### IN THE REPUBLIC OF TRINIDAD AND TOBAGO

**CHRISTOPHER GIDLA**

**Attorney At Law**

**GIC2006148**

**18-20 Pembroke Street**

**Port of Spain**

**Tel:350-6259**

#### IN THE HIGH COURT OF JUSTICE

Claim No. CV 2012 - 01520

##### BETWEEN

**JUDY WALCOTT**

**Claimant**

##### AND

## EUGENE JERRY MARCANO Defendant

## 

**APPEARANCE**

**WARNING:** IF this form is not fully completed and returned to the court at the address below within **EIGHT** days of service of the Claim FORM on you, the Claimant will be entitled to apply to have judgment entered against you. If he does so you will have no right to be head by the Court except as to costs of the method of paying any Judgment unless you apply set judgment aside.

1. Have you receive the Claim Form with

the above Claim Number YES

2. IF so when? 25/04/2012

3. Did you also receive the Claimant’s

Statement of Case? YES

4. IF so when? 25/04/2012

5. Are your names properly stated on the

Claim Form? YES

If not, what are your full names

6. DO you intend to defend the claim? YES

If so you must file a defence within 28 days of

the service of the Claim Form on you

7. Do you admit the whole of the claim? NO

If you do you should either

8. Do you admit any part of the claim? NO

10. What is your own address? 13 Perseverance Road, Maraval

11. What is your address of service? Christopher Ross Gidla, Gidla & Associates, Attorneys at Law, 18-20 Pembroke Street, Port of Spain. Tel: 350-6259

Signed\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Christopher Ross Gidla,

Attorney at Law

[Defendant in person] [Defendant’s Attorney]

The Court Office is at the Hall of Justice Knox Street Port of Spain, telephone numbers 623-2416, Fax 625-8149. The Office is open between 8:00 a.m to 4:00 p.m Mondays to Fridays except on Public Holidays and Court Holidays.

### IN THE REPUBLIC OF TRINIDAD AND TOBAGO

**CHRISTOPHER GIDLA**

**Attorney At Law**

**GIC2006148**

**123 Duke Street**

**Port of Spain**

**Tel:624-4410**

#### IN THE HIGH COURT OF JUSTICE

Claim No. CV 2010 - 00061

##### BETWEEN

**ANGELA WARREN**

**Claimant**

##### AND

## STEPHEN THOMAS 1st Defendant

**CHRISTOPHER JOSEPH 2nd Defendant**

**DEFENCE**

I dispute the claim on the following grounds –

**I certify that all the facts set out in my defence are true to the best of my knowledge information and belief. My address for service is**

Telephone No.

Signed\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ \_\_\_\_\_\_\_\_\_\_\_\_\_\_

Defendant Date

We are acting for the Defendant, our address for service is:

Signed \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Attorneys for the Defendant

The Court Office is at the Hall of Justice Knox Street Port of Spain, telephone numbers 623-2416, Fax 625-8149. The Office is open between 8:00 a.m to 4:00 p.m Mondays to Fridays except on Public Holidays and Court Holidays.

**COUNTERCLAIM**

I claim against the Claimant

(set out details of the remedy or relief sought)

on the following grounds –

**I certify that all the facts set out in my counterclaim are true to the best of my knowledge information and belief and that I am entitled to the remedy claimed.**

Signed \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ \_\_\_\_\_\_\_\_\_\_\_\_\_\_

Defendant Date

We are acting for the Defendant, our address for service is:

Signed \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Attorneys for the Defendant

Notes:

a. The Defendant may set out his defence in any way he chooses – it is not necessary to use this form.

b. The Defendant must –

* state which allegations in the claim he admits
* which he denies
* which he neither admits or denies because he does not know whether they are true
* identify any documents which he considers necessary to his case

c. He must give his reasons for denying any allegations made by the Claimant

d. The Defendant must set out clearly all the facts on which he relies to dispute the claim and must set out any different version of events on which he relies.

e. The Defendant may not be allowed to give evidence about any fact which is not set out in the Defence

f. If the Defendant wishes to counterclaim he must

* specify any remedy that he seeks against the claimant
* include any documents which he considers necessary to his case.

g. Where the Defendant is represented by an Attorney he must also sign the Form and give his address for service.