

IN THE EFATE ISLAND COURT
OF THE REPUBLIC OF VANUATU
(Civil Jurisdiction)

Debt Case No. 17 of 2003

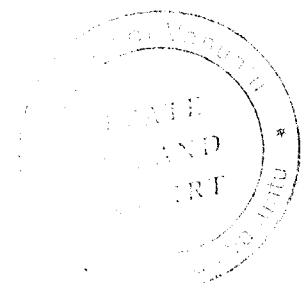
BETWEEN: **AGENS TARI**
Claimant

AND: **TIMOTHY LAURU**
Defendant

ORDER

1. An application has been filed before this court in pursuant to Rule 1 (2) of the Island Court Civil Procedure Rules of 2005 and sought an order for repayment of outstanding Debt.
2. Claimant and Defendant never appear in court when summoned because they can't be located by the court clerk due to unclear addresses.
3. Order 7 (4) of the Subsidiary Legislation of the Island Court of 1983 provides that, where it appears to the court, either after or without an attempt at personal service that for any reason and it cannot be conveniently effected, the court may direct that service to be effected.
4. Having said the above, the Court hereby directed that, the service of notices in Debt case No. 17 of 2003 be effected by way of advertising them in any newspaper circulating within Efate for a period of 30days.
5. If Claimant fails to show interest after the advertisement caused, the court may have no option but to strike out the statement of claim file by Claimant.
6. No order as to cost.

Dated at Port Vila, this 2nd day of November 2011



BY THE COURT

.....
Justice Johnny Iawia [Chairman]

.....
Justice Francis Aru

.....
Justice Tomson Andrew

