under private agreement at the discretion of the trust so
there was no - it was not an area where the trust had the
capacity to service individual allotments. There was
under the provisions of the Act a legally valid water
agreement in existence between the board and the
development company and that under the water agreement,
the development company owned and operated the water
supply reticulation system within the cluster
<pre>subdivision. And it's said that it was represented that</pre>
the land was not entitled to the water supply or
reticulation system within CS1134 and could not obtain
access to the water supply and reticulation system
without the agreement and consent of the development
company. So in other words, unless you go and talk to
the development company and get their consent then you
can't access the system which is controlled by the
development company.

And then it's said the body corporate was not entitled to the water supply or reticulation system within CS1134 and it's said that the board would not transfer the existing water agreement to the body corporate except with the agreement of the development company. And would not enter into a separate water supply agreement with the body corporate of CS1134 except with the agreement of the development company. And (g) that unless the plaintiffs had access to a reticulated water supply, the council would not issue building permits to build upon the land. That's said to be the first representation. And then one comes to the existence of various mortgages. And default occurring in the mortgages in August 1984. And then the auction of