

Civil session of April 29th 1913

Leon Roux, mariner, plaintiff in opposition, absent;
versus Charlie Kalmet, native of Ecuador, defendant
in opposition, represented by M. J. Courvin.

At 9 A.M. on April 29th 1913 the Joint Court
composed of the President, the Count of Bona Esperanza,
the French Judge, Jean Colonna; the British Judge,
T. E. Rosby; in presence of the Public Prosecutor,
Count Andrieu; M. Benzel, Registrar, recording;
Sitting in a civil case, as a court of first & last
instance, after due deliberation, delivered the
following judgment:

The Joint Court:

Having heard the defendant in his arguments;
the Public Prosecutor in his charge;
whereas by writ dated April 19th 1913, Leon
Roux did summon before this Court the native
Charlie Kalmet that he might hear that he
the said Roux did oppose a judgment by default
delivered on April 8th 1913 in favour of Kalmet,
and it has pronounced that the said opposer
should be discharged from the sums declared
payable by the said judgment, & that the
Plaintiff Kalmet shall be non-suited & ordered
to pay costs;

whereas on the case being called the plaintiff
in opposition did not appear & was not
represented;

whereas then judgment by default should

again be pronounced against Roux &
the judgment of April 8th 1913 purely &
simply confirmed;

For these reasons:

Pronounces default against Roux;
Confirms the judgment of April 8th 1913
& orders it to take full effect;
Condemns Roux to pay the costs of the
judgment of April 8th 1913 & those of the
present judgment.

Done, judged & pronounced the day,
month & year as at head. By the
Joint Court, the President; the French
& British Judges who have agreed
with the Registrar.

The President:

The British Judge: The Registrar: The French Judge:

Certified true translation
of the Original

R. Fletcher

Vilä 17th 1913 Official Interpreter-Translator
New Hebrides to the Joint Court of the Condominium

