

IN THE SUPREME COURT OF
THE REPUBLIC OF VANUATU
(CIVIL JURISDICTION)

CIVIL CASE NO. 179 OF 2009

BETWEEN:

MR. CHENG RONG &
MRS. CHENG RONG
Trading as Cheng Rong
Store Port Vila Vanuatu
Claimant
Kiel Loughman Lawyers,
Lawyers for the claimant.

AND

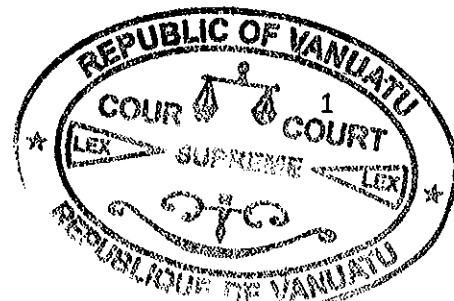
MR. JEAN GOISET & MRS.
THI TAM GOISET
Defendants
~~John Less Napuati~~ lawyer for
the defendants

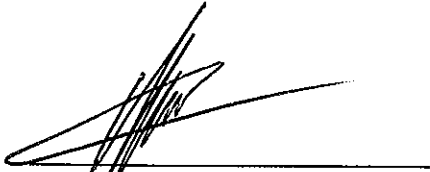
CONSENT ORDERS

By consent the Claimants and the Defendants agree to the following orders;

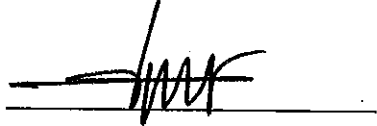
1. Judgment in the sum of four million vatu (VT4,000,000) with interest of 5% per annum is entered against the defendants.
2. Interest shall be calculated for only one (1) year starting 7th April 2009 to 7th April 2010.
3. *AKL* The Defendants shall pay the VT4,000,000 plus interest of VT200,000 to the Claimants in monthly installments of VT100,000 starting 30th June 2010 until 31st August 2010 and thereafter shall increase the monthly installment payment to VT260,000. *[Handwritten initials]*
4. The defendant shall complete the payment of VT4,200,000 over a period of 18 months starting June 2010 and ending November 31 2011.
5. Each party to pay its own costs.

DATED at Port Vila this *30th* day of June 2010.





Kiel Loughman
Claimants Lawyer



Less John Napuati
Defendants Lawyer



D. FATIAKI
Judge

