law. If you have received this email in error you must not disclose or use the information in it. Please delete the email and any copies and notify the sender. Confidentiality or privilege are not waived or lost by reason of the mistaken delivery to you. Views expressed in this message are those of the individual sender, and are not necessarily the views of the Department of Communities and Justice. The Department accepts no liability for any loss or damage arising from the use of this email or attachments and recommends that the recipient check this email and any attached files for the presence of viruses.

DISCLAIMER: This email message, including any attachments, is intended for the individual or entity to whom it is addressed and may contain information that is confidential, privileged and/or exempt from disclosure under applicable law. If you have received this email in error you must not disclose or use the information in it. Please delete the email and any copies and notify the sender. Confidentiality or privilege are not waived or lost by reason of the mistaken delivery to you. Views expressed in this message are those of the individual sender, and are not necessarily the views of the Department of Communities and Justice. The Department accepts no liability for any loss or damage arising from the use of this email or attachments and recommends that the recipient check this email and any attached files for the presence of viruses.

DISCLAIMER: This email message, including any attachments, is intended for the individual or entity to whom it is addressed and may contain information that is confidential, privileged and/or exempt from disclosure under applicable law. If you have received this email in error you must not disclose or use the

information in it. Please delete the email and any copies and notify the sender. Confidentiality or privilege are not waived or lost by reason of the mistaken delivery to you. Views expressed in this message are those of the individual sender, and are not necessarily the views of the Department of Communities and Justice. The Department accepts no liability for any loss or damage arising from the use of this email or attachments and recommends that the recipient check this email and any attached files for the presence of viruses.

DISCLAIMER: This email message, including any attachments, is intended for the individual or entity to whom it is addressed and may contain information that is confidential, privileged and/or exempt from disclosure under applicable law. If you have received this email in error you must not disclose or use the information in it. Please delete the email and any copies and notify the sender. Confidentiality or privilege are not waived or lost by reason of the mistaken delivery to you. Views expressed in this message are those of the individual sender, and are not necessarily the views of the Department of Communities and Justice. The Department accepts no liability for any loss or damage arising from the use of this email or attachments and recommends that the recipient check this email and any attached files for the presence of viruses.

DISCLAIMER: This email message, including any attachments, is intended for the individual or entity to whom it is addressed and may contain information that is confidential, privileged and/or exempt from disclosure under applicable law. If you have received this email in error you must not disclose or use the information in it. Please delete the email and any copies and notify the sender. Confidentiality or privilege are not waived or lost by reason of the mistaken delivery to you. Views expressed in this message are those of the individual sender, and are not necessarily the views of the Department of Communities and Justice. The Department accepts no liability for any loss or damage arising from the use of this email or attachments and recommends that the recipient check this email and any attached files for the presence of viruses.

DISCLAIMER: This email message, including any attachments, is intended for the individual or entity to whom it is addressed and may contain information that is confidential, privileged and/or exempt from disclosure under applicable law. If you have received this email in error you must not disclose or use the information in it. Please delete the email and any copies and notify the sender. Confidentiality or privilege are not waived or lost by reason of the mistaken delivery to you. Views expressed in this message are those of the individual sender, and are not necessarily the views of the Department of Communities and Justice. The Department accepts no liability for any loss or damage arising from the use of this email or attachments and recommends that the recipient check this email and any attached files for the presence of viruses.

Use of electronic mail is subject to NSW Department of Communities and Justice policy and guidelines.

DISCLAIMER: This email message, including any attachments, is intended for the individual or entity to whom it is addressed and may contain information that is confidential, privileged and/or exempt from disclosure under applicable law. If you have received this email in error you must not disclose or use the information in it. Please delete the email and any copies and notify the sender. Confidentiality or privilege are not waived or lost by reason of the mistaken delivery to you. Views expressed in this message are those of the individual sender, and are not necessarily the views of the Department of Communities and Justice. The Department accepts no liability for any loss or damage arising from the

use of this email or attachments and recommends that the recipient check this email and any attache files for the presence of viruses.	d