REPUBLIQUE DE VANUATU

JOURNAL OFFICIEL



REPUBLIC OF VANUATU

OFFICIAL GAZETTE

23 DECEMBRE 2002

No. 28

23 DECEMBER 2002

SONT PUBLIES LES TEXTES SUIVANTS

RRETES

NOTIFICATION OF PUBLICATION

ORDERS

PRISONERS (ADMINISTRATION) [CAP.20]

- •' THE PRISONERS (RELEASE ON LICENCE) ORDER NO. 52 OF 2002.
- THE PRISONERS (RELEASE ON LICENCE) ORDER NO. 53 OF 2002.
- THE PRISONERS (RELEASE ON LICENCE) ORDER NO. 54 OF 2002.
- THE PRISONERS (RELEASE ON LICENCE) ORDER NO. 55 OF 2002.
- THE PRISONERS (RELEASE ON LICENCE) ORDER NO. 56 OF 2002.
- THE PRISONERS (RELEASE ON LICENCE) ORDER NO. 57 OF 2002'.
- THE PRISONERS (RELEASE ON LICENCE) ORDER NO. 58 OF 2002.
- THE PRISONERS (RELEASE ON LICENCE) ORDER NO. 59 OF 2002.
- THE PRISONERS (RELEASE ON LICENCE) ORDER NO. 60 OF 2002.
- THE PRISONERS (RELEASE ON LICENCE) ORDER NO.61 OF 2002.

- THE PRISONERS (RELEASE ON LICENCE) ORDER NO. 62 OF 2002.
- THE PRISONERS (RELEASE ON LICENCE) ORDER NO. 63 OF2002.
- THE PRISONERS (RELEASE ON LICENCE) ORDER NO. 64 OF 2002.
- THE PRISONERS (RELEASE ON LICENCE) ORDER NO. 65 OF 2002.
- THE PRISONERS (RELEASE ON LICENCE) ORDER NO. 66 OF 2002
- THE PRISONERS (RELEASE ON LICENCE) ORDER NO. 67 OF 2002.
 - THE PRISONERS (RELEASE ON LICENCE) ORDER NO. 68 OF 2002.
- THE PRISONERS (RELEASE ON LICENCE) ORDER NO. 69 OF 2002.
- THE PRISONERS (RELEASE ON LICENCE) ORDER No. 70 of 2002.
- THE PRISONERS (RELEASE ON LICENCE) ORDER NO.71 OF 2002.
- THE PRISONERS (RELEASE ON LICENCE) ORDER NO. 72 OF 2002.
- THE PRISONERS (RELEASE ON LICENCE) ORDER NO. 73 OF 2002
- THE PRISONERS (RELEASE ON LICENCE) ORDER NO. 74 OF 2002.
- THE PRISONERS (RELEASE ON LICENCE) ORDER NO. 75 OF 2002.
- THE PRISONERS (RELEASE ON LICENCE) ORDER NO. 76 OF 2002.

• ,

.



CHAPTER 20

THE PRISONER'S (RELEASE ON LICENCE)

ORDER NO. 52 OF 2007

An Order to provide for the release of Prisoner:

IN EXERCISE of the powers conferred by section 30 of the Prison (Administration) act [CAP. 20], I, Hon. Edward Nipake NATAPEI, Prime Minister and Minister responsible for prisons, HEREBY MAKE the following Order:-

RELEASE OF PRISONER ON LICENCE

1. JEAN BAPTIST TARI who is currently being held in custody as a prisoner, shall be set free and released from prison on the 18th day of December, 2002 SUBJECT TO THE TERMS AND CONDITIONS set out in section 2 and 3 of this Order.

- 2 The following terms and conditions shall apply:
 - (a) JEAN BAPTIST TARI shall keep the peace and be of good behavior for a period commencing on the day of his release being the 18th day of December 2002 which period is hereinafter called "the relevant period".
 - (b) In the event that JEAN BAPTIST TARI should commit a criminal offence during the relevant period, whether or not the offence is of a similar nature as that of which JEAN BAPTIST TARI original prison sentence was ordered by the Court or the Court before which JEAN BAPTIST TARI appears for such new offence(s) orders a prison sentence, JEAN BAPTIST TARI shall automatically be recalled and returned to prison.

- In every case where the provisions of paragraph (b) of section 2 apply, the following procedures shall apply:
 - (a) Where the Minister is satisfied that JEAN BAPTIST TARY has violated the terms and conditions set out in section 2, the Minister shall issue a Notice in writing directing that JEAN BAPTIST TARY is returned to custody forthwith:
 - (b) A Notice issued by the Minister shall be served on JEAN BAPTIST TARI directing him to return to prison at such time and on such day as specified in the Notice;
 - (c) JEAN BAPTIST TARI when returned to prison in accordance with this section shall be obliged to serve the incomplete term of his original sentence which he would have had to serve if he had not been released in accordance with this Order;
 - (d) JEAN BAPTIST TARI when returned to prison in accordance with this section is not entitled to have part of his original incomplete term of sentence remitted.

COMMISSIONER OF POLICE AND SUPERINTENDENT OF PRISONS TO ENFORCE DIRECTIONS OF MINISTER

4. The Commissioner of police and the Superintendent of Prisons shall take all lawful measures required or necessary to enforce every direction or notice issued by the Minister under this Order.

COMMENCEMENT

5. This order shall come into force on the day of December 2002.

MADE at Port Vila, this day /6th of December 2002.

HON: Edward Nipake NATAPEL

Prime Minister



CHAPTER 20

THE PRISONER'S (RELEASE ON LICENCE)

ORDER NO. 53 OF 2002

An Order to provide for the release of Prisoner:

IN EXERCISE of the powers conferred by section 30 of the Prison (Administration) act [CAP. 20], I, Hon. Edward Nipake NATAPEI, Prime Minister and Minister responsible for prisons, HEREBY MAKE the following Order:-

RELEASE OF PRISONER ON LICENCE

1. FRED LONIS who is currently being held in custody as a prisoner, shall be set free and released from prison on the 18th day of December, 2002 SUBJECT TO THE TERMS AND CONDITIONS set out in section 2 and 3 of this Order.

- 2 The following terms and conditions shall apply:
 - (a) FRED LONIS shall keep the peace and be of good behavior for a period commencing on the day of his release being the 18th day of December 2002 which period is hereinafter called "the relevant period".
 - (b) In the event that FRED LONIS should commit a criminal offence during the relevant period, whether or not the offence is of a similar nature as that of which FRED LONIS original prison sentence was ordered by the Court or the Court before which FRED LONIS appears for such new offence(s) orders a prison sentence, FRED LONIS shall automatically be recalled and returned to prison.

- 3. In every case where the provisions of paragraph (b) of section 2 apply, the following procedures shall apply:
 - (a) Where the Minister is satisfied that FRED LONIS has violated the terms and conditions set out in section 2, the Minister shall issue a Notice in writing directing that FRED LONIS is returned to custody forthwith;
 - (b) A Notice issued by the Minister shall be served on FRED LONIS directing him to return to prison at such time and on such day as specified in the Notice;
 - (c) FRED LONIS when returned to prison in accordance with this section shall be obliged to serve the incomplete term of his original sentence which he would have had to serve if he had not been released in accordance with this Order;
 - (d) FRED LONIS when returned to prison in accordance with this section is not entitled to have part of his original incomplete term of sentence remitted.

COMMISSIONER OF POLICE AND SUPERINTENDENT OF PRISONS TO ENFORCE DIRECTIONS OF MINISTER

4. The Commissioner of police and the Superintendent of Prisons shall take all lawful measures required or necessary to enforce every direction or notice issued by the Minister under this Order.

COMMENCEMENT

5. This order shall come into force on the day of December 2002.

MADE at Port Vila, this day 16th of December 2002.

HON. Edward Nipake NATAPEI
Prime Minister



CHAPTER 20

THE PRISONER'S (RELEASE ON LICENCE)

ORDER No. 54 OF 2002

An Order to provide for the release of Prisoner:

IN EXERCISE of the powers conferred by section 30 of the Prison (Administration) act [CAP. 20], I, Hon. Edward Nipake NATAPEI, Prime Minister and Minister responsible for prisons, HEREBY MAKE the following Order:-

RELEASE OF PRISONER ON LICENCE

1. RICHARD NAUT who is currently being held in custody as a prisoner, shall be set free and released from prison on the 18th day of December, 2002 SUBJECT TO THE TERMS AND CONDITIONS set out in section 2 and 3 of this Order.

- 2 The following terms and conditions shall apply:
 - (a) RICHARD NAUT shall keep the peace and be of good behavior for a period commencing on the day of his release being the 18th day of December 2002 which period is hereinafter called "the relevant period".
 - (b) In the event that RICHARD NAUT should commit a criminal offence during the relevant period, whether or not the offence is of a similar nature as that of which RICHARD NAUT original prison sentence was ordered by the Court or the Court before which RICHARD NAUT appears for such new offence(s) orders a prison sentence, RICHARD NAUT shall automatically be recalled and returned to prison.

- 3. In every case where the provisions of paragraph (b) of section 2 apply, the following procedures shall apply:
 - (a) Where the Minister is satisfied that RICHARD NAUT has violated the terms and conditions set out in section 2, the Minister shall issue a Notice in writing directing that RICHARD NAUT is returned to custody forthwith;
 - (b) A Notice issued by the Minister shall be served on RICHARD NAUT directing him to return to prison at such time and on such day as specified in the Notice;
 - (c) RICHARD NAUT when returned to prison in accordance with this section shall be obliged to serve the incomplete term of his original sentence which he would have had to serve if he had not been released in accordance with this Order;
 - (d) RICHARD NAUT when returned to prison in accordance with this section is not entitled to have part of his original incomplete term of sentence remitted.

COMMISSIONER OF POLICE AND SUPERINTENDENT OF PRISONS TO ENFORCE DIRECTIONS OF MINISTER

4. The Commissioner of police and the Superintendent of Prisons shall take all lawful measures required or necessary to enforce every direction or notice issued by the Minister under this Order.

COMMENCEMENT

5. This order shall come into force on the day of December 2002.

MADE at Port Vila, this day 16th of December 2002.

HON. Edward Nipake NATAPEL Prime Minister



CHAPTER 20

THE PRISONER'S (RELEASE ON LICENCE)

ORDER NO. 55 OF 2002

An Order to provide for the release of Prisoner:

IN EXERCISE of the powers conferred by section 30 of the Prison (Administration) act [CAP. 20], I, Hon. Edward Nipake NATAPEI, Prime Minister and Minister responsible for prisons, HEREBY MAKE the following Order:-

RELEASE OF PRISONER ON LICENCE

1. JOSEPH NASAMAL who is currently being held in custody as a prisoner, shall be set free and released from prison on the 18th day of December, 2002 SUBJECT TO THE TERMS AND CONDITIONS set out in section 2 and 3 of this Order.

- 2 The following terms and conditions shall apply:
 - (a) JOSEPH NASAMAL shall keep the peace and be of good behavior for a period commencing on the day of his release being the 18th day of December 2002 which period is hereinafter called "the relevant period".
 - (b) In the event that JOSEPH NASAMAL should commit a criminal offence during the relevant period, whether or not the offence is of a similar nature as that of which JOSEPH NASAMAL original prison sentence was ordered by the Court or the Court sentence, JOSEPH NASAMAL appears for such new offence(s) orders a prison prison.

- 3. In every case where the provisions of paragraph (b) of section 2 apply, the following procedures shall apply:
 - (a) Where the Minister is satisfied that JOSEPH NASAMAL has violated the terms and conditions set out in section 2, the Minister shall issue a Notice in writing directing that JOSEPH NASAMAL is returned to custody forthwith;
 - (b) A Notice issued by the Minister shall be served on JOSEPH NASAMAL directing him to return to prison at such time and on such day as specified in the Notice;
 - (c) JOSEPH NASAMAL when returned to prison in accordance with this section shall be obliged to serve the incomplete term of his original sentence which he would have had to serve if he had not been released in accordance with this Order;
 - (d) JOSEPH NASAMAL when returned to prison in accordance with this section is not entitled to have part of his original incomplete term of sentence remitted.

COMMISSIONER OF POLICE AND SUPERINTENDENT OF PRISONS TO ENFORCE DIRECTIONS OF MINISTER

4. The Commissioner of police and the Superintendent of Prisons shall take all lawful measures required or necessary to enforce every direction or notice issued by the Minister under this Order.

COMMENCEMENT

5. This order shall come into force on the day of December 2002.

MADE at Port Vila, this day /1 dof December 2002

HON. Edward Nipake NATAPEI

Prime Minister



CHAPTER 20

THE PRISONER'S (RELEASE ON LICENCE)

ORDER NO. 56 OF 2002

An Order to provide for the release of Prisoner:

IN EXERCISE of the powers conferred by section 30 of the Prison (Administration) act [CAP. 20], I, Hon. Edward Nipake NATAPEI, Prime Minister and Minister responsible for prisons, HEREBY MAKE the following Order:-

RELEASE OF PRISONER ON LICENCE

1. JOSEPH NASAMAL who is currently being held in custody as a prisoner, shall be set free and released from prison on the 18th day of December, 2002 SUBJECT TO THE TERMS AND CONDITIONS set out in section 2 and 3 of this Order.

- 2 The following terms and conditions shall apply:
 - (a) IVON FIRIAM shall keep the peace and be of good behavior for a period commencing on the day of his release being the 18th day of December 2002 which period is hereinafter called "the relevant period".
 - (b) In the event that IVON FIRIAM should commit a criminal offence during the relevant period, whether or not the offence is of a similar nature as that of which IVON FIRIAM original prison sentence was ordered by the Court or the Court before which IVON FIRIAM appears for such new offence(s) orders a prison sentence, IVON FIRIAM shall automatically be recalled and returned to prison.

- 3. In every case where the provisions of paragraph (b) of section 2 apply, the following procedures shall apply:
 - (a) Where the Minister is satisfied that IVON FIRIAM has violated the terms and conditions set out in section 2, the Minister shall issue a Notice in writing directing that IVON FIRIAM is returned to custody forthwith;
 - (b) A Notice issued by the Minister shall be served on IVON FIRIAM directing him to return to prison at such time and on such day as specified in the Notice;
 - (c) IVON FIRIAM when returned to prison in accordance with this section shall be obliged to serve the incomplete term of his original sentence which he would have had to serve if he had not been released in accordance with this Order;
 - (d) IVON FIRIAM when returned to prison in accordance with this section is not entitled to have part of his original incomplete term of sentence remitted.

COMMISSIONER OF POLICE AND SUPERINTENDENT OF PRISONS TO ENFORCE DIRECTIONS OF MINISTER

4. The Commissioner of police and the Superintendent of Prisons shall take all lawful measures required or necessary to enforce every direction or notice issued by the Minister under this Order.

COMMENCEMENT

5. This order shall come into force on the day of December 2002.

MADE at Port Vila, this day 16 december 2002.

HON. Edward Nipake NATAPE

Prime Minister



CHAPTER 20

THE PRISONER'S (RELEASE ON LICENCE)

ORDER NO. 57 OF 2002

An Order to provide for the release of Prisoner:

IN EXERCISE of the powers conferred by section 30 of the Prison (Administration) act [CAP. 20], I, Hon. Edward Nipake NATAPEI, Prime Minister and Minister responsible for prisons, HEREBY MAKE the following Order:-

RELEASE OF PRISONER ON LICENCE

1. ALI AUGUST who is currently being held in custody as a prisoner, shall be set free and released from prison on the 18th day of December, 2002 SUBJECT TO THE TERMS AND CONDITIONS set out in section 2 and 3 of this Order.

- 2 The following terms and conditions shall apply:
 - (a) ALI AUGUST shall keep the peace and be of good behavior for a period commencing on the day of his release being the 18th day of December 2002 which period is hereinafter called "the relevant period".
 - (b) In the event that ALI AUGUST should commit a criminal offence during the relevant period, whether or not the offence is of a similar nature as that of which ALI AUGUST original prison sentence was ordered by the Court or the Court before which ALI AUGUST appears for such new offence(s) orders a prison sentence, ALI AUGUST shall automatically be recalled and returned to prison.

- 3. In every case where the provisions of paragraph (b) of section 2 apply, the following procedures shall apply:
 - (a) Where the Minister is satisfied that ALI AUGUST has violated the terms and conditions set out in section 2, the Minister shall issue a Notice in writing directing that ALI AUGUST is returned to custody forthwith;
 - (b) A Notice issued by the Minister shall be served on ALI AUGUST directing him to return to prison at such time and on such day as specified in the Notice;
 - (c) ALI AUGUST when returned to prison in accordance with this section shall be obliged to serve the incomplete term of his original sentence which he would have had to serve if he had not been released in accordance with this Order;
 - (d) ALI AUGUST when returned to prison in accordance with this section is not entitled to have part of his original incomplete term of sentence remitted.

COMMISSIONER OF POLICE AND SUPERINTENDENT OF PRISONS TO ENFORCE DIRECTIONS OF MINISTER

 The Commissioner of police and the Superintendent of Prisons shall take all lawful measures required or necessary to enforce every direction or notice issued by the Minister under this Order.

COMMENCEMENT

5. This order shall come into force on the day of December 2002.

MADE at Port Vila, this day 16 of December 2002.

HON. Edward Nipake NATAPEI
Prime Minister



CHAPTER 20

THE PRISONER'S (RELEASE ON LICENCE)

ORDER NO. 58 OF 2002

An Order to provide for the release of Prisoner:

IN EXERCISE of the powers conferred by section 30 of the Prison (Administration) act [CAP. 20], I, Hon. Edward Nipake NATAPEI, Prime Minister and Minister responsible for prisons, HEREBY MAKE the following Order:-

RELEASE OF PRISONER ON LICENCE

1. PIERRE BOB who is currently being held in custody as a prisoner, shall be set free and released from prison on the 18th day of December, 2002 SUBJECT TO THE TERMS AND CONDITIONS set out in section 2 and 3 of this Order.

- 2 The following terms and conditions shall apply:
 - (a) PIERRE BOB shall keep the peace and be of good behavior for a period commencing on the day of his release being the 18th day of December 2002 which period is hereinafter called "the relevant period".
 - (b) In the event that PIERRE BOB should commit a criminal offence during the relevant period, whether or not the offence is of a similar nature as that of which PIERRE BOB original prison sentence was ordered by the Court or the Court before which PIERRE BOB appears for such new offence(s) orders a prison sentence, PIERRE BOB shall automatically be recalled and returned to prison.

- 3. In every case where the provisions of paragraph (b) of section 2 apply, the following procedures shall apply:
 - (a) Where the Minister is satisfied that PIERRE BOB has violated the terms and conditions set out in section 2, the Minister shall issue a Notice in writing directing that PIERRE BOB is returned to custody forthwith;
 - (b) A Notice issued by the Minister shall be served on PIERRE BOB directing him to return to prison at such time and on such day as specified in the Notice;
 - (c) PIERRE BOB when returned to prison in accordance with this section shall be obliged to serve the incomplete term of his original sentence which he would have had to serve if he had not been released in accordance with this Order;
 - (d) PIERRE BOB when returned to prison in accordance with this section is not entitled to have part of his original incomplete term of sentence remitted.

COMMISSIONER OF POLICE AND SUPERINTENDENT OF PRISONS TO ENFORCE DIRECTIONS OF MINISTER

4. The Commissioner of police and the Superintendent of Prisons shall take all lawful measures required or necessary to enforce every direction or notice issued by the Minister under this Order.

COMMENCEMENT

5. This order shall come into force on the day of December 2002.

MADE at Port Vila, this day /6⁹² of December 2002.

HON. Edward Nipake NATAPEI
Prime Minister



CHAPTER 20

THE PRISONER'S (RELEASE ON LICENCE)

ORDER NO. 59 OF 2002

An Order to provide for the release of Prisoner:

IN EXERCISE of the powers conferred by section 30 of the Prison (Administration) act [CAP. 20], I, Hon. Edward Nipake NATAPEI, Prime Minister and Minister responsible for prisons, HEREBY MAKE the following Order:-

RELEASE OF PRISONER ON LICENCE

1. KELSON SAKSAK who is currently being held in custody as a prisoner, shall be set free and released from prison on the 18th day of December, 2002 SUBJECT TO THE TERMS AND CONDITIONS set out in section 2 and 3 of this Order.

- 2 The following terms and conditions shall apply:
 - (a) KELSON SAKSAK shall keep the peace and be of good behavior for a period commencing on the day of his release being the 18th day of December 2002 which period is hereinafter called "the relevant period".
 - (b) In the event that KELSON SAKSAK should commit a criminal offence during the relevant period, whether or not the offence is of a similar nature as that of which KELSON SAKSAK original prison sentence was ordered by the Court or the Court before which KELSON SAKSAK appears for such new offence(s) orders a prison sentence, KELSON SAKSAK shall automatically be recalled and returned to prison.

- 3. In every case where the provisions of paragraph (b) of section 2 apply, the following procedures shall apply:
 - (a) Where the Minister is satisfied that KELSON SAKSAK has violated the terms and conditions set out in section 2, the Minister shall issue a Notice in writing directing that KELSON SAKSAK is returned to custody forthwith;
 - (b) A Notice issued by the Minister shall be served on KELSON SAKSAK directing him to return to prison at such time and on such day as specified in the Notice;
 - (c) KELSON SAKSAK when returned to prison in accordance with this section shall be obliged to serve the incomplete term of his original sentence which he would have had to serve if he had not been released in accordance with this Order;
 - (d) KELSON SAKSAK when returned to prison in accordance with this section is not entitled to have part of his original incomplete term of sentence remitted.

COMMISSIONER OF POLICE AND SUPERINTENDENT OF PRISONS TO ENFORCE DIRECTIONS OF MINISTER

4. The Commissioner of police and the Superintendent of Prisons shall take all lawful measures required or necessary to enforce every direction or notice issued by the Minister under this Order.

COMMENCEMENT

5. This order shall come into force on the day of December 2002.

MADE at Port Vila, this day 16th of December 2002.

HON. Edward Nipake NATAPEI

Prime Minister



CHAPTER 20

THE PRISONER'S (RELEASE ON LICENCE)

ORDER NO. 60 OF 2002

An Order to provide for the release of Prisoner:

IN EXERCISE of the powers conferred by section 30 of the Prison (Administration) act [CAP. 20], I, Hon. Edward Nipake NATAPEI, Prime Minister and Minister responsible for prisons, HEREBY MAKE the following Order:-

RELEASE OF PRISONER ON LICENCE

1. ERIC GEORGE who is currently being held in custody as a prisoner, shall be set free and released from prison on the 18th day of December, 2002 SUBJECT TO THE TERMS AND CONDITIONS set out in section 2 and 3 of this Order.

- 2 The following terms and conditions shall apply:
 - (a) ERIC GEORGE shall keep the peace and be of good behavior for a period commencing on the day of his release being the 18th day of December 2002 which period is hereinafter called "the relevant period".
 - (b) In the event that ERIC GEORGE should commit a criminal offence during the relevant period, whether or not the offence is of a similar nature as that of which ERIC GEORGE original prison sentence was ordered by the Court or the Court before which ERIC GEORGE appears for such new offence(s) orders a prison sentence, ERIC GEORGE shall automatically be recalled and returned to prison.

- 3. In every case where the provisions of paragraph (b) of section 2 apply, the following procedures shall apply:
 - (a) Where the Minister is satisfied that ERIC GEORGE has violated the terms and conditions set out in section 2, the Minister shall issue a Notice in writing directing that ERIC GEORGE is returned to custody forthwith;
 - (b) A Notice issued by the Minister shall be served on ERIC GEORGE directing him to return to prison at such time and on such day as specified in the Notice;
 - (c) ERIC GEORGE when returned to prison in accordance with this section shall be obliged to serve the incomplete term of his original sentence which he would have had to serve if he had not been released in accordance with this Order;
 - (d) ERIC GEORGE when returned to prison in accordance with this section is not entitled to have part of his original incomplete term of sentence remitted.

COMMISSIONER OF POLICE AND SUPERINTENDENT OF PRISONS TO ENFORCE DIRECTIONS OF MINISTER

4. The Commissioner of police and the Superintendent of Prisons shall take all lawful measures required or necessary to enforce every direction or notice issued by the Minister under this Order.

COMMENCEMENT

5. This order shall come into force on the day of December 2002.

MADE at Port Vila, this day 16 hof December 2002.

HON. Edward Nipake NATAPEI
Prime Minister



CHAPTER 20

THE PRISONER'S (RELEASE ON LICENCE)

ORDER NO. 61 OF 2002

An Order to provide for the release of Prisoner:

IN EXERCISE of the powers conferred by section 30 of the Prison (Administration) act [CAP. 20], I, Hon. Edward Nipake NATAPEI, Prime Minister and Minister responsible for prisons, HEREBY MAKE the following Order:-

RELEASE OF PRISONER ON LICENCE

1. DICKSON MASING who is currently being held in custody as a prisoner, shall be set free and released from prison on the 18th day of December, 2002 SUBJECT TO THE TERMS AND CONDITIONS set out in section 2 and 3 of this Order.

- 2 The following terms and conditions shall apply:
 - (a) DICKSON MASING shall keep the peace and be of good behavior for a period commencing on the day of his release being the 18th day of December 2002 which period is hereinafter called "the relevant period".
 - (b) In the event that DICKSON MASING should commit a criminal offence during the relevant period, whether or not the offence is of a similar nature as that of which DICKSON MASING original prison sentence was ordered by the Court or the Court before which DICKSON MASING appears for such new offence(s) orders a prison sentence, DICKSON MASING shall automatically be recalled and returned to prison.

- 3. In every case where the provisions of paragraph (b) of section 2 apply, the following procedures shall apply:
 - (a) Where the Minister is satisfied that DICKSON MASING has violated the terms and conditions set out in section 2, the Minister shall issue a Notice in writing directing that DICKSON MASING is returned to custody forthwith;
 - (b) A Notice issued by the Minister shall be served on DICKSON MASING directing him to return to prison at such time and on such day as specified in the Notice;
 - (c) DICKSON MASING when returned to prison in accordance with this section shall be obliged to serve the incomplete term of his original sentence which he would have had to serve if he had not been released in accordance with this Order;
 - (d) **DICKSON MASING** when returned to prison in accordance with this section is not entitled to have part of his original incomplete term of sentence remitted.

COMMISSIONER OF POLICE AND SUPERINTENDENT OF PRISONS TO ENFORCE DIRECTIONS OF MINISTER

4. The Commissioner of police and the Superintendent of Prisons shall take all lawful measures required or necessary to enforce every direction or notice issued by the Minister under this Order.

COMMENCEMENT

5. This order shall come into force on the day of December 2002.

MADE at Port Vila, this day 16th of December 2002.

HON. Edward Nipake NATAPET Prime Minister



CHAPTER 20

THE PRISONER'S (RELEASE ON LICENCE)

ORDER NO. GQ OF 2002

An Order to provide for the release of Prisoner:

7 . .

IN EXERCISE of the powers conferred by section 30 of the Prison (Administration) act [CAP. 20], I, Hon. Edward Nipake NATAPEI, Prime Minister and Minister responsible for prisons, HEREBY MAKE the following Order:-

RELEASE OF PRISONER ON LICENCE

1. SERAH TULA who is currently being held in custody as a prisoner, shall be set free and released from prison on the 18th day of December, 2002 SUBJECT TO THE TERMS AND CONDITIONS set out in section 2 and 3 of this Order.

- 2 The following terms and conditions shall apply:
 - (a) SERAH TULA shall keep the peace and be of good behavior for a period commencing on the day of his release being the 18th day of December 2002 which period is hereinafter called "the relevant period".
 - (b) In the event that SERAH TULA should commit a criminal offence during the relevant period, whether or not the offence is of a similar nature as that of which SERAH TULA original prison sentence was ordered by the Court or the Court before which SERAH TULA appears for such new offence(s) orders a prison sentence, SERAH TULA shall automatically be recalled and returned to prison.

- 3. In every case where the provisions of paragraph (b) of section 2 apply, the following procedures shall apply:
 - (a) Where the Minister is satisfied that SERAH TULA has violated the terms and conditions set out in section 2, the Minister shall issue a Notice in writing directing that SERAH TULA is returned to custody forthwith;
 - (b) A Notice issued by the Minister shall be served on SERAH TULA directing him to return to prison at such time and on such day as specified in the Notice;
 - (c) SERAH TULA when returned to prison in accordance with this section shall be obliged to serve the incomplete term of his original sentence which he would have had to serve if he had not been released in accordance with this Order;
 - (d) SERAH TULA when returned to prison in accordance with this section is n entitled to have part of his original incomplete term of sentence remitted.

COMMISSIONER OF POLICE AND SUPERINTENDENT OF PRISONS TO ENFORCE DIRECTIONS OF MINISTER

4. The Commissioner of police and the Superintendent of Prisons shall take all lawful measures required or necessary to enforce every direction or notice issued by the Minister under this Order.

COMMENCEMENT

5. This order shall come into force on the day of December 2002.

MADE at Port Vila, this day / of December 2002.

HON. Edward Nipake NATAPEI Prime Minister



CHAPTER 20

THE PRISONER'S (RELEASE ON LICENCE)

ORDER NO. 63 OF 2002

An Order to provide for the release of Prisoner:

IN EXERCISE of the powers conferred by section 30 of the Prison (Administration) act [CAP. 20], I, Hon. Edward Nipake NATAPEI, Prime Minister and Minister responsible for prisons, HEREBY MAKE the following Order:-

RELEASE OF PRISONER ON LICENCE

1. GEORGE CHARLIE who is currently being held in custody as a prisoner, shall be set free and released from prison on the 18th day of December, 2002 SUBJECT TO THE TERMS AND CONDITIONS set out in section 2 and 3 of this Order.

- 2 The following terms and conditions shall apply:
 - (a) GEORGE CHARLIE shall keep the peace and be of good behavior for a period commencing on the day of his release being the 18th day of December 2002 which period is hereinafter called "the relevant period".
 - (b) In the event that GEORGE CHARLIE should commit a criminal offence during the relevant period, whether or not the offence is of a similar nature as that of which GEORGE CHARLIE original prison sentence was ordered by the Court or the Court before which GEORGE CHARLIE appears for such new offence(s) orders a prison sentence, GEORGE CHARLIE shall automatically be recalled and returned to prison.

- 3. In every case where the provisions of paragraph (b) of section 2 apply, the following procedures shall apply:
 - Where the Minister is satisfied that GEORGE CHARLIE has violated the terms and (a) conditions set out in section 2, the Minister shall issue a Notice in writing directing that GEORGE CHARLIE is returned to custody forthwith:
 - A Notice issued by the Minister shall be served on GEORGE CHARLIE directing (b) him to return to prison at such time and on such day as specified in the Notice;
 - (c) GEORGE CHARLIE when returned to prison in accordance with this section shall be obliged to serve the incomplete term of his original sentence which he would have had to serve if he had not been released in accordance with this Order;
 - GEORGE CHARLIE when returned to prison in accordance with this section is not (d) entitled to have part of his original incomplete term of sentence remitted.

COMMISSIONER OF POLICE AND SUPERINTENDENT OF PRISONS TO ENFORCE DIRECTIONS OF MINISTER

4. The Commissioner of police and the Superintendent of Prisons shall take all lawful measures required or necessary to enforce every direction or notice issued by the Minister under this Order.

COMMENCEMENT

5. This order shall come into force on the day of December 2002.

MADE at Port Vila, this day /6 1/2 of December 2002.

HON. Edward Nipake NATAPEI Prime Minister



CHAPTER 20

THE PRISONER'S (RELEASE ON LICENCE)

ORDER NO. 64 OF 2002

An Order to provide for the release of Prisoner:

IN EXERCISE of the powers conferred by section 30 of the Prison (Administration) act [CAP. 20], I, Hon. Edward Nipake NATAPEI, Prime Minister and Minister responsible for prisons, HEREBY MAKE the following Order:-

RELEASE OF PRISONER ON LICENCE

1. PETER THOMAS who is currently being held in custody as a prisoner, shall be set free and released from prison on the 18th day of December, 2002 SUBJECT TO THE TERMS AND CONDITIONS set out in section 2 and 3 of this Order.

TERMS AND CONDITIONS OF RELEASE

)

- 2 The following terms and conditions shall apply:
 - (a) PETER THOMAS shall keep the peace and be of good behavior for a period commencing on the day of his release being the 18th day of December 2002 which period is hereinafter called "the relevant period".
 - (b) In the event that PETER THOMAS should commit a criminal offence during the relevant period, whether or not the offence is of a similar nature as that of which PETER THOMAS original prison sentence was ordered by the Court or the Court before which PETER THOMAS appears for such new offence(s) orders a prison sentence, PETER THOMAS shall automatically be recalled and returned to prison.

PROCEDURES RELATING TO VIOLATIONS OF CONDITIONS OR RELEASE, RECALL

- 3. In every case where the provisions of paragraph (b) of section 2 apply, the following procedures
 - Where the Minister is satisfied that PETER THOMAS has violated the terms and (a) conditions set out in section 2, the Minister shall issue a Notice in writing directing that PETER THOMAS is returned to custody forthwith;
 - A Notice issued by the Minister shall be served on PETER THOMAS directing him (b) to return to prison at such time and on such day as specified in the Notice;
 - PETER THOMAS when returned to prison in accordance with this section shall be (c) obliged to serve the incomplete term of his original sentence which he would have had to serve if he had not been released in accordance with this Order;
 - PETER THOMAS when returned to prison in accordance with this section is not (d) entitled to have part of his original incomplete term of sentence remitted.

COMMISSIONER OF POLICE AND SUPERINTENDENT OF PRISONS TO ENFORCE

4. The Commissioner of police and the Superintendent of Prisons shall take all lawful measures required or necessary to enforce every direction or notice issued by the Minister under this

COMMENCEMENT

5. This order shall come into force on the day of December 2002.

MADE at Port Vila, this day Who of December 2002

HON. Edward Nipake NATAPEI Prime Minister



CHAPTER 20

THE PRISONER'S (RELEASE ON LICENCE)

ORDER NO. 65 OF 2002

An Order to provide for the release of Prisoner:

IN EXERCISE of the powers conferred by section 30 of the Prison (Administration) act [CAP. 20], I, Hon. Edward Nipake NATAPEI, Prime Minister and Minister responsible for prisons, HEREBY MAKE the following Order:-

RELEASE OF PRISONER ON LICENCE

1. SERAH TULA who is currently being held in custody as a prisoner, shall be set free and released from prison on the 18th day of December, 2002 SUBJECT TO THE TERMS AND CONDITIONS set out in section 2 and 3 of this Order

- 2 The following terms and conditions shall apply:
 - (a) PETER WAIANE shall keep the peace and be of good behavior for a period commencing on the day of his release being the 18th day of December 2002 which period is hereinafter called "the relevant period".
 - (b) In the event that PETER WAIANE should commit a criminal offence during the relevant period, whether or not the offence is of a similar nature as that of which PETER WAIANE original prison sentence was ordered by the Court or the Court sentence, PETER WAIANE appears for such new offence(s) orders a prison sentence, PETER WAIANE shall automatically be recalled and returned to prison.

- 3. In every case where the provisions of paragraph (b) of section 2 apply, the following procedures shall apply:
 - (a) Where the Minister is satisfied that PETER WAIANE has violated the terms and conditions set out in section 2, the Minister shall issue a Notice in writing directing that PETER WAIANE is returned to custody forthwith;
 - (b) A Notice issued by the Minister shall be served on PETER WAIANE directing him to return to prison at such time and on such day as specified in the Notice;
 - (c) PETER WAIANE when returned to prison in accordance with this section shall be obliged to serve the incomplete term of his original sentence which he would have had to serve if he had not been released in accordance with this Order;
 - (d) PETER WAIANE when returned to prison in accordance with this section is not entitled to have part of his original incomplete term of sentence remitted.

COMMISSIONER OF POLICE AND SUPERINTENDENT OF PRISONS TO ENFORCE DIRECTIONS OF MINISTER

4. The Commissioner of police and the Superintendent of Prisons shall take all lawful measures required or necessary to enforce every direction or notice issued by the Minister under this Order.

COMMENCEMENT

5. This order shall come into force on the day of December 2002.

MADE at Port Vila, this day 16 not December 2002.

HON. Edward Nipake NATAPEI
Prime Minister



CHAPTER 20

THE PRISONER'S (RELEASE ON LICENCE)

ORDER NO. 66 OF 2002

An Order to provide for the release of Prisoner:

IN EXERCISE of the powers conferred by section 30 of the Prison (Administration) act [CAP. 20], I, Hon. Edward Nipake NATAPEI, Prime Minister and Minister responsible for prisons, HEREBY MAKE the following Order:-

RELEASE OF PRISONER ON LICENCE

1. ALBERT DAVID who is currently being held in custody as a prisoner, shall be set free and released from prison on the 18th day of December, 2002 SUBJECT TO THE TERMS AND CONDITIONS set out in section 2 and 3 of this Order

- 2 The following terms and conditions shall apply:
 - (a) ALBERT DAVID shall keep the peace and be of good behavior for a period commencing on the day of his release being the 18th day of December 2002 which period is hereinafter called "the relevant period".
 - (b) In the event that ALBERT DAVID should commit a criminal offence during the relevant period, whether or not the offence is of a similar nature as that of which ALBERT DAVID original prison sentence was ordered by the Court or the Court before which ALBERT DAVID appears for such new offence(s) orders a prison sentence, ALBERT DAVID shall automatically be recalled and returned to prison.

- 3. In every case where the provisions of paragraph (b) of section 2 apply, the following procedures shall apply:
 - (a) Where the Minister is satisfied that ALBERT DAVID has violated the terms and conditions set out in section 2, the Minister shall issue a Notice in writing directing that ALBERT DAVID is returned to custody forthwith;
 - (b) A Notice issued by the Minister shall be served on ALBERT DAVID directing him to return to prison at such time and on such day as specified in the Notice;
 - (c) ALBERT DAVID when returned to prison in accordance with this section shall be obliged to serve the incomplete term of his original sentence which he would have had to serve if he had not been released in accordance with this Order;
 - (d) ALBERT DAVID when returned to prison in accordance with this section is nentitled to have part of his original incomplete term of sentence remitted.

COMMISSIONER OF POLICE AND SUPERINTENDENT OF PRISONS TO ENFORCE DIRECTIONS OF MINISTER

4. The Commissioner of police and the Superintendent of Prisons shall take all lawful measures required or necessary to enforce every direction or notice issued by the Minister under this Order.

COMMENCEMENT

5. This order shall come into force on the day of December 2002.

MADE at Port Vila, this day & of December 2002.

HON. Edward Nipake NATAPEI Prime Minister Minister responsible for Prisons.



CHAPTER 20

THE PRISONER'S (RELEASE ON LICENCE)

ORDER NO. 67 OF 2002

An Order to provide for the release of Prisoner:

IN EXERCISE of the powers conferred by section 30 of the Prison (Administration) act [CAP. 20], I, Hon. Edward Nipake NATAPEI, Prime Minister and Minister responsible for prisons, HEREBY MAKE the following Order:-

RELEASE OF PRISONER ON LICENCE

1. ENOCK SAILAS who is currently being held in custody as a prisoner, shall be set free and released from prison on the 18th day of December, 2002 SUBJECT TO THE TERMS AND CONDITIONS set out in section 2 and 3 of this Order.

- 2 The following terms and conditions shall apply:
 - (a) ENOCK SAILAS shall keep the peace and be of good behavior for a period commencing on the day of his release being the 18th day of December 2002 which period is hereinafter called "the relevant period".
 - (b) In the event that ENOCK SAILAS should commit a criminal offence during the relevant period, whether or not the offence is of a similar nature as that of which ENOCK SAILAS original prison sentence was ordered by the Court or the Court before which ENOCK SAILAS appears for such new offence(s) orders a prison sentence, ENOCK SAILAS shall automatically be recalled and returned to prison.

- 3. In every case where the provisions of paragraph (b) of section 2 apply, the following procedures shall apply:
 - (a) Where the Minister is satisfied that ENOCK SAILAS has violated the terms and conditions set out in section 2, the Minister shall issue a Notice in writing directing that ENOCK SAILAS is returned to custody forthwith;
 - (b) A Notice issued by the Minister shall be served on ENOCK SAILAS directing him to return to prison at such time and on such day as specified in the Notice;
 - (c) ENOCK SAILAS when returned to prison in accordance with this section shall be obliged to serve the incomplete term of his original sentence which he would have had to serve if he had not been released in accordance with this Order;
 - (d) ENOCK SAILAS when returned to prison in accordance with this section is presentitled to have part of his original incomplete term of sentence remitted.

COMMISSIONER OF POLICE AND SUPERINTENDENT OF PRISONS TO ENFORCE DIRECTIONS OF MINISTER

4. The Commissioner of police and the Superintendent of Prisons shall take all lawful measures required or necessary to enforce every direction or notice issued by the Minister under this Order.

COMMENCEMENT

5. This order shall come into force on the day of December 2002.

MADE at Port Vila, this day 6th of December 2002.

HON. Edward Nipake NATAPEI Prime Minister



CHAPTER 20

THE PRISONER'S (RELEASE ON LICENCE)

ORDER NO. 68 OF 2002

An Order to provide for the release of Prisoner:

IN EXERCISE of the powers conferred by section 30 of the Prison (Administration) act [CAP. 20], I, Hon. Edward Nipake NATAPEI, Prime Minister and Minister responsible for prisons, HEREBY MAKE the following Order:-

RELEASE OF PRISONER ON LICENCE

1. EMIL TEVI who is currently being held in custody as a prisoner, shall be set free and released from prison on the 18th day of December, 2002 SUBJECT TO THE TERMS AND CONDITIONS set out in section 2 and 3 of this Order.

- 2 The following terms and conditions shall apply:
 - (a) EMIL TEVI shall keep the peace and be of good behavior for a period commencing on the day of his release being the 18th day of December 2002 which period is hereinafter called "the relevant period".
 - (b) In the event that EMIL TEVI should commit a criminal offence during the relevant period, whether or not the offence is of a similar nature as that of which EMIL TEVI original prison sentence was ordered by the Court or the Court before which EMIL TEVI appears for such new offence(s) orders a prison sentence, EMIL TEVI shall automatically be recalled and returned to prison.

- 3. In every case where the provisions of paragraph (b) of section 2 apply, the following procedures shall apply:
 - (a) Where the Minister is satisfied that EMIL TEVI has violated the terms and conditions set out in section 2, the Minister shall issue a Notice in writing directing that EMIL TEVI is returned to custody forthwith;
 - (b) A Notice issued by the Minister shall be served on EMIL TEVI directing him to return to prison at such time and on such day as specified in the Notice;
 - (c) EMIL TEVI when returned to prison in accordance with this section shall be obliged to serve the incomplete term of his original sentence which he would have had to serve if he had not been released in accordance with this Order;
 - (d) EMIL TEVI when returned to prison in accordance with this section is not entitled have part of his original incomplete term of sentence remitted.

COMMISSIONER OF POLICE AND SUPERINTENDENT OF PRISONS TO ENFORCE DIRECTIONS OF MINISTER

4. The Commissioner of police and the Superintendent of Prisons shall take all lawful measures required or necessary to enforce every direction or notice issued by the Minister under this Order.

COMMENCEMENT

5. This order shall come into force on the day of December 2002.

MADE at Port Vila, this day 16th of December 2002.

HON. Edward Nipake NATAPEI Prime Minister



CHAPTER 20

THE PRISONER'S (RELEASE ON LICENCE)

ORDER NO. 69 OF 2002

An Order to provide for the release of Prisoner:

IN EXERCISE of the powers conferred by section 30 of the Prison (Administration) act [CAP. 20], I, Hon. Edward Nipake NATAPEI, Prime Minister and Minister responsible for prisons, HEREBY MAKE the following Order:-

RELEASE OF PRISONER ON LICENCE

1. SAM IAWIMUM who is currently being held in custody as a prisoner, shall be set free and released from prison on the 18th day of December, 2002 SUBJECT TO THE TERMS AND CONDITIONS set out in section 2 and 3 of this Order.

- 2 The following terms and conditions shall apply:
 - (a) SAM IAWIMUM shall keep the peace and be of good behavior for a period commencing on the day of his release being the 18th day of December 2002 which period is hereinafter called "the relevant period".
 - (b) In the event that SAM IAWIMUM should commit a criminal offence during the relevant period, whether or not the offence is of a similar nature as that of which SAM IAWIMUM original prison sentence was ordered by the Court or the Court before which SAM IAWIMUM appears for such new offence(s) orders a prison sentence, SAM IAWIMUM shall automatically be recalled and returned to prison.

- 3. In every case where the provisions of paragraph (b) of section 2 apply, the following procedures shall apply:
 - (a) Where the Minister is satisfied that SAM IAWIMUM has violated the terms and conditions set out in section 2, the Minister shall issue a Notice in writing directing that SAM IAWIMUM is returned to custody forthwith;
 - (b) A Notice issued by the Minister shall be served on SAM IAWIMUM directing him to return to prison at such time and on such day as specified in the Notice;
 - (c) SAM IAWIMUM when returned to prison in accordance with this section shall be obliged to serve the incomplete term of his original sentence which he would have had to serve if he had not been released in accordance with this Order;
 - (d) SAM IAWIMUM when returned to prison in accordance with this section is nentitled to have part of his original incomplete term of sentence remitted.

COMMISSIONER OF POLICE AND SUPERINTENDENT OF PRISONS TO ENFORCE DIRECTIONS OF MINISTER

4. The Commissioner of police and the Superintendent of Prisons shall take all lawful measures required or necessary to enforce every direction or notice issued by the Minister under this Order.

COMMENCEMENT

5. This order shall come into force on the day of December 2002.

MADE at Port Vila, this day / of December 2002.

HON. Edward Nipake NATAPEI

Prime Minister Minister responsible for Prisons.



CHAPTER 20

THE PRISONER'S (RELEASE ON LICENCE)

ORDER NO. 70 OF 2002

An Order to provide for the release of Prisoner:

<u>IN EXERCISE</u> of the powers conferred by section 30 of the Prison (Administration) act [CAP. 20], I, Hon. Edward Nipake NATAPEI, Prime Minister and Minister responsible for prisons, HEREBY MAKE the following Order:-

RELEASE OF PRISONER ON LICENCE

1. **JOEL KALTANG** who is currently being held in custody as a prisoner, shall be set free and released from prison on the 18th day of December, 2002 SUBJECT TO THE TERMS AND CONDITIONS set out in section 2 and 3 of this Order.

- 2 The following terms and conditions shall apply:
 - (a) JOEL KALTANG shall keep the peace and be of good behavior for a period commencing on the day of his release being the 18th day of December 2002 which period is hereinafter called "the relevant period".
 - (b) In the event that JOEL KALTANG should commit a criminal offence during the relevant period, whether or not the offence is of a similar nature as that of which JOEL KALTANG original prison sentence was ordered by the Court or the Court before which JOEL KALTANG appears for such new offence(s) orders a prison sentence, JOEL KALTANG shall automatically be recalled and returned to prison.

- 3. In every case where the provisions of paragraph (b) of section 2 apply, the following procedures shall apply:
 - (a) Where the Minister is satisfied that JOEL KALTANG has violated the terms and conditions set out in section 2, the Minister shall issue a Notice in writing directing that JOEL KALTANG is returned to custody forthwith;
 - (b) A Notice issued by the Minister shall be served on JOEL KALTANG directing him to return to prison at such time and on such day as specified in the Notice;
 - (c) JOEL KALTANG when returned to prison in accordance with this section shall be obliged to serve the incomplete term of his original sentence which he would have had to serve if he had not been released in accordance with this Order;
 - (d) **JOEL KALTANG** when returned to prison in accordance with this section is n entitled to have part of his original incomplete term of sentence remitted.

COMMISSIONER OF POLICE AND SUPERINTENDENT OF PRISONS TO ENFORCE DIRECTIONS OF MINISTER

4. The Commissioner of police and the Superintendent of Prisons shall take all lawful measures required or necessary to enforce every direction or notice issued by the Minister under this Order.

COMMENCEMENT

5. This order shall come into force on the day of December 2002.

MADE at Port Vila, this day 18th of December 2002.

HON. Edward Nipake NATAPEI

Prime Minister



CHAPTER 20

THE PRISONER'S (RELEASE ON LICENCE)

ORDER NO. 71 OF 2002

An Order to provide for the release of Prisoner:

IN EXERCISE of the powers conferred by section 30 of the Prison (Administration) act [CAP. 20], I, Hon. Edward Nipake NATAPEI, Prime Minister and Minister responsible for prisons, HEREBY MAKE the following Order:-

RELEASE OF PRISONER ON LICENCE

1. WILLIE IAU who is currently being held in custody as a prisoner, shall be set free and released from prison on the 18th day of December, 2002 SUBJECT TO THE TERMS AND CONDITIONS set out in section 2 and 3 of this Order

- 2 The following terms and conditions shall apply:
 - (a) WILLIE IAU shall keep the peace and be of good behavior for a period commencing on the day of his release being the 18th day of December 2002 which period is hereinafter called "the relevant period".
 - (b) In the event that WILLIE IAU should commit a criminal offence during the relevant period, whether or not the offence is of a similar nature as that of which WILLIE IAU original prison sentence was ordered by the Court or the Court before which WILLIE IAU appears for such new offence(s) orders a prison sentence, WILLIE IAU shall automatically be recalled and returned to prison.

- 3. In every case where the provisions of paragraph (b) of section 2 apply, the following procedures shall apply:
 - (a) Where the Minister is satisfied that WILLIE IAU has violated the terms and conditions set out in section 2, the Minister shall issue a Notice in writing directing that WILLIE IAU is returned to custody forthwith;
 - (b) A Notice issued by the Minister shall be served on WILLIE IAU directing him to return to prison at such time and on such day as specified in the Notice;
 - (c) WILLIE IAU when returned to prison in accordance with this section shall be obliged to serve the incomplete term of his original sentence which he would have had to serve if he had not been released in accordance with this Order;
 - (d) WILLIE IAU when returned to prison in accordance with this section is not entitled to have part of his original incomplete term of sentence remitted.

COMMISSIONER OF POLICE AND SUPERINTENDENT OF PRISONS TO ENFORCE DIRECTIONS OF MINISTER

4. The Commissioner of police and the Superintendent of Prisons shall take all lawful measures required or necessary to enforce every direction or notice issued by the Minister under this Order.

COMMENCEMENT

5. This order shall come into force on the day of December 2002.

MADE at Port Vila, this day 16th of December 2002.

HON. Edward Nipake NATAPEI Prime Minister



CHAPTER 20

THE PRISONER'S (RELEASE ON LICENCE)

ORDER NO. 72 OF 2002

An Order to provide for the release of Prisoner:

IN EXERCISE of the powers conferred by section 30 of the Prison (Administration) act [CAP. 20], I, Hon. Edward Nipake NATAPEI, Prime Minister and Minister responsible for prisons, HEREBY MAKE the following Order:-

RELEASE OF PRISONER ON LICENCE

1. CHARLIE SELEI who is currently being held in custody as a prisoner, shall be set free and released from prison on the 18th day of December, 2002 SUBJECT TO THE TERMS AND CONDITIONS set out in section 2 and 3 of this Order.

- 2 The following terms and conditions shall apply:
 - (a) CHARLIE SELEI shall keep the peace and be of good behavior for a period commencing on the day of his release being the 18th day of December 2002 which period is hereinafter called "the relevant period".
 - (b) In the event that CHARLIE SELEI should commit a criminal offence during the relevant period, whether or not the offence is of a similar nature as that of which CHARLIE SELEI original prison sentence was ordered by the Court or the Court before which CHARLIE SELEI appears for such new offence(s) orders a prison sentence, CHARLIE SELEI shall automatically be recalled and returned to prison.

- 3. In every case where the provisions of paragraph (b) of section 2 apply, the following procedures shall apply:
 - (a) Where the Minister is satisfied that CHARLIE SELEI has violated the terms and conditions set out in section 2, the Minister shall issue a Notice in writing directing that CHARLIE SELEI is returned to custody forthwith;
 - (b) A Notice issued by the Minister shall be served on CHARLIE SELEI directing him to return to prison at such time and on such day as specified in the Notice;
 - (c) CHARLIE SELEI when returned to prison in accordance with this section shall be obliged to serve the incomplete term of his original sentence which he would have had to serve if he had not been released in accordance with this Order;
 - (d) CHARLIE SELEI when returned to prison in accordance with this section is not entitled to have part of his original incomplete term of sentence remitted.

COMMISSIONER OF POLICE AND SUPERINTENDENT OF PRISONS TO ENFORCE DIRECTIONS OF MINISTER

4. The Commissioner of police and the Superintendent of Prisons shall take all lawful measures required or necessary to enforce every direction or notice issued by the Minister under this Order.

COMMENCEMENT

5. This order shall come into force on the day of December 2002.

MADE at Port Vila, this day the of December 2002.

HON. Edward Nipake NATAPEI
Prime Minister



CHAPTER 20

THE PRISONER'S (RELEASE ON LICENCE)

ORDER NO. 73 OF 2002

An Order to provide for the release of Prisoner:

IN EXERCISE of the powers conferred by section 30 of the Prison (Administration) act [CAP. 20], I, Hon. Edward Nipake NATAPEI, Prime Minister and Minister responsible for prisons, HEREBY MAKE the following Order:-

RELEASE OF PRISONER ON LICENCE

1. JOSEPH MALESU who is currently being held in custody as a prisoner, shall be set free and released from prison on the 18th day of December, 2002 SUBJECT TO THE TERMS AND CONDITIONS set out in section 2 and 3 of this Order.

- 2 The following terms and conditions shall apply:
 - (a) JOSEPH MALESU shall keep the peace and be of good behavior for a period commencing on the day of his release being the 18th day of December 2002 which period is hereinafter called "the relevant period".
 - (b) In the event that JOSEPH MALESU should commit a criminal offence during the relevant period, whether or not the offence is of a similar nature as that of which JOSEPH MALESU original prison sentence was ordered by the Court or the Court before which JOSEPH MALESU appears for such new offence(s) orders a prison sentence, JOSEPH MALESU shall automatically be recalled and returned to prison.

- 3. In every case where the provisions of paragraph (b) of section 2 apply, the following procedures shall apply:
 - (a) Where the Minister is satisfied that JOSEPH MALESU has violated the terms and conditions set out in section 2, the Minister shall issue a Notice in writing directing that JOSEPH MALESU is returned to custody forthwith;
 - (b) A Notice issued by the Minister shall be served on JOSEPH MALESU directing him to return to prison at such time and on such day as specified in the Notice;
 - (c) JOSEPH MALESU when returned to prison in accordance with this section shall be obliged to serve the incomplete term of his original sentence which he would have had to serve if he had not been released in accordance with this Order;
 - (d) JOSPEH MALESU when returned to prison in accordance with this section is the entitled to have part of his original incomplete term of sentence remitted.

COMMISSIONER OF POLICE AND SUPERINTENDENT OF PRISONS TO ENFORCE DIRECTIONS OF MINISTER

4. The Commissioner of police and the Superintendent of Prisons shall take all lawful measures required or necessary to enforce every direction or notice issued by the Minister under this Order.

COMMENCEMENT

5. This order shall come into force on the day of December 2002.

MADE at Port Vila, this day 16th of December 2002.

HON. Edward Nipake NATAPEI
Prime Minister



CHAPTER 20

THE PRISONER'S (RELEASE ON LICENCE)

ORDER NO. 74 OF 2002

An Order to provide for the release of Prisoner:

IN EXERCISE of the powers conferred by section 30 of the Prison (Administration) act [CAP. 20], I, Hon. Edward Nipake NATAPEI, Prime Minister and Minister responsible for prisons, HEREBY MAKE the following Order:-

RELEASE OF PRISONER ON LICENCE

1. KATHLEEN MATHIAS who is currently being held in custody as a prisoner, shall be set free and released from prison on the 18th day of December, 2002 SUBJECT TO THE TERMS AND CONDITIONS set out in section 2 and 3 of this Order.

- 2 The following terms and conditions shall apply:
 - (a) KATHLEEN MATHIAS shall keep the peace and be of good behavior for a period commencing on the day of his release being the 18th day of December 2002 which period is hereinafter called "the relevant period".
 - (b) In the event that KATHLEEN MATHIAS should commit a criminal offence during the relevant period, whether or not the offence is of a similar nature as that of which KATHLEEN MATHIAS original prison sentence was ordered by the Court or the a prison sentence, KATHLEEN MATHIAS appears for such new offence(s) orders returned to prison.

- 3. In every case where the provisions of paragraph (b) of section 2 apply, the following procedures shall apply:
 - (a) Where the Minister is satisfied that KATHLEEN MATHIAS has violated the terms and conditions set out in section 2, the Minister shall issue a Notice in writing directing that KATHLEEN MATHIAS is returned to custody forthwith;
 - (b) A Notice issued by the Minister shall be served on KATHLEEN MATHIAS directing him to return to prison at such time and on such day as specified in the Notice;
 - (c) KATHLEEN MATHIAS when returned to prison in accordance with this section shall be obliged to serve the incomplete term of his original sentence which he way do have had to serve if he had not been released in accordance with this Order;
 - (d) KATHLEEN MATHIAS when returned to prison in accordance with this section is not entitled to have part of his original incomplete term of sentence remitted.

COMMISSIONER OF POLICE AND SUPERINTENDENT OF PRISONS TO ENFORCE DIRECTIONS OF MINISTER

4. The Commissioner of police and the Superintendent of Prisons shall take all lawful measures required or necessary to enforce every direction or notice issued by the Minister under this Order.

COMMENCEMENT

5. This order shall come into force on the day of December 2002.

MADE at Port Vila, this day / of December 2002.

HON. Edward Nipake NATAPEI Prime Minister



CHAPTER 20

THE PRISONER'S (RELEASE ON LICENCE)

ORDER NO. 75 OF 2002

An Order to provide for the release of Prisoner:

IN EXERCISE of the powers conferred by section 30 of the Prison (Administration) act [CAP. 20], I, Hon. Edward Nipake NATAPEI, Prime Minister and Minister responsible for prisons, HEREBY MAKE the following Order:-

RELEASE OF PRISONER ON LICENCE

1. JOSEPH KALO who is currently being held in custody as a prisoner, shall be set free and released from prison on the 18th day of December, 2002 SUBJECT TO THE TERMS AND CONDITIONS set out in section 2 and 3 of this Order.

- 2 The following terms and conditions shall apply:
 - (a) JOSEPH KALO shall keep the peace and be of good behavior for a period commencing on the day of his release being the 18th day of December 2002 which period is hereinafter called "the relevant period".
 - (b) In the event that JOSEPH KALO should commit a criminal offence during the relevant period, whether or not the offence is of a similar nature as that of which JOSEPH KALO original prison sentence was ordered by the Court or the Court before which JOSEPH KALO appears for such new offence(s) orders a prison sentence, JOSEPH KALO shall automatically be recalled and returned to prison.

- 3. In every case where the provisions of paragraph (b) of section 2 apply, the following procedures shall apply:
 - (a) Where the Minister is satisfied that JOSEPH KALO has violated the terms and conditions set out in section 2, the Minister shall issue a Notice in writing directing that JOSEPH KALO is returned to custody forthwith;
 - (b) A Notice issued by the Minister shall be served on JOSEPH KALO directing him to return to prison at such time and on such day as specified in the Notice;
 - (c) JOSEPH KALO when returned to prison in accordance with this section shall be obliged to serve the incomplete term of his original sentence which he would have had to serve if he had not been released in accordance with this Order;
 - (d) JOSEPH KALO when returned to prison in accordance with this section is nentitled to have part of his original incomplete term of sentence remitted.

COMMISSIONER OF POLICE AND SUPERINTENDENT OF PRISONS TO ENFORCE DIRECTIONS OF MINISTER

4. The Commissioner of police and the Superintendent of Prisons shall take all lawful measures required or necessary to enforce every direction or notice issued by the Minister under this Order.

COMMENCEMENT

5. This order shall come into force on the day of December 2002.

MADE at Port Vila, this day /6 do December 2002.

HON. Edward Nipake NATAPEI
Prime Minister



CHAPTER 20

THE PRISONER'S (RELEASE ON LICENCE)

ORDER NO. 76 OF 2002

An Order to provide for the release of Prisoner:

IN EXERCISE of the powers conferred by section 30 of the Prison (Administration) act [CAP. 20], I, Hon. Edward Nipake NATAPEI, Prime Minister and Minister responsible for prisons, HEREBY MAKE the following Order:-

RELEASE OF PRISONER ON LICENCE

1. ROBIN LINI who is currently being held in custody as a prisoner, shall be set free and released from prison on the 18th day of December, 2002 SUBJECT TO THE TERMS AND CONDITIONS set out in section 2 and 3 of this Order.

- 2 The following terms and conditions shall apply:
 - (a) ROBIN LINI shall keep the peace and be of good behavior for a period commencing on the day of his release being the 18th day of December 2002 which period is hereinafter called "the relevant period".
 - (b) In the event that ROBIN LINI should commit a criminal offence during the relevant period, whether or not the offence is of a similar nature as that of which ROBIN LINI original prison sentence was ordered by the Court or the Court before which ROBIN LINI appears for such new offence(s) orders a prison sentence, ROBIN LINI shall automatically be recalled and returned to prison.

- 3. In every case where the provisions of paragraph (b) of section 2 apply, the following procedures shall apply:
 - (a) Where the Minister is satisfied that ROBIN LINI has violated the terms and conditions set out in section 2, the Minister shall issue a Notice in writing directing that ROBIN LINI is returned to custody forthwith;
 - (b) A Notice issued by the Minister shall be served on ROBIN LINI directing him to return to prison at such time and on such day as specified in the Notice;
 - (c) ROBIN LINI when returned to prison in accordance with this section shall be obliged to serve the incomplete term of his original sentence which he would have had to serve if he had not been released in accordance with this Order;
 - (d) ROBIN LINI when returned to prison in accordance with this section is not entitled to have part of his original incomplete term of sentence remitted.

COMMISSIONER OF POLICE AND SUPERINTENDENT OF PRISONS TO ENFORCE DIRECTIONS OF MINISTER

4. The Commissioner of police and the Superintendent of Prisons shall take all lawful measures required or necessary to enforce every direction or notice issued by the Minister under this Order.

COMMENCEMENT

5. This order shall come into force on the day of December 2002.

MADE at Port Vila, this day /6 of December 2002.

HON. Edward Nipake NATAPEI
Prime Minister