IN THE SUPREME COURT OF THE REPUBLIC OF VANUATU (Criminal Jurisdiction)

> Criminal Case No. 25/581 SC/CRML

PUBLIC PROSECUTOR v NARI VARI

Date of Plea:	14 April 2025
Before:	Hon. Chief Justice Vincent Lunabek
In Attendance:	J Tete for the Public Prosecutor J Garae for the Defendant
Date of Sentence:	17 April 2025

SENTENCE

I. Introduction

Mr Vari pleaded guilty and accepted the summary of facts in relation to one charge of cultivation of cannabis plants, contrary to Section 4 of the Dangerous Drugs Act [CAP. 12]. The maximum sentence for this offence is a term of 20 years imprisonment and/or a fine up to VT100 million.

ll. Facts

- $\mathbf{\dot{N}}$ Mr Kalo James is the complainant in this case. He is the neighbour of the Defendant, Mr Vari.
- ယ and branch of that plant and was looking at a plant in the garden. He noticed that the defendant was holding the leaves On the 7th of November 2024, the complainant was filling up his tank when he saw the defendant walking up to his mother's garden. He observed that the defendant went to his mother's garden
- 4 police officers went to the garden and uprocted 14 stems of what they believed to be cannabis After filling up his tank, the complainant went close to the garden and inspect the plant. On close inspection he saw that the plant was cannabis. He then reported it to the police. On that same day plants and the defendant was then arrested.
- σ cannabis plants. A cannabis presumptive test was conducted on the plants and it confirmed that they were in fact

III. Aggravating and Mitigating Factors of the offending

တ There were no mitigating factors to the offending, but the following aggravating features of the offending exist:



- reckless in possessing and cultivating it; and Mr Vari had a knowledge of the nature of the pant in his possession as opposed to being
- Mr Vari knew that cultivating cannabis plants is against the law; and
- Mr Vari cultivated 14 stems of cannabis; and

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They weighed 0.485 grams

IV. Start Point

7 I set the sentence start point to 3 years imprisonment, given the aggravating factors This case lies under Category 2 of Wetul guidelines in Wetul v Public Prosecutor [2013] VUCA 26

V. Personal Factors

- œ His father had separated with his mother 17 years ago Mr Vari is a young single man of 19 years of age. He is from Tutuba Island in Santo. He lives with his mother and sibling at Bombua community. He has good relationship with his family and chief.
- φ Mr Vari is a year 8 school leaver. He assisted his mother in the community. His mother obtained incomes from the sales of 20vt food.
- 10 and released on 10 December 2024. You have already spent a total of 4 weeks and 5 days in pre-custodial period which is effectively 2 months and 10 days. Mr Vari is a first-time offender. He was remanded at the Correctional Centre on 08 November 2024
- <u>__</u> months. I further take into account the effective total of 2 months and 10 days you had already I reduce your sentence start point by 33% to reflect on your guilty pleas given at the first opportunity by the authorities. I reduce also your sentence start point for your other personal factors by 8 spent in pre-custodial period
- 12 The balance of your remaining sentence is 13 months and 20 days imprisonment
- င်္သ I consider the nature and circumstances of the offending, your character as an offender, I decline with immediate effect to suspend your term of 13 months and 20 days imprisonment. I order that you serve this sentence
- 14. You have 14 days to appeal this sentence of you disagree with it.

DATED at Luganville, Santo, this 17th day of April, 2025 Hon. Chief Justice Vincent Walls. REPUT COLAND A STOLE DE VANUAL Ş SUPPREME 9 ត OF KANU Scourt Court