

**REPUBLIQUE
DE
VANUATU**



**REPUBLIC
OF
VANUATU**

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ARRETES

ARRETE NO. 46 DE 1985 RELATIF AU
CONSEIL PROVINCIAL (AOBA/MAEWO)
(MODIFICATION No.1)

ARRETE NO. 47 DE 1985 RELATIF AU
CONSEIL PROVINCIAL (EPI) (MODIFICA-
TION No.1)

ARRETE NO. 48 DE 1985 RELATIF AU
CONSEIL PROVINCIAL (SHEPHERDS)
(MODIFICATION No.1)

NOTIFICATION OF PUBLICATION

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OF FEES) ORDER NO. 49 OF 1985

THE POLICE RULES (FEES FOR SPECIAL
DUTIES) ORDER NO. 50 OF 1985

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REPUBLIQUE DE VANUATU

UTALMAN BI TIKI LUJES

ARRETE No 46 DE 1985 RELATIF AU CONSEIL PROVINCIAL

(AOBA/MAEWO) (MODIFICATION No 1)

portant modification de l'arrêté No 122 de 1981 relatif au Conseil provincial (Aoba/Maevo) en nommant de nouveaux membres au Conseil provincial d'Aoba/Maevo.

LE MINISTRE DE L'INTERIEUR

RUBIAROMI LI BI ERONIM EL

En vertu des dispositions du paragraphe c) de l'article 5 de la loi No 11 de 1980 sur la décentralisation, telle que modifiée,

A R R E T E

MODIFICATION DE L'ARRETE No 122 DE 1981

1. L'arrêté No 122 de 1981 relatif au Conseil provincial d'Aoba/Maevo est modifié comme suit :

a) par l'abrogation de l'article 1 et en le remplaçant par le nouvel article suivant :

- "1" SIMON GARAE - Représentant du Conseil des chefs ;
SIMON TOKO - Représentant du Conseil des chefs ;
RACHARD TAMATA - Représentant du Conseil des chefs ;
INNIE LINGI - Représentant du Conseil des chefs ;
EASTER BANI - Représentante des Femmes ;
FAITH MARY - Représentante des Femmes ;
WILSON TARI - Représentant de la Jeunesse ;
PITA QWERO - Représentant de la Jeunesse ;

ENTREE EN VIGUEUR

2. Le présent arrêté entrera en vigueur à la date de sa signature.

FAIT à Port-Vila le 3 octobre 1985.

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J.S. REGENVANU
Ministre de l'Intérieur

REPUBLIQUE DE VANUATU

**ARRETE No 47 DE 1985 RELATIF AU CONSEIL PROVINCIAL
(EPI) (MODIFICATION No 1)**

portant modification de l'arrêté No 9 de 1983 relatif au Conseil provincial (Epi).

LE MINISTRE DE L'INTERIEUR

en vertu des dispositions du paragraphe c) de l'article 5 de la loi No 11 de 1980 sur la décentralisation, telle que modifiée,

A R R E T E

1) L'arrêté No 9 de 1983 relatif au Conseil provincial d'Epi est modifié comme suit :

a) en supprimant dans la liste des membres nommés de l'article 1 le nom suivant -

Enale de Nivenue Représentant du Conseil des Chefs, et en le remplaçant par :

"Timothy Nowo - Représentant du Conseil des Chefs".

ENTREE EN VIGUEUR

2. Le présent arrêté entrera en vigueur à la date de sa signature.

FAIT à Port-Vila le 3 octobre 1985

J.S. REGENVANU
Ministre de l'Intérieur

REPUBLIQUE DE VANUATU

ARRETE No 48 DE 1985 RELATIF AU CONSEIL PROVINCIAL
(SHEPHERDS) (MODIFICATION No 1)

portant modification de l'arrêté No 114 de 1981 en nommant de nouveaux membres au Conseil provincial des Shepherds.

LE MINISTRE DE L'INTERIEUR

en vertu des dispositions du paragraphe c) de l'article 5 de la loi No 11 de 1980 sur la décentralisation, telle que modifiée,

A R R E T E

MODIFICATION DE L'ARRETE No 14 DE 1981

1. L'arrêté No 14 de 1981 relatif au Conseil provincial des Shepherds est modifié comme suit :

a) en supprimant l'article 1 et en le remplaçant par le nouvel article suivant

"1. SIMON TIMATASO	Représentant du Conseil des Chefs
TITONGOAMATA	Représentant du Conseil des Chefs
NABAKAU	Représentant du Conseils des Chefs
RINNAH TOM	Représentante des femmes
EDWARD GEORGE	Représentant de la jeunesse

ENTREE EN VIGUEUR

2. Le présent arrêté entrera en vigueur à la date de sa signature.

Fait à Port-Vila le 3 octobre 1985

J.S. REGENVANU
Ministre de l'Intérieur

THE IMMIGRATION REGULATION (AMENDMENT OF FEES)
ORDER NO. 19 OF 1985

To prescribe certain fees for the purposes of the Immigration Regulation No. 18 of 1971, as amended.

IN EXERCISE of the powers contained in Section 22A(i)(a) of the Immigration Regulation No. 18 of 1971, I hereby make the following Order:-

FEES

1. The various fees set out in Column B shall be payable for the various matters set out in Column A.

Column A

Column B

On application for a Permit to Enter and Reside in Vanuatu for a period of 5 years 25.000 Vt

On application for a Permit to Enter and Reside in Vanuatu for a period of 1 year 7.500 Vt

On application for the extension of a residency permit for a period of 2 years 10.000 Vt

On application for the extension of a residency permit for a period of 1 year 5.000 Vt

On application for the replacement or alteration of a residency permit 5.000 Vt


REPEAL

2. The Immigration Regulation (Fees) Order No. 15 of 1984 is hereby repealed.

COMMENCEMENT

3. This Order shall come into force on the day of its publication in the Gazette.

MADE at Port Vila this 8th day of November, 1985.


S.J. REGENVANU
Minister of Home Affairs



REPUBLIC OF VANUATU

THE POLICE RULES (FEES FOR SPECIAL DUTIES)
ORDER NO. 50 OF 1985

To prescribe a scale of fees to be charged for the performance of special police duties provided by members of the Vanuatu Police Force.

IN EXERCISE of the powers contained in Section 77(d) of the Police Regulation No. 7 of 1980, I hereby make the following Order:-

FEES FOR SPECIAL POLICE DUTIES

1. (1) The fees for the performance of special police duties, as defined by the Commissioner of Police in accordance with the general directions of the Minister, shall be charged at the rates specified below:-

(a) Rank	For each hour or part thereof
Inspectors and above	750 Vt
Senior Sergeants, Sergeants and Corporals	500 Vt
Constables	250 Vt
(b) On application for a Police character Certificate	1,000 Vt

(2) Fees for such services shall be charged from the time the police officer leaves his station to assume the duty for which he has been engaged until the time of his return to his station on completion of such services.

(3) Fees for any part of an hour shall be charged at the rate for a complete hour.

COMMENCEMENT

2. This Order shall come into force on the date of its publication in the Gazette.

MADE at Port Vila this

8th

day of

November, 1985.


S.J. REGENVANU
Minister of Home Affairs



REPUBLIC OF VANUATU

THE VALIDITY AND APPLICATION FOR PASSPORTS (AMENDMENT)
ORDER NO. 51 OF 1985

To amend the Validity and Application for Passports Order No. 11 of 1980.

IN EXERCISE of the powers contained in Section 13 of the Passport Regulation No. 11 of 1980, I hereby make the following Order:-

AMENDMENT OF ORDER NO. 11 OF 1980

1. Section 4 of the Validity and Application For Passports Order No. 11 of 1980 is repealed and the following substituted therefor:-


"4. The fees payable shall be:-

- | | |
|--|----------|
| (a) Application for a new Passport | 3.000 VT |
| (b) Application for renewal of a Passport | 1.500 VT |
| (c) Application for addition of name of a person under the age of 16 years to a Passport | 750 VT |
| (d) Application for a Certificate of Identity or other travel document | 1.000 VT |

COMMENCEMENT

2. This Order shall come into force on the day of its publication in the Gazette.

MADE at Port Vila this 8th day of November, 1985.


S.J. REGENVANU
Minister of Home Affairs



THE LEGAL PRACTITIONERS (DISCIPLINARY PROCEDURE RULES)
ORDER NO. 52 OF 1985

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SCHEDULE

Faint, mostly illegible text in a table format, likely serving as a table of contents for a schedule. It appears to list various items or sections with corresponding page numbers or identifiers on the right side.

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REPUBLIC OF VANUATU

THE LEGAL PRACTITIONERS (DISCIPLINARY PROCEDURE RULES)
ORDER NO. 52 OF 1985

In exercise of the powers contained in section 15(2) of The Legal Practitioners Regulation No. 26 of 1980, the Law Council hereby makes the following Rules:-

INTERPRETATION

1. In this Order unless the context otherwise requires -

"Council" means the Law Council established in accordance with section 2 of the Regulation;

"Committee" means the Disciplinary Committee established in accordance with section 7 of the Regulation;

"employee" means a person employed by a legal practitioner in his professional practice in any capacity or a person serving a qualifying period of apprenticeship or training with a legal practitioner in accordance with any order made under section 15 of the Regulation;

"legal practitioner" means a person who is registered as a legal practitioner in accordance with the provisions of the Regulation;

"Regulation" means the Legal Practitioners Regulation No. 26 of 1980;

"Secretary" means the Secretary to the Council appointed in accordance with section 4 of the Regulation.

PART 1 - DISCIPLINARY COMMITTEE PROCEDURE RULES

COMPLAINTS AGAINST LEGAL PRACTITIONERS OR EMPLOYEES

2. (1) An application or complaint to the Secretary making any allegation of professional misconduct or unprofessional conduct on the part of a legal practitioner or an employee shall be in writing under the hand of the applicant in the form numbered 1 in the Schedule or to the like effect, and shall be sent to the Secretary together with an affidavit in support thereof by the applicant in the form numbered 2 in the Schedule or as near thereto as the circumstances will permit stating the matters of fact on which he relies in support of his application or complaint:

Provided that where the complaint is made by or on behalf of the Council the complaint may be signed and the affidavit sworn on behalf of the Council by the Chairman of the Council or by such other person as may from time to time be authorised by the Council.

(2) Every such application or complaint shall contain an address for service.

- (3) Upon receipt of an application or complaint the Secretary shall in the first instance refer such application or complaint to the Council.

CONSIDERATION BY THE COUNCIL

3. On receiving an application or complaint which, in the opinion of the Council, is not made in accordance with the provisions of Rule 2, the Council, if it seems to it desirable, may direct the Secretary to make further inquiry into the matter and the Secretary may require the applicant to resubmit the application or complaint in accordance with the provisions of Rule 2.

REFERRAL OF APPLICATION OR COMPLAINT TO THE COMMITTEE

4. On receiving an application which, in the opinion of the Council, is made in accordance with the provisions of Rule 2, the Council shall refer such application or complaint to the Committee.

COMMITTEE TO REQUIRE FURTHER REPRESENTATIONS FROM LEGAL PRACTITIONERS, ETC.

5. (1) The Committee may in the first instance cause the substance of any application or complaint to be conveyed to the legal practitioner or employee to whom the same refers and may take into account any representations he may wish to make in deciding whether or not to proceed with a formal hearing.

- (2) All such representations shall be accompanied by an address for service.

- (3) The Committee may require the Secretary to investigate and report on an application or complaint before it considers such application or complaint further.

SUMMARY DISMISSAL OF APPLICATIONS OR COMPLAINTS

6. (1) Where, upon the examination of an application or complaint, and of any representation and report made with respect thereto, the Committee considers that such application or complaint does not reveal a prima facie case of misconduct, the Committee may summarily dismiss such application or complaint and inform all parties thereto.

- (2) Where the Committee summarily dismisses an application or complaint, the Committee shall, on the request of the person making the application or complaint, furnish him with its reasons for such summary dismissal in writing:

Provided that nothing in this connection shall affect the jurisdiction which apart from the provisions of this Rule, is exercisable by any court, or any judge or magistrate thereof, over a legal practitioner or an employee thereof.

COMMITTEE TO FIX DATE(S) FOR HEARING

7. (1) Where, upon the examination of an application or complaint, and of any representations and report made with respect thereto, the Committee considers that there is a prima facie case of misconduct, the Committee shall proceed and conduct a hearing.

- (2) The Secretary shall fix a day for the hearing of the application or complaint and shall serve notice thereof upon the parties to the proceedings, and shall serve on each party other than the applicant a copy of the application or complaint and the affidavit in support thereof, and shall likewise serve a copy of any representations made by the legal practitioner or employee concerned on each party except him.
- (3) There shall be at least 14 days between the service of such notice and the day fixed therein for the hearing.

PERIOD AND TERM OF NOTICE, LIST OF ALL DOCUMENTS, ETC.

8. (1) A notice under Rule 7 shall be in such one of the forms set out in the Schedule and numbered 3 and 4 as shall be appropriate, or as near thereto as the circumstances will permit and shall require the party to whom it is addressed to furnish the Secretary and to every other party at least seven days before the date fixed for the hearing, unless the Committee shall direct otherwise, a list (including full description, sufficient for identification) of all documents, affidavits, books, papers and other written materials on which he intends to rely.
- (2) Subject to any directions by the Committee, any party may inspect the written material included in the list furnished by any other party and require such other party to furnish him with a copy of such written material on payment therefor at the rate of forty vatu per page or part thereof.

HEARINGS TO BE CONDUCTED IN PRIVATE

9. The Committee shall hear all applications or complaints in private.

FAILURE TO ATTEND HEARING

10. If any party fails to appear at the hearing, the Committee, may, upon proof of service on such party of the notice of hearing, or without such proof if the Committee considers his attendance unnecessary, proceed to hear and determine the application or complaint in his absence.

WITNESSES MAY BE REQUIRED TO ATTEND AND GIVE EVIDENCE

11. The Committee, by subpoena signed by its Chairman or Secretary, may require any person to attend and give evidence before it at the hearing of any application or complaint, and to produce all books and documents in that persons custody or under his control relating to the subject matter of any such application or complaint.

WITNESSES REQUIRED BY PERSON MAKING APPLICATION OR COMPLAINTS AND BY PERSON AGAINST WHOM SUCH APPLICATION OR COMPLAINT MADE

12. Where in respect of an application or complaint any party thereto requires the attendance of a witness at the hearing of such application or complaint, such party shall notify the Committee of the name and address of such witness at least seven days before the date set for the hearing.

PARTIES MAY APPEAR BY COUNSEL

13. At the hearing of any application or complaint, any party thereto may be represented by a legal practitioner or an agent nominated by him.

IMMUNITY OF WITNESSES AND COUNSEL

14. Witnesses and counsel shall have the same privileges and immunities in relation to applications and complaints made in accordance with the Regulation as if they were proceedings in a court of law.

WITNESSES' EXPENSES

15. Every witness giving evidence or attending to give evidence at the hearing of any application or complaint shall be entitled in the discretion of the Committee to such sum for his expenses and loss of time as the Committee may determine.

THE COMMITTEE MAY PROCEED AND ACT UPON EVIDENCE GIVEN BY AFFIDAVIT

16. The Committee may, in its discretion, either as to the whole case or as to any particular fact or facts, proceed and act upon evidence given by affidavit.

Provided that any party to the proceedings may require the attendance upon subpoena of any deponent to any such affidavit for the purposes of giving oral evidence, unless the Committee is satisfied that the affidavit is purely formal or that the content thereof may be disregarded, or that the requirement of the attendance of the deponent is made with the sole object of causing delay.

CHAIRMAN OF THE COMMITTEE TO PRESIDE AT MEETINGS

- 17. (1) Subject to paragraph (2) the Chairman of the Committee shall preside at all meetings of the Committee.
- (2) Notwithstanding the provisions of paragraph (1) where the Chairman is absent the members of the Committee present shall elect one of them to act as Chairman for that meeting or hearing.

ORDERS AND DECISIONS OF THE COMMITTEE

18. (1) Every order or decision made by the Committee in exercise of its powers under subsections (3), (4) and (5) of section 9 shall be signed by the person acting as Chairman of the Committee at the meeting when the order or decision was made or, if he is not available, by some other member of the Committee present at the meeting when the order or decision was made.

(2) Every such order or decision shall contain a record of the proceedings including the evidence given thereat and the statement of the findings of the Committee in relation to the case.

(3) Every document purporting to be an order or decision of the Committee and to be signed by the Chairman or any other member of the Committee shall, in the absence of proof to the contrary be deemed to be an order or decision of the Committee duly made, without proof of the making thereof, or proof of signature, or proof that the person signing the order was in fact the Chairman or a member of the Committee entitled to sign the order or decision.

(4) An order made by the Committee in respect of its powers under section 9 of the Regulation shall in the form set out in the Schedule and numbered 5 as shall be appropriate, or as near thereto as the circumstances will permit.

NOTIFICATION OF ORDERS AND DECISIONS OF THE COMMITTEE TO PARTIES CONCERNED

19. The Committee shall cause a copy of any order or decision of the Committee to be sent to each party affected thereby or interested therein and to the Attorney General and the Chief Registrar of the Supreme Court within four days after it shall have been drawn up and signed in accordance with Rule 18.

WITHDRAWAL OF APPLICATIONS OR COMPLAINTS

20. (1) No application or complaint shall be withdrawn after a Disciplinary Committee has been appointed to investigate and hear such application or complaint except with the leave of the Committee.

(2) The Committee may exercise its powers under this Rule upon such terms as to costs or otherwise as it shall think fit.

ADJOURNMENT OF HEARING

21. The Committee may of its own motion, or upon the application of any party, adjourn any hearing upon such terms as to costs or otherwise as the Committee shall think fit.

AMENDMENTS MADE TO APPLICATIONS OR COMPLAINTS

22. If, at any stage of the proceedings, the Committee considers that any allegation ought to be amended, or added to, or replaced by some other allegation, the Committee may permit such amendment, addition or replacement, and if in its opinion such amendment, addition or replacement is not within the scope of the affidavit referred to in Rule 2 may require the same to be embodied in a further affidavit:

Provided that if such amendment, addition or replacement shall be such as, in the opinion of the Committee, to be likely to take any party by surprise or to prejudice the conduct of his case, the Committee shall grant an adjournment of the hearing upon such terms as to costs or otherwise as it shall think fit.

RECORD OF PROCEEDINGS

23. (1) A shorthand or other note of proceedings may be taken by the Secretary or by a person appointed by the Committee; and any party who appeared at the proceedings shall be entitled to inspect the transcript thereof.
- (2) The Secretary shall, if required, supply to any person entitled to be heard upon an appeal against an order of the Committee and to the Council, but (except on the direction of the Council) to no other person, a copy of the transcript of such notes on payment therefor of such charges, not exceeding forty vatu per page, as the Chairman of the Committee may direct.

SERVICE OF NOTICES ETC

24. (1) Service of any notice or document may be effected under these Rules by registered letter and such service shall be deemed to be effected at the time when the letter would be delivered in the ordinary course of post.
- (2) Service shall be effected at the address for service (if any) furnished by the person to be served. If no address for service has been furnished, service shall be effected -
- (a) in the case of a legal practitioner at his principal office as notified to the Council, or at his last known postal address or place of abode;
 - (b) in the case of an employee at the principal office of his employer, or at his last known postal address or place of abode;
 - (c) in any other case at the last known postal address or place of abode of the person to be served.

Provided that every subpoena shall be personally served.

SUBSTITUTING SERVICE OF DOCUMENTS, ETC.

25. The Committee may make orders for substituting service of any document, and shall have full power to re-open and re-hear any matter in which it is proved or alleged that service was not effected.

NON-COMPLIANCE WITH RULES

26. Non-compliance with any of these Rules shall not render any proceedings void unless the Committee shall so direct, but the proceedings may be set aside either wholly or in part as irregular, or amended, or otherwise dealt with, in such manner and on such terms as the Committee thinks fit.

DISCRETION OF THE COMMITTEE TO ADOPT FURTHER PROCEDURES

27. The Committee may extend the time for doing anything under these Rules and, subject to the provisions of this Order, where no procedure is laid down with respect to any matter, the Committee may adopt such procedure as it thinks fit.

AFFIDAVITS, ETC. TO BE FILED BY THE SECRETARY

28. (1) All affidavits shall be filed and kept by the Secretary.
- (2) The Committee may order that any books, papers, or other exhibits, produced or used at any hearing, shall be retained by the Secretary for such time as the Council or the Committee may require.

FORM OF SUBPOENA

29. A subpoena issued in accordance with Rule 11 shall be in such one of the forms set out in the Schedule and numbered 6 and 7 as appropriate.

COSTS AND RECOVERY OF PENALTIES AND COSTS

30. (1) The Committee may make such orders as to costs on any matter relating to applications or complaints made thereto as it thinks fit.
- (2) Any sum ordered by the Committee to be paid by way of penalty or costs or expenses under these Rules shall be deemed to be a debt due by the person ordered to pay it to the person to whom it is ordered to be paid, and shall be recoverable accordingly in any court of competent jurisdiction.

PART 2

RESTORATION OF LEGAL PRACTITIONERS TO THE REGISTER OF LEGAL PRACTITIONERS, CANCELLATION OF ORDERS AND DECISIONS OF THE COMMITTEE

APPLICATION FOR RESTORATION

31. (1) An application in accordance with section 11(1) of the Regulation for restoration to the Register of Legal Practitioners shall be made to the Council in the first instance and shall be in writing in the form set out in the Schedule and numbered 8 as shall be appropriate, or as near thereto as the circumstances will permit.
- (2) An application in accordance with section 11(2) of the Regulation shall be made to the Council in the first instance and shall be in writing in the form set out in the Schedule and numbered 9 as shall be appropriate, or as near thereto as the circumstances will permit.
- (3) The contents of any application made under this Rule shall be verified by affidavit.
- (4) The application and the affidavit in support together with two copies of each, shall be lodged with the Secretary.

REFERRAL OF APPLICATION TO THE COMMITTEE

32. On receiving an application pursuant to Rule 31 which, in the opinion of the Council, is made in accordance with the provisions of that Rule, the Council shall refer such application together with its comments thereon to the Committee or, if there is no Committee for the time being in existence, the Council shall appoint a Committee and refer such application thereto.

APPLICATION TO BE HEARD BY THE COMMITTEE

33. Any application made in accordance with Rule 31 shall be heard by the Committee in private not less than one month after the lodging of such application with the Secretary.

SERVICE OF NOTICE, ETC.

34. The Secretary shall, not less than 14 days before the date fixed for the hearing of an application made under Rule 31, serve upon the Attorney General and the Chief Registrar one copy of each of the application and the affidavit in support thereof.

NOTICE OF HEARING

35. An applicant who applies in accordance with Rule 31 shall, not less than 21 days before the date of hearing cause notice of hearing in the form set out in the Schedule and numbered 10 as shall be appropriate, or as near thereto as the circumstances will permit to be advertised in two consecutive issues of the Gazette and of such other newspaper published and circulating in Vanuatu as may be directed by the Council.

OPPOSITION TO APPLICATION

36. Any person who wishes to oppose an application made under this Part shall set out in writing the grounds upon which he relies and shall within seven days of the date of the last publication of the notice referred to in Rule 35, lodge such written grounds with the Secretary and send a copy thereof by registered post to the applicant at the address for service given by him in his application.

PROCEDURE AT HEARING

37. (1) At the hearing of an application made under this Part, after the applicant and the Attorney General or his representative has been heard, any other person who has lodged grounds of objection under Rule 36 will be entitled to be heard either personally or by a legal practitioner.

(2) Unless otherwise directed by the Committee evidence may be given on affidavit as provided by rules of court.

PUBLICATION OF TERMS OF RESTORATION

38. If the Committee shall order that the name of the applicant who applies under this Part be restored to the Register of Legal Practitioners, the applicant shall cause to be published in one copy of the Gazette and in one copy of such newspaper published and circulating in Vanuatu as may be directed by the Committee, details of the terms upon which order of restoration has been made.

COSTS, EXPENSES, ETC...

39. The Committee may make an order for the payment of costs by any party to the proceedings.

RESTRICTIONS ON SUBSEQUENT APPLICATIONS

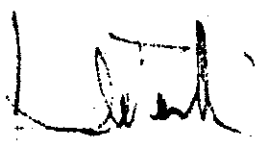
40. No further application for restoration to the Register of Legal Practitioners may be made by the applicant within six months after the date of any refusal of a previous application to restore his name to the Register of Legal Practitioners.

PART 3 - GENERAL PROVISIONS

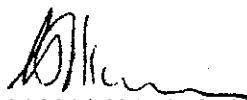
COMMENCEMENT

41. This Order shall come into force on the day of its signature.

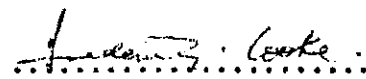
MADE at Port Vila this 7th day of November, 1985.



.....
M. A. de PREVILLE,
Legal Practitioner,
Member



.....
S.C. HAKWA,
Attorney General,
Member



.....
THE HON. F.G. COOKE,
Chief Justice,
Chairman

SCHEDULE

Form 1
(Rule 2)

FORM OF APPLICATION OR COMPLAINT AGAINST
A LEGAL PRACTITIONER OR AN EMPLOYEE

To the Law Council

In the matter of C.D., a Legal Practitioner

and

In the matter of the Legal Practitioners Regulation No. 26 of 1980
and the Legal Practitioners (Disciplinary Procedure Rules) Order
No. of 1985.

I, the undersigned A. B., hereby make application -

1. (a) that C.D., of, Legal Practitioner may be
required to answer the allegations contained in the affidavit which
accompanies this application;

(b) that such order may be made as the circumstances may require.

2. My address for service is as follows:-

.....
.....

In witness whereof I have hereunto set my hand this day of
..... of

Signature:

Address:

Business of Profession:.....

Form 2
(Rule 2)

FORM OF AFFIDAVIT BY APPLICANT

In the matter of D.C., a Legal Practitioner

and

In the matter of the Legal Practitioners Regulation
No. 26 of 1980 and the Legal Practitioners
(Disciplinary Procedure Rules) Order No. of 1985.

I, A.B. (Insert full name, address and description)
make oath and say as follows:-

1. (Here state the facts consisely in numbered paragraphs and show deponent's means of knowledge).

Sworn, etc...

.....

Form 3
(Rule 8)

Disciplinary Committee Cause No. of 19

In the matter of C.D., a Legal Practitioner

and

In the matter of the Legal Practitioners Regulation No. 26 of 1980 and the Legal Practitioners (Disciplinary Procedure Rules) Order No. of 1985.

To A. B. of

1. The day of, 19..... is the day fixed by the Disciplinary Committee for the formal investigation or hearing of your application or complaint in respect of C.D., a legal practitioner.
2. The Disciplinary Committee will sit at at O'clock in the noon.
3. You are required to furnish to every other party to the application or complaint and to me at least seven days before the said day of, 19....., at list (including a full description, sufficient for identification) of all documents on which you propose to rely.

4. Subject to any directions of the Disciplinary Committee any party may inspect the documents included in the list furnished by any other party and require to be supplied with copies thereof on payment of the proper charges.
5. If any party fails to appear, any party appearing and being desirous of the Disciplinary Committee proceeding in the absence of the party not appearing must be prepared to prove service, in accordance with the Rules, of the list of documents and any other notice or correspondence since the lodging of the application or complaint.
6. You are requested to acknowledge receipt of this notice without delay.

Dated at this day of, 19.....

.....
Secretary of the Disciplinary Committee

Address:.....

(Note: "Documents" includes affidavits, books, papers and other written material)

Form 4
(Rule 8)

FORM OF NOTICE TO LEGAL PRACTITIONER BY THE SECRETARY OF THE DISCIPLINARY COMMITTEE

Disciplinary Committee Cause No. of 19.....

In the matter of C.D., a Legal Practitioner

and

In the matter of the Legal Practitioners Regulation No. 26 of 1980 and the Legal Practitioners (Disciplinary Procedure Rules) Order No. of 1985.

.../4.

To C.D., of Legal Practitioner.

1. Application or complaint has been made by A.B., of to the Secretary that you may be required to answer the allegations contained in the affidavit whereof a copy accompanies this notice (and that your name may be struck off the Register of Legal Practitioners or that such order may be made as circumstances may require).
2. A Disciplinary Committee has been duly appointed to conduct formal hearing thereof.
3. The day of, 19....., is the day fixed by the Disciplinary Committee for the formal hearing. The Disciplinary Committee will sit at at O'clock in thenoon. If you fail to appear the Disciplinary Committee may, in accordance with the Rules, proceed in your absence.
4. You are required to furnish to every other party to the application or complaint and to me at least seven days before the said day of, 19....., a list (including a full description sufficient for identification) of all documents on which you propose to rely.
5. Subject to any directions of the Disciplinary Committee, any party may inspect the documents included in the list furnished by any other party and required to be supplied with copies thereof on payment of the proper charges.
6. Unless and until you inform me in writing to the contrary, stating an alternative address for service, your address will be taken to be:
.....
.....
being the address of your principal office as registered with the Law Council.
7. You are requested to acknowledge the receipt of this notice without delay.

Dated at this day of, 19.....

.....
Secretary of the Disciplinary Committee
Address:.....
.....

FOR THE PURPOSES OF THE DISCIPLINARY COMMITTEE FORM 5

**Form 5
(Rule 18)**

FORM OF DISCIPLINARY ORDER

Disciplinary Committee Cause No. of 19.....

In the matter of C.D., a Legal Practitioner

and

In the matter of the Legal Practitioners Regulation No. 26 of 1980 and the Legal Practitioners (Disciplinary Procedure Rules) Order No. of 1985.

WHEREAS:

1. The complaint was made by of to the Secretary of the Law Council of the conduct of C.D., a legal practitioner in his professional capacity;

2. A Disciplinary Committee, consisting of the following persons:-

..... (Chairman)

.....
.....
.....
.....

was appointed by the Law Council on the day of

19....., to hear and investigate the complaint;

3. The Disciplinary Committee having heard and investigated the complaint (there being annexed hereto, as part of this Order, a record of the proceedings including the evidence given thereat);

4. Upon such hearing and investigation the Disciplinary Committee finds the complaint proved (or not proved)(delete where not appropriate);

To: of of

You are hereby required to attend before a Disciplinary Committee constituted

under the Legal Practitioners Regulation No. 26 of 1980 at

on day the day of, 19.....

at the hour of in the noon, and so from day to day until the application in the above matter is heard, to give evidence on

behalf of

And herein fail not.

Given under my hand at this day of 19...

.....
Chairman of the Disciplinary Committee

Address:.....
.....
.....
.....

**Form 7
(Rule 29)**

FORM OF SUBPOENA DUCES TECUM

Disciplinary Committee Cause No..... of 19.....

In the matter of C.D., a Legal Practitioner

and

In the matter of the Legal Practitioners Regulation No. 26 of 1980 and the Legal Practitioners (Disciplinary Rules) Order No. of 1985.

To:.....of

You are hereby required to attend before a Disciplinary Committee constituted under the Legal Practitioners Regulation No. 26 of 1980 at.....

..... on..... day ofday of 19....., at the hour of in thenoon; and so from day to day until the application in the above matter is heard, to give evidence on behalf of, and also to bring with you and to produce at the time and place aforesaid -

(specify documents to be produced)

And herein fail not.

Given under my hand at this day of, 19.....

..... Chairman of the Disciplinary Committee

Address:
.....
.....
.....

Form 8
(Rule 31(1))

APPLICATION FOR RESTORATION TO THE REGISTER OF LEGAL PRACTITIONERS AND TO THE ROLL IN THE SUPREME COURT OF VANUATU

In the matter of G.D., of

and

In the matter of the Legal Practitioners Regulation No. 26 of 1980,

and

In the matter of the Legal Practitioners (Disciplinary Procedure Rules) Order No. of 1985,

and

In the matter of an application for restoration to the Register of legal practitioners and to the Roll of the Supreme Court by(Applicant)

TO THE SECRETARY OF THE LAW COUNCIL OF VANUATU

The application by the applicant says as follows:-

1. The applicant was on the day of, 19....., duly registered and admitted as in accordance with the provisions of the Legal Practitioners Regulation No. 26 of 1980.
2. The name of the applicant was on the day of, 19..... struck of the Register of legal practitioners and the Roll of the Supreme Court.
3. The applicant seeks to have his name restored to such Register and Roll.
4. Since the date the applicant's name was struck off the Register and Roll he has been engaged in the following activities -

(Here set out dates and particulars of employment and activities in the period).
5. References as to character may be made to the following persons -

(Here set out the names of at least three character referees).
6. The applicants address for service is:

DATED at thisday of 19.....

.....
Applicant's Name and Signature

Form 9
(Rule 31(2))

APPLICATION FOR CANCELLATION OF VARIATION OF ORDERS MADE BY THE DISCIPLINARY COMMITTEE IN EXERCISE OF ITS POWERS UNDER SECTION 9(3)(b) OR SECTION 9(4) OF THE LEGAL PRACTITIONERS REGULATION NO. 26 OF 1980.

In the matter of,
and

In the matter of the Legal Practitioners Regulation No. 26 of 1980,

and

In the matter of an application for cancellation
or variation of orders by(Applicant)

TO THE SECRETARY OF THE LAW COUNCIL OF VANUATU

The application by the applicant says as follows:-

1. (a) The applicant was on the day of 19.....
duly registered and admitted as in accordance with
the provisions of the Legal Practitioners Regulation No. 26 of 1980.

*(b) The applicant was during the period commencing on the
day of, 19....., up to the
day of19....., engaged as an employee of the
firm of (* delete if not appropriate)

2. On the day of 19....., the Dis-
ciplinary Committee made the following order(s) against the applicant.

3. Since the date on which such order(s) was made, the applicant has been
engaged in the following activities -

(Here set out dates and particulars of employment and activities in the
period).

4. References as to character may be made to the following persons -

(Here set out the names of at least three character referees).

5. The applicant seeks to have such order(s) cancelled or revoked or varied
as the Disciplinary Committee shall consider just.

6. The applicant's address for service is:

DATED at this day of, 19.....

.....
Applicant's Name and Signature



REPUBLIC OF VANUATU

THE LEGAL PRACTITIONERS REGULATION (DISCIPLINARY COMMITTEE)

ORDER NO. 53 OF 1985.

In exercise of the powers contained in section 7 of the Legal Practitioners Regulation No. 26 of 1980, the Law Council hereby appoints the following Disciplinary Committee:-

APPOINTMENT OF DISCIPLINARY COMMITTEE

1. There shall be a Disciplinary Committee which shall be composed as follows:-

- (a) Mr. M. Coakley, Chairman;
- (b) Mr. W.V. Kattan;
- (c) Mr. K.M. Kelekele;
- (d) Mr. J. Morrison;
- (e) Mr. M. Nganga.

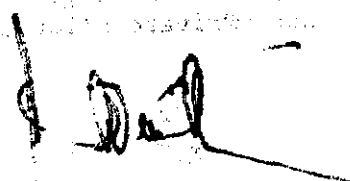
TERM OF OFFICE OF THE DISCIPLINARY COMMITTEE

2. The term of office of the Disciplinary Committee shall be one month or such longer period as the Law Council may direct by Order published in the Gazette.


COMMENCEMENT

3. This Order shall come into force on the day of its signature.

MADE at Port Vila this 7th day of November, 1985.


.....
M. Al de PREVILLE,
Legal Practitioner,
Member


.....
S.C. HAKIA,
Attorney General,
Member


.....
THE HON. F.G. COOKE,
Chief Justice,
Chairman

REPUBLIC OF VANUATU

THE CIVIL AVIATION REGULATIONS (AMENDMENTS)

ORDER NO. 54 OF 1985

To amend the Civil Aviation (Regulations) Order No.22 of 1984.

IN EXERCISE of the power contained in Section 3(1) of the Civil Aviation Act No.98 of 1982, I HEREBY MAKE the following Order:

AMENDMENT OF ORDER NO.22 of 1984

1. The Civil Aviation (Regulations) Order No.22 of 1984 as amended is further amended as follows:

Amendment of Regulation 18

(a) In Section 18 by deleting the letters "(b)", "(c)", and the word "and".

Amendment of Regulation 147

(b) In Section 147 -

(i) by substituting "Director" for "Minister" throughout that section;

(ii) by adding the words "or aerial work" between the word "transport" and the word "operations" in subsection (1) and subsection (2) thereof;

(iii) by substituting a "comma" for "full stop" in subsection (7) and adding thereto the following phrase, "or until the date of expiration entered on the certificate".

Amendment of Regulation 235

(a) In Section 235, by substituting "1 year" for "2 years" in paragraphs (a)(i) and (b)(i).

Amendment of Regulation 260

(d) In Section 260 -

(i) by substituting "VT1,000" for "VT2,000" in the Column headed "Fees For Issues" opposite the words "student pilot licence" and "private pilot licence" respectively;

(ii) by repealing the fees payable for "Renewal of Licence", "Technical Examination Paper" and "Practical Flight Test" in respect of "Student Pilot Licence" and "Private Pilot Licence".

COMMENCEMENT

2. This Order shall come into force on the day of its publication in the Gazette.

MADE at Port Vila this *Thirty one (31)* day of *October* 1985.

~~ALBERT SANDY~~
Minister of Transport
Communication and Public Works



REPUBLIC OF VANUATU

OFFICE OF THE CHIEF JUSTICE
P.O. BOX 111, PORT VILA, VANUATU

REGISTRATION OF LEGAL PRACTITIONERS
AND THE REGULATION NO. 26 OF 1985

THE LEGAL PRACTITIONERS' REGULATION NO. 26 OF 1985

**THE LEGAL PRACTITIONERS' (DISCIPLINARY APPEALS)
PROCEDURE RULES 1985**

Table of Contents

1. Interpretation.
2. Appeal to Supreme Court by Notice of Motion.
3. Notice of Motion to be lodged at the Registry.
4. Period of time in which to enter and serve Notice of Motion.
5. Record of proceedings in which the Order or Decision appealed against was made.
6. Listing of the appeal.
7. Any other person considered a proper person to appear may appear at hearing.
8. Extention of time, amendment of grounds of appeal, etc.
9. Chief Justice may order that evidence be taken again.
10. Powers of the Committee.
11. Powers of the Chief Justice on appeal.
12. Security for costs.
13. Discontinuation of appeal.
14. Fees to be charged.
15. Rules of practice and procedure before the Supreme Court to apply when no provisions therefor is made in these Rules.

REPUBLIC OF VANUATU

THE LEGAL PRACTITIONERS' REGULATION NO.26 OF 1985

THE LEGAL PRACTITIONERS' (DISCIPLINARY APPEALS)
PROCEDURE RULES 1985

In exercise of the power contained in section 10 (2) of the Legal Practitioners Regulation No.26 of 1980, the Chief Justice hereby makes the following Rules:

INTERPRETATION

1. In these Rules unless the context otherwise requires -

"Council" means the Law Council established in accordance with section 2 of the Regulation;

"Committee" means a Disciplinary Committee appointed in accordance with section 7 of the Regulation;

"Chief Justice" means the Chief Justice of the Supreme Court of Vanuatu or a Judge of the Supreme Court who is acting in such capacity;

"Chief Registrar" means the Chief Registrar of the Supreme Court of Vanuatu;

"Regulation" means the Legal Practitioners Regulation No.26 of 1980;

"Registry" means the Registry of the Supreme Court;

"Secretary" means the Secretary to the Council appointed in accordance with section 4 of the Regulation.

APPEAL TO SUPREME COURT BY NOTICE OF MOTION

2. An appeal against any order or decision of a Committee shall be by notice of motion, which shall state the grounds of appeal and whether the appeal is from all or part only of the order or decision. Unless the Chief Justice otherwise orders, the notice of motion shall be served on every party to the proceedings before the Committee and also on the Secretary and the Attorney General.

NOTICE OF MOTION TO BE LODGED AT THE REGISTRY

3. (1) The appellant shall enter the appeal by lodging a copy of the notice of motion at the Registry.

(2) The notice of motion and all other documents relating to the appeal shall be intituled "Re a Legal Practitioner" or, "Re an Employee of a Legal Practitioner, as the case may be, (without naming him) and in the matter of the Regulation.

PERIOD OF TIME IN WHICH TO ENTER AND SERVE NOTICE OF MOTION

4. The notice of motion shall be served and the appeal entered within 15 days after the date on which the appellant is notified of the order or decision against which the appeal is brought.

RECORD OF PROCEEDINGS IN WHICH THE ORDER OR DECISION APPEALED AGAINST WAS MADE

5. (1) The Secretary shall, within seven days after the service upon him of the notice of motion, lodge at the Registry the record of the proceedings in which the order or decision appealed against was made, including the evidence given thereat and the statement of the findings of the Committee in relation to the case.
- (2) The appellant and every other party affected by, or interested in, the order or decision shall be entitled upon payment of the fees prescribed in Rule 14 to obtain from the Chief Registrar a copy of the documents lodged by the Secretary in accordance with paragraph (1), the Chief Justice may in his discretion waive payment of such fees by the appellant or any other party.

LISTING OF THE APPEAL

6. (1) The Chief Registrar shall list the appeal for hearing in accordance with such directions as the Chief Justice may give.
- (2) The appeal shall be heard in Chambers unless the Chief Justice, upon the application of any party affected by or interested in the order or decision appealed against, shall order that it be heard in open Court.

ANY OTHER PERSON CONSIDERED A PROPER PERSON TO APPEAR MAY APPEAR AT HEARING

7. Any person who desires to be heard on the motion and appears to the Chief Justice to be a proper person to be heard shall be heard notwithstanding that he has not been served with the notice of motion and such order as to costs and expenses may be made for or against him as the Chief Justice shall think just.

EXTENTION OF TIME, AMENDMENT OF GROUNDS OF APPEAL, ETC

8. The Chief Justice shall have power to grant leave to amend the grounds of appeal, to extend the time limited by paragraph (1) of Rule 5, and to make any other order relating to the appeal, on such terms as he shall think just.

CHIEF JUSTICE MAY ORDER THAT EVIDENCE BE TAKEN AGAIN

9. (1) The Chief Justice may, if he thinks it necessary or expedient in the interests of justice -
- (a) order any person who would have been a compellable witness at the hearing before the Committee to attend and be examined before him; or
 - (b) order the evidence of such witness to be taken by affidavit, whether such witness was or was not called at such hearing; or
 - (c) direct the Committee to receive the evidence of any person who would have been a compellable witness at the hearing before it but did not give evidence and to furnish a report in writing stating whether if they had received that evidence before making their findings and their order or decision, their findings or their order or decision would have been in any way different from what they were and, if so, what they would have been.

(2) (a) The Chief Justice may, with or without application, direct the Committee to furnish a report in writing giving their opinion upon any point or question arising in the case or upon appeal.

(b) The Chief Registrar shall forthwith notify the Secretary of such direction.

(c) The report of the Committee shall be lodged by the Secretary at the Registry and a copy thereof shall be served by, or under the authority of, the Chief Registrar on every party to the appeal.

POWERS OF THE COMMITTEE

10. (1) If, in exercise of his powers under paragraph (1)(c) of Rule 9, the Chief Justice directs the Committee to receive the evidence of any person, the Committee shall have the like power of compelling the attendance of such person as is exercisable by a Committee in respect of the attendance of witnesses under the provisions of the Legal Practitioners (Disciplinary Procedure Rules) Order No. of 1985 including any amendment thereto.

(2) The report of the Committee shall be lodged, together with the record of the additional evidence, by the Secretary at the Registry, and a copy of such report and record shall be served by, or under the authority of, the Chief Registrar on every party to the appeal.

(3) Paragraph (2) of Rule 5 shall apply, mutatis mutandis, in respect of every such report and record.

POWERS OF THE CHIEF JUSTICE ON APPEAL

11. (1) On the hearing of the appeal the Chief Justice shall have power to draw inferences of fact and may -

- (a) allow or dismiss the appeal;
- (b) vary the order or decision in such manner as he shall think fit;
- (c) quash the order or decision and remit the matter to the Committee, or to a differently constituted Committee, for the application or complaint to be investigated and heard de novo;
- (d) make any order or decision which ought to have been made or given, and make such further or other orders as the case may require including an order as to the costs and expenses of and incidental to the investigation and the appeal.

(2) The powers of the Chief Justice under paragraph (1) may be exercised notwithstanding that the notice of appeal has not been given in respect of any particular part of the order or decision appealed against.

SECURITY FOR COSTS

12. Where the applicant or complainant in the proceedings before the Committee is the appellant, the Chief Justice may make such order as he shall think just for the giving by the appellant of security for costs and expenses of and incidental to the appeal.

DISCONTINUATION OF APPEAL

13. An appellant may at any time discontinue his appeal by serving notice of such discontinuance on the Secretary and on every other party to the appeal and, if the appeal has been entered, lodging a copy of the notice in the Registry. The appeal shall thereupon be treated as having been dismissed with an order for payment by the appellant of the costs and expenses of and incidental to the appeal, including any costs incurred by any Committee concerned therewith or by the Council.

FEES TO BE CHARGED

14. The fees to be charged for copies of documents provided to the appellant and the other parties by the Chief Registrar shall be the same as the fees prescribed by the Rules of the Supreme Court for providing copies of documents filed in the Supreme Court.

RULES OF PRACTICE AND PROCEDURE BEFORE THE SUPREME COURT TO APPLY WHEN NO PROVISIONS THEREFOR IS MADE IN THESE RULES

15. Subject to the foregoing provisions of these Rules, appeals to the Supreme Court against any order or decision of a Committee shall be governed by the practice and procedure for the time being of the Supreme Court in the exercise of its original jurisdiction in civil proceedings.

MADE BY THE CHIEF JUSTICE

at Port Vila this 7th day of November, 1985.



The Honourable F.G. Cooke,
Chief Justice,
Supreme Court of Vanuatu.

REPUBLIC OF VANUATU

THE COURT FEES
(CIVIL MATTERS)
RULES, 1985

In exercise of the power conferred by Section 45 of the Courts Regulation No. 30 of 1980 and with the approval of the Minister of Finance, the Judicial Committee hereby amends the Court Fees (Civil Matters) Rules, 1983 as follows:-

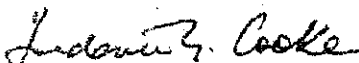
By inserting two new items "30" and "31" under "Miscellaneous Civil Matters".

"30. The following filing fees shall be taken in the registry of the Supreme Court on the real and personal estate of deceased persons in Vanuatu -

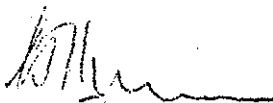
500,000 VT and Above 50,000 VT.

31. Where it appears to the Chief Justice that the payment of any fee under item 30 would, owing to the exceptional circumstances of the particular case, involve undue hardship, the Chief Justice may reduce or remit the fee in that case."

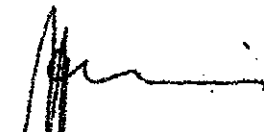
This amendment shall be deemed to have come into force on the 1st August, 1985.



Frederick G. Cooke
Chief Justice
Chairman

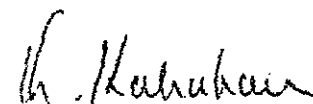


Silas Hakwa
Attorney General
Member



Legal Practitioner
Member

Approved by the Minister of Finance



K. Kalsakau
Minister of Finance

REPUBLIC OF VANUATU

THE AMBAE/MAEWO LOCAL GOVERNMENT COUNCIL
PUBLIC HOLIDAY LAW NO. 1 OF 1985

To provide for a public holiday for the AMBAE/MAEWO Local Government Region.

IN EXERCISE of the power contained in Section 26 of the Decentralization Act No. 11 of 1980 (hereinafter called "Act") and paragraph (h) of Part 1 of the Schedule to the Act the AMBAE/MAEWO Local Government (hereinafter called "Council") hereby makes the following Regional Law:-

PUBLIC HOLIDAY

1. The 15th day of September in each year shall be a public holiday throughout the AMBAE/MAEWO Local Government Region.

PUBLIC HOLIDAY FALLING ON A SUNDAY

2. Notwithstanding the provision of section 1 when the public holiday falls on the Sunday the Monday next following shall be a public holiday.

COMPULSORY PAYMENTS ON PUBLIC HOLIDAYS

3. No person shall be compelled to make any payment or do any act upon any public holiday which he would not be compellable to make or do upon a Sunday and the making of such payment and doing of such act on the day following such public holiday shall be equivalent to payment of the money or performance of the act on such holiday.

REPEAL

4. The Public Holiday Regional Law No. 2 of 1983 is repealed.

COMMENCEMENT

5. This Regional Law shall come into force on the date of its publication in the Gazette.


MADE Under the seal of the AMBAE/MAEWO Local Government Council at this 13th day of September, 1985.



President




Secretary



Council Member

APPROVED by the Minister this 19th day of September, 1985.


S J REGENVANS
Minister of Home Affairs



REPUBLIC OF VANUATU

**THE MALEKULA LOCAL GOVERNMENT COUNCIL
PUBLIC HOLIDAY LAW NO. 4 OF 1985**

To provide for a public holiday for the MALEKULA Local Government Region.

IN EXERCISE of the power contained in Section 2b of the Decentralization Act No. 11 of 1980 (hereinafter called "Act") and paragraph (h) of Part 1 of the Schedule to the Act the MALEKULA Local Government (hereinafter called "Council") hereby makes the following Regional Law:-

PUBLIC HOLIDAY

1. The 18th day of August in each year shall be a public holiday throughout the MALEKULA Local Government Region.

PUBLIC HOLIDAY FALLING ON A SUNDAY

2. Notwithstanding the provision of section 1 when the public holiday falls on the Sunday the Monday next following shall be a public holiday.

COMPULSORY PAYMENTS ON PUBLIC HOLIDAYS

3. No person shall be compelled to make any payment or do any act upon any public holiday which he would not be compellable to make or do upon a Sunday and the making of such payment and doing of such act on the day following such public holiday shall be equivalent to payment of the money or performance of the act on such holiday.

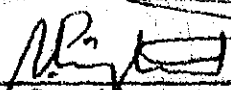
REPEAL

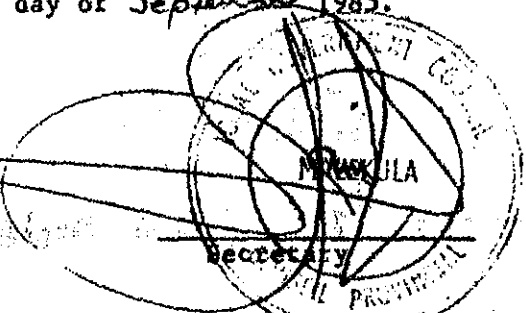
4. The Public Holiday Regional (Amendment) Law No. 1 of 1984 is repealed.

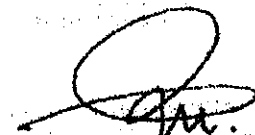
COMMENCEMENT

5. This Regional Law shall come into force on the date of its publication in the Gazette.


MADE Under the seal of the MALEKULA Local Government Council at this 13th day of September 1985.



President



Secretary


Council Member

APPROVED by the Minister this 19th day of September, 1985.




S. J. REGENVANU
Minister of Home Affairs



REPUBLIC OF VANUATU

COMPANIES REGULATION (CAP. 9)

TAKE NOTICE pursuant to Section 369 of the Companies Regulation (Cap. 9), the names of :-

J.S. MANAGEMENT LIMITED

ROSE COMPANY LIMITED

have been struck off the Register of Companies at Port Vila, Vanuatu and the companies dissolved.

Dated at Vila this nineteenth day of October, 1985.

S. Uren
Registrar of Companies

REPUBLIC OF VANUATU

COMPANIES REGULATION (CAP. 9)

TAKE NOTICE pursuant to Section 369 of the Companies Regulation (Cap. 9), the names of :-

HOBRON INVESTMENTS LIMITED

GRAND CREDIT BANK LIMITED

have been struck off the Register of Companies at Port Vila, Vanuatu and the companies dissolved.

Dated at Vila this nineteenth day of October, 1985.

S. Uren
Registrar of Companies



THE COMPANIES REGULATION 1971

**IN THE MATTER of VANUATU BROTHERS LIMITED
(in Liquidation) No 120 of 1984**

NOTICE TO CREDITORS

Notice is hereby given that the Creditors of the above-named Company are required on or before 15. November, 1985 to send their names and addresses and particulars of their debts or claims to the undersigned Stanley Uren, P.O. Box 92, Vila, the Liquidator of the said Company and, if so required, by notice in writing, by the said Liquidator of the said Company, are, by their Solicitors or personally, to come in and prove their said debts or claims at such time and place as shall be specified in such notice, or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved.

This Notice is purely formal and all known creditors have been, or will be, paid in full.

Stanley Uren
Stanley Uren
Official Receiver & Liquidator



24. October, 1985.



(CAP 9)

REPUBLIC OF VANUATU

THE COMPANIES REGULATION 1971

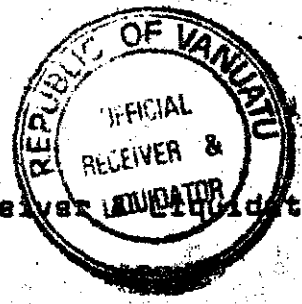
IN THE MATTER of PORT VILA LEISURE LIMITED
(in Liquidation) No 7 of 1985

NOTICE TO CREDITORS

Notice is hereby given that the Creditors of the above-named Company are required on or before 15. November, 1985 to send their names and addresses and particulars of their debts or claims to the undersigned Stanley Uren, P.O. Box 92, Vila, the Liquidator of the said Company and, if so required, by notice in writing, by the said Liquidator of the said Company, are, by their Solicitors or personally, to come in and prove their said debts or claims at such time and place as shall be specified in such notice, or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved.

This Notice is purely formell and all known creditors have been, or will be, paid in full.

Stanley Uren
Stanley Uren
Official Receiver & Liquidator



24. October, 1985.

REPUBLIC OF VANUATU

COMPANIES REGULATION (CAP.9)

TAKE NOTICE pursuant to section 369 of the Companies Regulation (Cap.9), unless cause be shown to the contrary, the name of :-

OVERSEAS CONSULTANCY SERVICES LIMITED

will be struck off the Register of Companies at Vila, Vanuatu and the company dissolved at the expiration of three months from the date of this notice.

Dated at Vila this twenty-fifth day of October, 1985.

S. Uren
Registrar of Companies

REPUBLIC OF VANUATU

COMPANIES REGULATION (CAP.9)

TAKE NOTICE pursuant to Section 369 of the Companies Regulation (Cap.9), unless cause be shown to the contrary, the name of :-

ROSEBANK DISTRIBUTORS LIMITED

will be struck off the Register of Companies at Vila, Vanuatu and the company dissolved at the expiration of three months from the date of this notice.

Dated at Vila this twenty-fifth day of October, 1985.

S. Uren
Registrar of Companies.

REPUBLIC OF VANUATU

COMPANIES REGULATION (CAP.9)

TAKE NOTICE pursuant to Section 369 of the Companies Regulation (Cap.9), unless cause be shown to the contrary, the name of :-

JAMES J. POND LIMITED

will be struck off the Register of Companies at Vila, Vanuatu and the company dissolved at the expiration of three months from the date of this notice.

Dated at Vila this twenty-fifth day of October, 1985.

S. Uren
Registrar of Companies

REPUBLIC OF VANUATU

COMPANIES REGULATION (CAP.9)

TAKE NOTICE pursuant to Section 369 of the Companies Regulation (Cap.9), unless cause be shown to the contrary, the name of :-

ASIAN INVESTMENT HOLDINGS LIMITED

will be struck off the Register of Companies at Vila, Vanuatu and the company dissolved at the expiration of three months from the date of this notice.

Dated at Vila this twenty-fifth day of October, 1985.

S. Uren
Registrar of Companies



REPUBLIC OF VANUATU

COMPANIES REGULATION (CAP. 9)

TAKE NOTICE pursuant to Section 369 of the Companies Regulation (Cap.9), unless cause be shown to the contrary, the names of:-

FREY MANAGEMENT SERVICES LIMITED

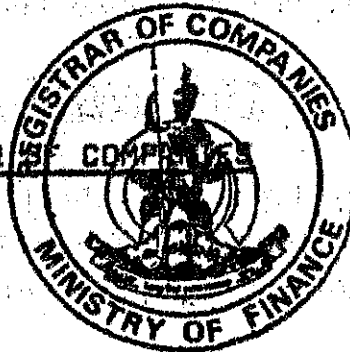
PAPA PIKININI KUMPANI LIMITED

SANA INVESTMENTS LIMITED

will be struck off the Register of Companies at Vila, Vanuatu and the companies dissolved at the expiration of three months from the date of this notice.

Dated at Vila this twenty-fifth day of October, 1985.

S. Uren
S. Uren
REGISTRAR



COUR SUPREME DE VANUATU

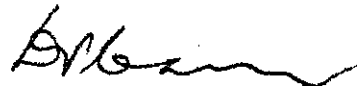
AVIS DE RADIATION

D'une déclaration déposée le 9 octobre 1985 au Greffe de la Cour suprême de Vanuatu, il résulte que :

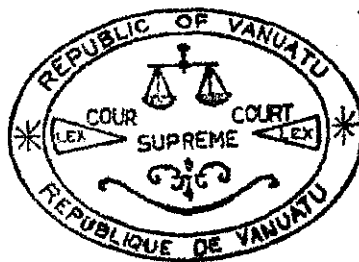
La Société dénommée "SOCIETE HOTELIERE ET TOURISTIQUE DE SANTO" par abréviation (S.H.T.S.), Société A Responsabilité Limitée au capital de 400.000 VATU, en liquidation, ayant son siège social à Port-Vila, Immeuble DINH TICH, Rue Higginson (VANUATU) et pour objet création et exploitation d'un complexe Hôtelier sis à Port-Vila, a fait une demande de Radiation au Registre du Commerce de PORT-VILA de son immatriculation N° 75 B 231.

Port-Vila, le 9 octobre 1985

Le greffier en chef,



D.V. CAIN



REPUBLIQUE DE VANUATU

COUR SUPREME DE VANUATU

AVIS D'INSCRIPTION MODIFICATIVE

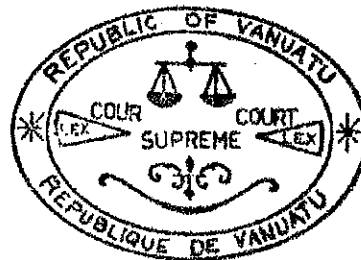
D'une déclaration déposée le 14 octobre 1985, aux fins d'inscription modificative à l'immatriculation effectuée au Greffe de la Cour suprême de Vanuatu à Port-Vila concernant la société dénommée "FRIESS and CO LIMITED" qui devient "FRIESS and CO SARL", Société A Responsabilité Limitée au capital porté de 400.000 VATU à 15.000.000 de VATU dont le siège social est : PORT-VILA, Kumul Highway - (VANUATU) et immatriculée au Registre du Commerce de cette ville sous le N° 79 B 310, il résulte que :

Au cours de l'Assemblée Générale Extraordinaire du 29 avril 1985, les associés ont décidé de changer l'ancienne dénomination sociale "FRIESS AND CO LIMITED" qui devient "FRIESS AND CO SARL" et de porter le capital de 400.000 VATU à 15.000.000 de VATU.

Port-Vila, le 14 octobre 1985.

Le greffier en chef de la Cour suprême,


D.V. GAIN





REPUBLIC OF VANUATU

CITIZENSHIP REGULATION NO. 16 OF 1980

APPOINTMENT

IN EXERCISE of the power contained in section 3(1) of the Citizenship Regulation No. 16 of 1980, I hereby appoint

TOM ANDREW

as member of the Citizenship Commission with effect from the date hereof.

MADE at the State House, Port Vila, this *28th* day of *October* 1985.

A handwritten signature in dark ink, appearing to read 'A.G. Sokomanu', with a horizontal line underneath.

A.G. SOKOMANU

President of the Republic of Vanuatu

REPUBLIC OF VANUATU

THE CENTRAL BANK OF VANUATU ACT NO.3 OF 1980

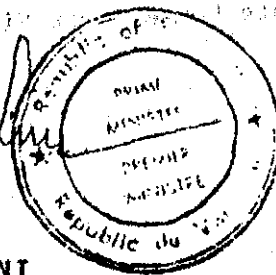
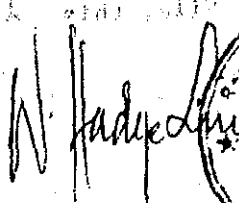
APPOINTMENT

In accordance with subsections (4) and (8) of section 3 of the Central Bank of Vanuatu Act No.3 of 1980, I hereby appoint

EDWARD FILLINGHAM

General Manager and Director of the Central Bank of Vanuatu.

The term of your appointment shall be for two years with effect from the 17th day of October, 1985.



W Hadve LINI

Acting Minister of Finance,
Commerce, Industry & Tourism

LOI NO.3 DE 1980

PORTANT CREATION DE LA BANQUE CENTRALE DE VANUATU

NOMINATION

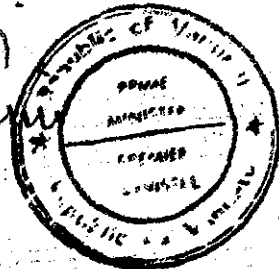
**LE MINISTRE DES FINANCES, DU COMMERCE, DE L'INDUSTRIE ET
DU TOURISME**

**VU les paragraphes (4) et (8) de l'article 3 de la Loi No.3
de 1980 portant création de la Banque Centrale de Vanuatu.**

NOMME

**EDWARD FILLINGHAM, Directeur général et membre du conseil
d'administration de la Banque Centrale de Vanuatu pour une
durée de deux ans à compter du 17 octobre 1985.**

W Hadye Lini
W Hadye LINI



**Ministre par interim des Finances,
du Commerce, de l'Industrie et du Tourisme**

COUR SUPREME DE VANUATU
=====

AVIS D'INSCRIPTION MODIFICATIVE
=====

D'une déclaration déposée, le neuf octobre mil neuf cent quatre-vingt cinq, aux fins d'inscription modificative à l'immatriculation effectuée au Greffe de la Cour suprême de Vanuatu à Port-Vila concernant la société dénommée "COMPAGNIE ELECTRIQUE DE SANTO", Société Anonyme au capital de 19.050.000 VATU dont le siège social est : LUGANVILLE - SANTO (VANUATU) et immatriculée au Registre du Commerce de Port-Vila sous le N° 72 B 68, il résulte que :

Lors de l'Assemblée Générale Ordinaire du 7 Août 1985 et des Conseils d'Administrations qui se sont tenus respectivement le Mercredi 10 juillet 1985 et le Jeudi 8 Août 1985 dans les locaux de la SOCOMETRA VANUATU, PORT-VILA sont intervenues les modifications suivantes :

ANCIENNES MENTIONS

Président du Conseil d'Administration :

- Monsieur Jehan MORAULT : 2 rue G. Laroque, NOUMEA ;

Administrateurs :

- SOCOMETRA - 45, rue de la Bienfaisance, 75008 PARIS, ayant pour représentant permanent M. Yves BRAULT, PORT-VILA ;

- UNELCO - 45, rue de la Bienfaisance, 75008 PARIS, ayant pour représentant permanent M. Jean-Claude DENIS ;

- M. Jean GEORGE, 79 rue Réaumer, 75008 PARIS (FRANCE) ;

- M. Pierre CHAUSSADE, 1 bis, Bd Richard Wallace, NEUILLY S/SEINE (FRANCE) ;

- M. Dante LENISA, PORT-VILA.

NOUVELLES MENTIONS

Président du Conseil d'Administration :

- M. Marc SEYDOUX, 4, rue G. Laroque, NOUMEA (N-C) ;

Administrateurs :

- UNION FINANCIERE POUR L'ENERGIE SMD "UFINER", 52, rue de Lisbonne, 75008 PARIS, ayant pour représentant permanent M. Jean-Claude DENIS, PORT-VILA ;

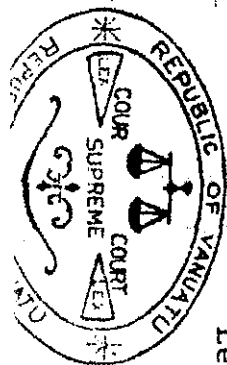
- M. Bernard PRADES, Rue Javel, 75015 PARIS ;

- M. Yves BRAULT, PORT-VILA ;

- M. Dante LENISA, PORT-VILA ;

- M. Jehan MORAULT, 2, rue G. Laroque, NOUMEA.

Port-Vila, le 9 octobre 1985.



Le greffier en chef :

D. V. GAIN

REPUBLIQUE DE VANUATU

COUR SUPREME DE VANUATU

AVIS D'INSCRIPTION MODIFICATIVE

D'une déclaration déposée le 15 octobre 1985, aux fins d'inscription modificative à l'immatriculation effectuée au Greffe de la Cour suprême de Vanuatu à Port-Vila concernant la Société dénommée "UNION ELECTRIQUE DU VANUATU" par abréviation "UNELCO VANUATU", Société Anonyme au capital de 460.000.000 VATU dont le siège social est : Rue Winston Churchill, B.P. 26, PORT-VILA - (VANUATU) et immatriculée au Registre du Commerce de cette ville sous le N° 83 B 394, il résulte que :

Lors du Conseil d'Administration et de l'Assemblée Générale Ordinaire qui ss sont tenus respectivement le 10 Juillet 1985 et le 7 Août 1985 au Siège social de la Société, sont intervenues les modifications suivantes :

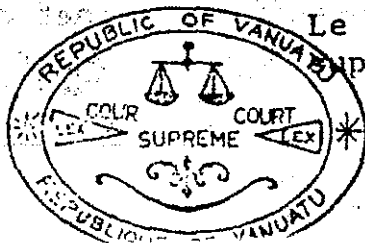
ANCIENNES MENTIONS

- Administrateurs, démissionnaires :
 - Mr. Guy MALTAGLIATI, rue Alfred de Musset, NOUMEA ;
 - Sté. LYONNAISE PACIFIC, Port-Vila - représentant permanent, Monsieur Jean-Claude DENIS ;
 - UNELCO "UNION ELECTRIQUE D'OUTRE-MER", 45, rue de la Bienfaisance, 75008 PARIS - représentant permanent, Monsieur Jean-Claude TRANAPE, PORT-VILA.

NOUVELLES MENTIONS

- Cooptation de 3 Administrateurs :
 - Mr. Bernard PRADES, 94, rue de Javel 75015 PARIS, 1985 ;
 - Mr. Patrick LEFORT, 5, rue de Paris - NOUMEA, N-C, 1989 ;
 - Mr. Marc SEYDOUX, 4, rue G. Laroque - NOUMEA, N-C, 1990 ;
 - Sté. UNION FINANCIERE POUR L'INDUSTRIE ET L'ENERGIE "UFINER", 52, rue de Lisbonne - 75008 PARIS - représentant permanent, Monsieur Jean-Claude TRANAPE, PORT-VILA 1985.

Port-Vila, le 15 octobre 1985
Le greffier en chef de la Cour
Suprême,



D.V. CAIN

REPUBLIQUE DE VANUATU

COUR SUPREME DE VANUATU

AVIS D'INSCRIPTION MODIFICATIVE

D'une déclaration déposée le 15 Octobre 1985, aux fins d'inscription modificative à l'immatriculation effectuée au Greffe de la Cour suprême de Vanuatu à Port-Vila concernant la Société dénommée "SOCIETE LYONNAISE PACIFIC", Société Anonyme au capital de 119.500.000 VATU dont le siège social est : Route d'Erakor, B.P. 6, PORT-VILA - (VANUATU) et immatriculée au Registre du Commerce de cette ville sous le N° 83 B 393, il résulte que :

Lors de l'Assemblée Générale Ordinaire des actionnaires en date du 7 Août 1985 et des Conseils d'Administrations qui se sont tenus respectivement le 10 Juillet 1985 et le 8 Août 1985 au siège social de la Société, sont intervenues les modifications suivantes :

ANCIENNES MENTIONS

- Administrateurs, démissionnaires :

- Mr. Jean-Claude DENIS, PORT-VILA ;
- Mme Christine MORIN-POSTEL, 61, Bd de la Saussaye 92200 NEUILLY (FRANCE) ;
- Mr. Jehan MORAULT, 2, rue G. Laroque à NOUMEA - N-C ;
- Mr. Jean POULAIN, 53, rue de la Bienfaisance 75016 PARIS (FRANCE) ;
- STE. UNION ELECTRIQUE D'OUTRE-MER, 45, rue de la Bienfaisance 75008 PARIS.

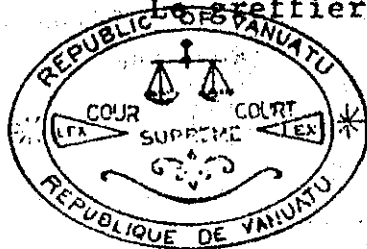
NOUVELLES MENTIONS

- Nomination de 3 Administrateurs :

- Mr. Bernard PRADES, rue de Javel 75015 PARIS, 1985, en remplacement de Mr. Jean POULAIN ;
- Mr. Marc SEYDOUX, 4, rue G. LAROQUE NOUMEA, N-C, 1989, en remplacement de Mme Christine MORIN-POSTEL ;
- Mr. Patrick LEFORT, 5, rue de Paris NOUMEA, N-C, 1985, en remplacement de Mr. Jean-Claude DENIS.

Port-Vila, le 15 octobre 1985

Le greffier en chef de la Cour suprême,



D.V. CAIN
D.V. CAIN

REPUBLIQUE DE VANUATU

COUR SUPREME DE VANUATU

AVIS D'IMMATRICULATION

D'une déclaration déposée le 5 Novembre 1985
au Greffe de la Cour suprême de Vanuatu à Port-Vila,
il résulte que :

"SOCIETE COMPTABLE ET INFORMATIQUE DE VANUATU",
Société A Responsabilité Limitée au capital de 400.000 VATU
dont le siège social est à PORT-VILA, B.P. 180, MELCOFEE -
(VANUATU), ayant pour objet : LA PROPRIETE ET L'EXPLOITATION
DE TRAVAUX INFORMATIQUE ET COMPTABLE DE TOUTES CATEGORIES
ET TOUTES OPERATIONS COMMERCIALES, FINANCIERES, SE RATTACHANT
A L'OBJET SOCIAL a fait une demande d'immatriculation
au Registre du Commerce de PORT-VILA (VANUATU).

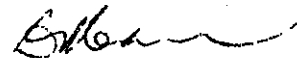
Ladite Société est immatriculée sous le numéro 85 B 449.

Administration de la Société :

- Monsieur Jean-Marie ATKINSON, né le 2 Avril 1931
à Luganville, de Nationalité Ni-Vanuatuanne ;
- Monsieur François RIPOLL, né le 3 Août 1939 en
ALGER (AFN), de Nationalité Française.

Port-Vila, le 5 Novembre 1985.

Le greffier en chef,



D.V. CAIN

