

**IN THE MALEKULA ISLAND COURT**  
**OF THE REPUBLIC OF VANUATU**

Debt case 03 of 2015

**BETWEEN: KEITH ALLAN, JOEL ALLAN &  
ROMEO ALLAN**

Of Unua 5 vilij, South Malekula

**Claimant**

**AND: WILLIE ROY**

Of Wala Rano, Northeast Malekula

**Defendant**

**Coram: Justice Douglas Fadal  
Justice Kalman Hapsai  
Justice John Wesly Tawi**

**Clerk: Collyne Maki**

**Court Venue: Lakatoro, Court House**

**Date of Judgment: Wednesday 23 September 2015**

**Claimant: Absent**

**Defendant: Absent**



# JUDGMENT

An application was filed by the claimant on the 05<sup>th</sup> of August 2015 seeking for the defendant to pay an amount of VT 19.900 in which VT 18.900 is for the Tabacco the claimants send to him to sell and later repay them and VT 1.000 is for their court fee for taking the case up to court.

The defendant after selling the product fail to refund the claimants the money he owed to them.

The claimants father Mr Edward Rapi made an application before the court seeking for a dismissal of the case due to the matter had been sorted out of court during the month of August 2015 between the two parties.

## **FINDINGS**

The court findings were:

- The matter had been sorted out of court

***UPON THE FINDINGS THE COURT DECLARES THE FOLLOWING ORDERS:***

## **ORDERS**

1. The Debt case 03 of 2015 is hereby dismissed
2. If either parties do not agree with the Judgment within 30 days upon receiving Judgment have the right to appeal to the Magistrate Court has stated in the Island Court Act CAP 167 section 22 Subsection (1) stated " *Any person aggrieved by an order or decision of an Island Court may within 30 days from the date of such order or decision appeal there from to (b) the competent Magistrates court in all other matters*"



Dated at Lakatoro this 23 September, 2015

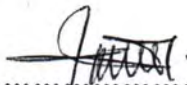
BY THE COURT



.....  
Justice Kalman Hapsai



.....  
Justice John Wesley Tawi



.....  
Justice Douglas Fadal

