

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

Criminal
Case No. 18/941 MC/CRML

PUBLIC PROSECUTOR

V

CHRISTOPH KAWAI

Date of Sentence: 4th of April, 2018
Before: *Fsam*
In Attendance: *Public Prosecutor – Malsolip_T*
Defendant in person
Copy: *Malsolip_T of The State Prosecution's Office, Lorenzo_M of*
The Public Solicitor's Office, Defendant

SENTENCE

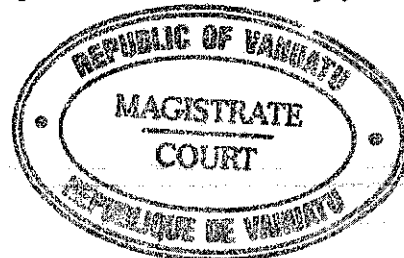
UPON HEARING Counsels, and considering all the factors relating to the offence and offender in this case,

WHEREFROM THE COURT HAVING found you **Christophe Kawai**, guilty to both 1 Count of Idle and Disorderly C/-S 148(b) of the Penal Code Act [Cap 135], and Count 2 of Malicious Damage to Property C/-S 133 of the Penal Code Act [Cap 135],

IT IS HEREBY ORDERED:

That further to your sentence of Fines at amounts of VT3000 for Count 1 and VT3000 for Count 2 respectively,

1. You are to pay to the complainant, and as compensation towards the damages you had caused to the his vehicle, an amount of VT20,000.
2. That you have until the 27th of April, 2018 to effect all payments ordered against you.



3. You have the right to appeal this sentence within 14 days if you are not happy with it.

DATED at Port Vila, this 6th day of April, 2018.

BY THE COURT



Magistrate

