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(Criminal Jurisdiction)

Criminal

Case No. 23/979 SC/CRML

PUBLIC PROSECUTOR

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RONAH WAKO

Date: Before: Counsel:

17 January 2025 Justice V.M. Trief Public Prosecutor – Mr L. Young Defendant – Mrs K. Karu

SENTENCE

A. Introduction

- <u>`</u> charges: Mr Ronah Wako, you appear for sentence having pleaded guilty to the following
- <u>a</u> Unlawfully entering a dwelling house contrary to subs. 143(1) of the *Penal Code* [CAP. 135] (Charge 1); and
- Q (Charge 2). Theft contrary to subs. 122(1) and para. 125(a) of the Penal Code
- $\dot{\mathbf{N}}$ You are convicted on those charges on your own pleas and the admitted facts.



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B. Facts

ω colour, worth VT25,000), 1 pistol torch light (worth VT3,500), 1 bush knife (worth VT2,700), VT7,000 cash (church offering money) and groceries (worth VT5,000) On 23 March 2022, you entered the dwelling house of Kenole Melternal at Etas area on Efate. You gained entry into the house by breaking the screen of the main door and by removing the door lock (Charge 1). Without Mr Melternal's consent and yard. You admitted the offending under caution. without a claim of right, you took and carried away from the house 1 music box (black (Charge 2). You knew Mr Meltemal because he had previously hired you to clean his

C. Sentence Start Point

- 4 available, and the mitigating and aggravating factors of the offending. The sentence start point is assessed having regard to the maximum sentences
- сл The maximum sentences prescribed in the Penal Code are:
- ற and Unlawful entry of dwelling house – 20 years imprisonment (subs. 143(1);
- <u>b</u> Theft – 12 years imprisonment (subs. 122(1) & para 125(a)))
- There are no mitigating aspects of the offending.
- 7 The aggravating factors of the offending are as follows:
- Planning and premeditation;
- Damage to property being the dwelling house which was broken into; and
- Number/value of stolen goods.
- ∞ The imprisonment. factors set out above require a global sentence start point of ω years
- D. Personal Factors
- ဖ guilty pleas. but to do so. Accordingly, 25% is deducted from the sentence start point for your You pleaded guilty at the first reasonable opportunity however you had little option
- 10 You are single. You have no prior convictions. You are 44 years old. You live intermittently with your widowed father and siblings. You have skills in small-scale



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point for your personal factors. gardening and building houses. Two months is deducted from the sentence start

<u>_</u>___ further 9 and a half months is deducted from the sentence start point. You have served time in custody since 26 August 2024 which is a period of 4 months 23 days, an effective term of imprisonment of 9 and a half months. Accordingly, a

E. End Sentence

- 12 and help you to rehabilitate. and others from such offending, to ensure you take responsibility for your actions The applicable sentencing principles are to hold you accountable and to denounce and express public disapproval of your conduct. The sentence is also to deter you
- ည် concurrently: Taking all matters into account, the following end sentences are imposed
- i) Unlawful entry of dwelling house (Charge 1)
- year 3 months 2 weeks imprisonment; and
- ii) Theft (Charge 2) 1 year imprisonment.
- 4 in custody, the nature of the offending and your character, your sentences are suspended for 18 months. You are warned that if you are convicted of any offence the further offending. sentences of imprisonment, in addition to any other penalty that may be imposed for during that 18-month period, that you will be taken into custody and serve these Taking into account the circumstances including the time you have already served
- <u>5</u> In addition, you are to complete 100 hours of community work.
- 16. You have 14 days to appeal the sentence.

DATED at Port Vila this 17th day of January 2025 **BY THE COURT**

anishe Viran Molisa Triệ HOUR (UBLIC OF VAN OF DE VAN SUPREME 640 COURT

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