

Criminal Case No. 25/401 SC/CRML

PUBLIC PROSECUTOR v TIMI SALERUA

| <u>Date of Plea:</u> <u>Before:</u> In <u>Attendance:</u> | 14 April 2025 Hon. Chief Justice Vincent Lunabek J Tete for the Public Prosecutor B Taleo for the Defendant |
|---|--|
|---|--|

Date of Sentence;

17 April 2025

SENTENCE

I. Introduction

<u>~~</u> million. Mr Salerua has pleaded guilty and accepted the summary of facts relating to 1 charge of cultivation of cannabis plants, contrary to Section 4 of the Dangerous and Drugs Act (DD Act) ("the Act"). The maximum sentence for this offence is a term of 20 years imprisonment and/or a fine of up to VT100

Facts

=

- \mathbb{N} them Mr Salerua, on the 7th February 2024, the chief of Sarete Village, Jeffery Turu and the Community Safety Officer (CSO), Godwin, went to your garden following stories that you were cultivating cannabis plants. At your garden, they saw 3 stems of cannabis plants and they took photos of
- ယ On the 14th February 2025, the CSO officer, Golwin and Nelson Perei went to your garden and uprooted the stems of cannabis with a net weight of 1,190 kilograms. It was reported to the police.

III. Aggravating and Mitigating Factors of the offending

- 4 offending exist: There were no mitigating factors of the offending, but the following aggravating factors to the
- You had knowledge of the nature of the plant as opposed to being reckless in possessing
- and cultivating it; and - You cultivated 3 stems of cannabis plants; and



They have a net weight of 1,190 kilograms.

IV. Start Point

σī others weight of 1,190 kilograms. But there was no evidence of your intention to supply or sell them to VUCA 14 and Philip v Public Prosecutor [2020] VUCA 40, is set at 2 years imprisonment. I regard that as very reasonable within category 1 of the case of Wetul v Public Prosecutor [2013] VUCA 26, given the aggravating factors. However, the quantity of the drugs uprooted is 3 stems with net The start point for this offending, as required to be identified by Public Prosecutor v Andy [2011]

V. Personal Factors

- တ and chief Santo. You have a son and two daughters. You have good relationship with your parents, families Mr Salerua, you live in a defacto relationship with Mrs Amelia Vatu from Tangoa Island, South
- .7 Mrs Amelia Vatu (your defacto wife) said she had gone through operation at the hospital after she had given birth on her second baby. She said she cannot do heavy work and she will depend a lot on Mr Salerua to do the garden work and provide for the family.
- ∞ cannabis plants to inhale them when doing hard work in the garden. ceremony but he indicated his willingness. That willingness is too late to have any real impact on the sentence that must be imposed. Mr Salerua said he regretted his actions and he was Mr Salerua is a first-time offender. He has no previous conviction. He did not perform a custom law to cultivate cannabis and he was trying to justify his actions stating that he cultivated the remorseful. I see no substance in Mr Salerua's purported remorse as he knew that it is against the
- ω his guility plea given at the first opportunity available For Mr Salerua's personal factors, I reduce the start point of his sentence by one third to reflect on
- 10 I further reduce Mr Salerua's start point of his sentence by 3 months imprisonment for his personal factors. A final matter to be taken into account is the time he has already spent in pre-custody period of 2 months (February - March 2025) which is effectively 4 months

VI. End Sentence

<u></u> imprisonment. Taking all of those matters into account, the end sentence that must be imposed is one of 9 months

VII. Suspension

2 of 9 months will be re-activated and you will be dealt with also with the new offending suspension, you must not re-offend. If you re-offend during that period of 2 years, your sentence suspend your sentence of 9 months imprisonment for a period of 2 years. During the 2 years I consider the nature and circumstances of this case, your character as an offender, I decide to



μ community work. In addition to suspension of your sentence of 9 months, you are ordered to perform 60 hours of .

VIII. <u>Other</u>

14 Mr Salerua has 14 days to appeal this sentence if he disagrees with it.

DATED at Luganville, Santo, this 17th day of April, 2025.

Hon. Chief Justice Vincent Lunaber Cour Supreme ~ REPUE ICOF LANU QUOUE DE VANJA 3 COURT E X ليلز