



Issued: 27 June 2024 8:56 AM

JUDGMENT/ORDER

COURT DETAILS

Court	Supreme Court of NSW
Division	Equity
List	Equity General
Registry	Supreme Court Sydney
Case number	2024/00187608

TITLE OF PROCEEDINGS

First Plaintiff	Western Sydney University
First Defendant	AB
Second Defendant	CD
Number of Defendants	3
	Refer to Party Details at rear for full list of parties

DATE OF JUDGMENT/ORDER

Date made or given	26 June 2024
Date entered	26 June 2024

TERMS OF JUDGMENT/ORDER

This matter is listed for Hearing on 17 September 2024 10:00 AM before the Supreme Court - Civil at Supreme Court Sydney.

Estimated duration: 1 Days

Listed for hearing on 17 September 2024 at 10.00am before Justice Parker, Estimate of hearing 1 day.

Orders/Directions:

The Court makes the following orders:

1 I note the discontinuances filed on 20 June 2024 in respect to the first and second defendants.

2 The proceedings be listed for hearing on a 17 September 2024 with an estimate of 1 day.

3 The third defendant is to file and serve any notice of appearance by 5 July 2024.

4 The plaintiff is to file any further evidence by 20 August 2024.

5 The plaintiff is to serve the third defendant with a copy of these orders and any further evidence filed in accordance with Order 3 by:

a. sending a sealed copy of these orders to persons with access to the Solar Car Team Laboratory by email to the Western Sydney Solar Car Team at the following e-mail address contact@solarcar.scem.westernsydney.edu.au

together with a notice that copies of the evidence filed in the proceedings may be obtained by a person affected by these orders by contacting the plaintiff's solicitor and entry into appropriate confidentiality arrangements; and

b. publishing a sealed copy of these orders on the Western Sydney University website together with a notice that copies of the evidence filed in the proceedings may be obtained by a person affected

by these orders by contacting the plaintiff's solicitor and entry into appropriate confidentiality arrangements.

6 The usual order for hearing in Annexure A to Practice Note SC Eq 1.

7 Liberty to restore on 3 days notice.

Please tick below - whichever is applicable.

ANNEXURE A – (Supreme Court Practice Note SC EQ1) USUAL ORDER FOR HEARING

1. Unless the Court otherwise orders, the Court Book need not be electronic. If the Court Book is to be electronic, Practice Note SC Gen 7 will apply. The Trial Judge may also request a hard copy in any event. The Court may order that the sections of the Court Book described below comprise of separate PDF bundles, each separately paginated and each bookmarked.

2. By no later than five (5) working days before the trial date, the parties are to provide to the Associate to the Trial Judge, two copies of a Court Book which is to contain, in separate sections:

(a) latest process and pleadings.

(b) submissions (including chronologies and lists of authorities) and any objections which are essential.

(c) affidavits (excluding annexures and exhibits which consist of primary documentation).

(d) documentary evidence – which is to be placed in chronological sequence so far as is practicable and consecutively numbered (without tabs unless the Court otherwise directs). If there are a significant number of emails, the chains should be dismembered and placed in chronological sequence; and

(e) expert evidence.

3. A physical Court Book must be in working ring-binder folders, none of which is to be filled beyond its reasonable working capacity, and the documents are to be accurately hole-punched.

4. The affidavits are to be annotated to the Court Book so that documents referred to, annexed, or exhibited to an affidavit must be referenced to the place where the document is in the chronological section of the Court Book.

5. Not more than one index should be provided.

6. By no later than two (2) working days before the trial date, the parties must cause to be filed and served a short outline of submissions, a chronology of relevant events, any objections to evidence that are essential and a list of authorities.

ANNEXURE B – (Supreme Court Practice Note SC EQ1) DIRECTION REGARDING TRIAL ESTIMATES

1. It is noted that the matter has been set down for hearing on an estimate for trial of one days.

2. The legal representatives must monitor the estimate for trial.

3. If the estimate for trial changes, the legal representatives must notify the Trial Judge within 48 hours of becoming aware of that change.

SEAL AND SIGNATURE



Signature	N. Abdi (L.S.)
Capacity	Chief Clerk
Date	27 June 2024

If this document was issued by means of the Electronic Case Management System (ECM), pursuant to Part 3 of the Uniform Civil Procedure Rules (UCPR), this document is taken to have been signed if the person's name is printed where his or her signature would otherwise appear.

PARTY DETAILS

PARTIES TO THE PROCEEDINGS

First Claim

Plaintiff(s)

First Plaintiff	Western Sydney University
-----------------	---------------------------

Defendant(s)

First Defendant	AB
Second Defendant	CD
Third Defendant	Persons Unknown