

**IN THE SUPREME COURT  
OF THE REPUBLIC OF VANUATU**  
*(Civil Jurisdiction)*

Civil  
Case No. 12/17 SC/CIVL

**FAIMLY LENSY IAVERE & NEETH  
IAVERE REPRESENTED BY LENSY  
IAVERE & SIMEON STANDLEY.**

**Applicant**

**AND: HOG HARBOUR & PORT OLRVY JOINT  
VILLAGE LAND TRIBUNAL  
REPRESENTED BY MALACHI VELE AS  
CHAIRMAN**

**First Respondent**

**AND: NAMSER IAKO**

**Second Respondent**

***Date of HEARING: 3rd day of November, 2016 at 9:30 AM***  
***Before: Justice Oliver.A.Saksak***  
***In Attendance: Mary Grace Nari for Claimants/ Respondent***  
***Sakiusa Kalsakau for First and Second Defendants/ Applicants***  
***No appearance by Third Defendants***

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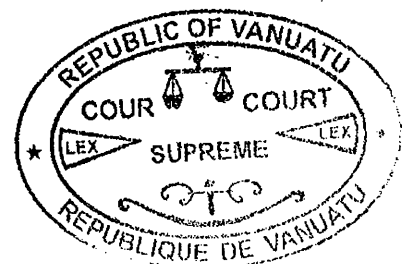
**DECISION**

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Having heard Mr Kalsakau on an application filed on 28<sup>th</sup> April 2016 seeking Orders of Corrigendum in respect of the Judgment dated 27<sup>th</sup> November 2012,  
And upon hearing Mrs Nari in a brief response,

**It is decided and Ordered that-**

1. The application is proper in the circumstances and is hereby allowed.
2. The order sought is granted.
3. There is an obvious error as a result of a slip in paragraph 17 of the judgment.



4. The costs order was intended to cover the third defendant and NOT the First and Second Defendants (Respondents).
5. Paragraph 17 is hereby corrected in the last sentence by deleting the words, "*all the respondents jointly and severally*" and replacing same with the words "*the Third Respondents only....*"
6. The new sentence should now read;
7. "*The applicants are entitled to their costs of and incidental to the action against the Third Respondent only on the standard basis as agreed or determined by the Court.*"
8. There is no order as to costs of the application.

DATED at Port Vila this 4<sup>th</sup> day of November, 2016

BY THE COURT

