

## <u>2nd December, 1986</u> Before the Deputy Bailiff, Jurats Perrée and Hamon.

BETWEEN UNEF-UNIAO DOS EXPORT ADORES DE FRANGO.S.A.

CHAPECO AVICOLA S.A.

COOPERATIVA AVRICOLA VALE DO TAQUARI LIMITADA

FRANGOSUL S.A. AGRO AVICOLA INDUSTRIAL

GRANJA BETINHA ALIMENTOS S.A.

MINUANO ALIMENTOS LIMITADA

PERDIGAO AGROINDUSTRIAL S.A.

PERDIGAO S.A. INDUSTRIA E COMERCIO

RIO BRANCO ALIMENTOS S.A.

**Plaintiffs** 

And

TTC (HOLDINGS) LIMITED

First Defendant

And

JAMJAH PROPERTY COMPANY LIMITED

Second Defendant

## Representation of Messrs Michael Voisin and Co. and Messrs Richards Butler in the above action

DEPUTY BAILIFF: With considerable misgivings about breaking new ground without in my view, having sufficient time to consider all the matters put before us and without the benefit of hearing arguments since we were asked to deal with this matter <u>ex-parte</u>, and only because we have exhibited before us the Order of the High Court of Justice of the 25th November, 1986, coupled with the assurance that similar Orders have been made in Singapore and in Gibraltar and because we wish to act in comity with the courts of other jurisdictions, an important point; only for those reasons are we prepared to make an Order which we do in the terms of the prayer attached to the representation. That will of course enable the information to be used only for supporting applications for interlocutory "Mareva" type relief, and we note that no further proceedings can be continued in any of those jurisdictions on the basis on the information provided without relieve of the High Court of Justice.