

IN THE SUPREME COURT OF THE YUKON TERRITORY

BETWEEN: S.C. No. 00-A0174
TRANS NORTH TURBO AIR LIMITED
PLAINTIFF
AND:
NORTH 60 PETRO LTD., PATRICK O'HAGAN AND BRIAN LARKIN
DEFENDANTS
AND BETWEEN: S.C. No. 00-A0226
ROBERT BRIAN CAMERON
PLAINTIFF
AND:
NORTH 60 PETRO LTD., PATRICK O'HAGAN AND BRIAN LARKIN
DEFENDANTS
AND BETWEEN: S.C. No. 00-A0211
ALMON LANDAIR LTD.
PLAINTIFF
AND:
NORTH 60 PETRO LTD., PATRICK O'HAGAN AND BRIAN LARKIN
DEFENDANTS
AND BETWEEN: S.C. No. 00-A0212
SUMMIT AIR CHARTERS LTD.
PLAINTIFF
AND:
NORTH 60 PETRO LTD., PATRICK O'HAGAN AND BRIAN LARKIN
DEFENDANTS

R. PATRICK SAUL and
DARRYL G. PANKRATZ

Appearing for Trans North Turbo Air Limited
and Robert Brian Cameron

PETER CHOMICKI, Q.C.

Appearing for Almon Landair Ltd. and
Summit Air Charters Ltd.

RICK B. DAVISON, Q.C. and
BRUCE CHURCHILL-SMITH

Appearing for the defendants

**MEMORANDUM OF RULING
DELIVERED FROM THE BENCH**

[1] VEALE J. (Oral): Well, my ruling is that although the letters of February 8, 2002 and February 27, 2002 are not in the classic form of "I have relied on this and that in terms of facts and assumptions," they do set out enough facts and assumptions to provide a basis for the Court.

VEALE J.