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THE PAPUA NEW GUINEA NATIONAL GAZETTE

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All notices for whatever source, must have a covering instruction setting out the publication details required. The notice must be an original. Photostat or carbon copies are not accepted.

The notice should be typewritten (double-spaced) and on side of the paper only. Signatures in particular, and proper names must be shown clearly in the text.

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PROCEDURE FOR GOVERNMENTAL SUBSCRIPTIONS

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- (i) The Department of the Public Services Commission, P.O. Wards Strip, Waigani.
(for the Public Services issue) and
- (ii) The Department of the Prime Minister, P.O. Wards Strip, Waigani.
(for the General notices issue).

PUBLISHING OF SPECIAL GAZETTES

Departments authorizing the publication of Special Gazettes are required to pay all printing charges under the instructions from the Manual of Financial Procedures Section 13.3 Sub-section 11.

G. DADI,
Acting Government Printer.

DATE OF NEXT MEETING OF PARLIAMENT

IN pursuance of the resolution of the National Parliament on Wednesday, 17th March 1993, I hereby fix Tuesday, 27th April 1993, as the day on which the Parliament shall meet at two o'clock in the afternoon.

B. SKATE,
Speaker of the National Parliament.

PRIVATE MEMBER'S PROPOSED LAW: MR JOSEPH ONGUGLO MP

THE Honourable Member for Kundiawa, Mr Joseph Onguglo MP proposes to alter the Constitution and, pursuant to the requirements of Section 14(2)(*making of alterations to the Constitution and Organic Laws*) of the Constitution, I, Bill Skate, Speaker of the National Parliament, hereby publish the proposed Law—

Draft of 17/3/93

INDEPENDENT STATE OF PAPUA NEW GUINEA.**PROPOSED LAW TO ALTER THE CONSTITUTION.**

Constitutional Amendment (Qualifications for Membership of the Parliament)

ARRANGEMENT OF CLAUSE.

1. Qualifications for and Disqualifications from Membership (Amendment of Section 103).

Draft of 17/3/93

INDEPENDENT STATE OF PAPUA NEW GUINEA.**PROPOSED LAW TO ALTER THE CONSTITUTION**

entitled

Constitutional Amendment (Qualifications for Membership of the National Parliament)

being

A law to amend the Constitution in relation to the qualifications for membership of the National Parliament,
MADE by the National Parliament.

1. QUALIFICATIONS FOR AND DISQUALIFICATIONS FROM MEMBERSHIP (AMENDMENT OF SECTION 103).

Section 103 of the Constitution is amended by—

(a) repealing subsection (1) and replacing it with the following—

“(1) A member of the Parliament shall—

(a) be not less than 25 years of age; and

(b) be not a naturalised citizen”; and

Proposed Law to Alter the Constitution—continued

“(1A) Notwithstanding subsection (1)(b) and section 104(2)(f), a naturalised citizen who became a member of the Parliament after the 1992 general elections stays in office until his term expires or his seat becomes vacant in accordance with section 104.”

THE INDEPENDENT STATE OF PAPUA NEW GUINEA**THE CONSTITUTION****THE ALTERATION TO THE CONSTITUTION**

THE Honourable Members of the Permanent Parliamentary Committee on Legislation, messrs Aita Ivarato, Daniel Tulapi, John Kanadi, Patterson Lowa, Paul Wanjik and Robert Suckling, propose to introduce in the Parliament a proposed Organic Law and, pursuant to the requirements of Section 14(2)(*making of alterations to the Constitution and Organic Laws*) of the Constitution, I, Bill Skate, Speaker of the National Parliament, hereby publish the proposed Law—

Draft of: 23/3/93

PRIVATE MEMBERS' PROPOSED LAW: THE LEGISLATION COMMITTEE**THE INDEPENDENT STATE OF PAPUA NEW GUINEA****A PROPOSED ORGANIC LAW***Organic Law on the Integrity of Political Parties and Candidates***ARRANGEMENT OF CLAUSES****PART I. PRELIMINARY**

1. Definition.

PART II. REGISTRATION OF POLITICAL PARTIES

2. Register of political parties.

3. Registration of political parties.

4. Memberships of political parties for non-citizens prohibited.

PART III. INTEGRITY OF POLITICAL PARTIES AND CANDIDATES

5. Funding of political parties and candidates

6. Funding of political parties by Papua New Guinea.

7. Public funding of political parties and candidates.

8. Contribution by non-citizens, etc., prohibited.

9. Statement of income and assets.

10. Expenditure at elections.

11. Holding out, etc., by a Candidate.

PART IV. MISCELLANEOUS

12. Other Offences.

13. Illegal practice a ground for disputing election.

SCHEDULE 1. Section 6(1)

SCHEDULE 2. Section 9

SCHEDULE 3. Section 10(2), (3)

Draft of 23/3/93

INDEPENDENT STATE OF PAPUA NEW GUINEA.**A PROPOSED ORGANIC LAW**

entitled

Organic Law on the Integrity of Political Parties and Candidates

being

An Organic Law to implement Sub-division VI.2.H (protection of elections from outside or hidden influence) of the Constitution by making provision for—

- (a) the registration of political parties; and
- (b) the integrity of political parties; and
- (c) the integrity of candidates,

A Proposed Organic Law—*continued*

MADE by the National Parliament to come into operation on 1st January, 1994.

PART 1.—PRELIMINARY

1. *Definition.*

In this law, unless the contrary intention appears—

"candidate" means a person who has nominated or intends to nominate for election to the National Parliament and includes a former candidate;

"contribution" means contribution of—

(a) money to the fund of a political party or a candidate; or

(b) kind of goods or services without charge to a political party or a candidate

as assistance or electoral expenses for a political party or a candidate, as the case may be, and **"contribute"** and **"contributor"** have corresponding meanings;

"endorsed candidate" means a candidate who has been nominated by a political party as that party's candidate to contest an election with its support, and **"endorse"** has a corresponding meaning;

"expenditure" includes the value of gifts, goods and services provided without charge as contribution in respect of expenses and living and travelling costs incurred before, during or after an election by—

(a) a political party or, with its permission, express or implied, on its behalf; or

(b) a candidate or, with his permission, express or implied, on his behalf but does not include—

(c) the value of hospitality (including meals, accommodation and transport) of a kind and to a degree recognised by custom in the country or a part of the country in question; or

(d) in relation to a candidate—reasonable costs incurred by him personally for travel and for living away from home for the purposes of the election;

"Member" means a Member of the National Parliament and **"member"** means a member of a political party;

"non-citizen corporation" means a business enterprise or corporation, or an organization, corporate or unincorporate, profit making or non-profit-making—

(a) initially incorporated, registered or formed in a foreign country; or

(b) if it is initially incorporated, registered or formed in Papua New Guinea—

(i) whose total membership or controlling body is largely non-citizens; or

(ii) of which more than 25% of the equity, or the balance of voting power, or the management is in the control of non-citizens;

"political party" means a party or organisation having political aims and desiring to nominate a candidate for election to the Parliament, or desiring to publicly support such a candidate as representing its views, and includes its branches and affiliates;

"public funding" in relation to political parties, means appropriation of funds to political parties by the National Parliament in accordance with Section 6 and Schedule 1;

"the Register" means the Register of political parties established under this Law;

"the Registrar", for the purposes of this Law, means the Chief Electoral Commissioner as appointed by virtue of Section 2(2);

"Secretary of a political party" means the person (by whatever title known) responsible for the administration of a political party.

PART II. REGISTRATION OF POLITICAL PARTIES

2. *Register of political parties.*

(1) There is hereby established a Register of political parties.

(2) The Register shall be administered by the Electoral Commissioner who, for the purposes of this Part, is the Registrar of all political parties.

(3) The Registrar shall keep and maintain the Register in such manner and form as he considers appropriate.

(4) The Registrar shall be open to the public for inspection in such manner, and at such time and place as the Registrar prescribes.

Organic Law on the Integrity of Political Parties and Candidates—continued**3. Registration of political parties.**

(1) All political parties in Papua New Guinea shall be registered in accordance with this Law.

(2) The Secretary of a political party shall, for the purpose of registration, lodged with the Registrar particulars of—

- (a) its name and the names of its branches and affiliates; and
- (b) the location and address of its main office including the locations and addresses of its branches and affiliates; and
- (c) the names and addresses of the members of its executive or controlling body and the officers accountable for or otherwise handling or managing money and property belonging to it; and
- (d) such other reasonably related matters and particulars as the Registrar may require

in such manner and form as the Registrar prescribes.

(3) The Registrar shall, on being satisfied that a political party or organisation that has applied for registration is a political party to which this Law applies, and on being satisfied that the particulars lodged under subsection (2) are sufficient for the purpose, register the political party.

(4) The Registrar may, where he is of the opinion that an organization is a political party to which this law applies, require it to apply for registration.

(5) In a case where a change has taken place in respect of particulars lodged under subsection (2), the Secretary of the political party concerned shall, within three months of the change taking place, advise the Registrar of the change and the Registrar shall enter such change in the Registrar.

4. Memberships of political parties for non-citizens prohibited.

Membership or any association or affiliation of any sort for non-citizens in or with political parties is prohibited.

PART III.—INTEGRITY OF POLITICAL PARTIES AND CANDIDATES**5. Funding of political parties and candidates.**

Political parties and candidates shall be funded in accordance with this Part only.

6. Public funding of political parties.

(1) Subject to subsections (2) and (3), a political party that has a number of Members in the Parliament being a number not less than 10% of the total number of seats in the Parliament is eligible for public funding in accordance with Schedule 1.

(2) For the purposes of subsection (1), a Member of the Parliament shall be recognised by the Speaker as a member of a political party if—

- (a) the Speaker is satisfied that the Member, as a candidate, was endorsed by that political party; or
- (b) having stood for election as an independent candidate, the Member, after his election to the Parliament, advises the Speaker in writing that he is a member of that political party; or
- (c) in any other case—the Member advises the Speaker in writing that he is a member of that party, and he is seated with and he consistently votes with and acts with that party for a period of not less than 6 months or, where there are three or more meetings of the Parliament held in such period of six months, in three consecutive meetings, whichever offers the greater opportunity for such recognition,

and remains a member of that political party at any time the Speaker is required to recognize him as such.

(3) Where, a Member of the Parliament who has been recognized as a member of a political party in accordance with subsection (2) withdraws his membership from that party, he shall, for the purposes of this section—

- (a) be recognized as an independent Member of the Parliament; and
- (b) not be recognized as a member of any political party he joins

for the rest of the term of the Parliament for which he is elected.

(4) Notwithstanding anything in subsection (1), but subject to subsections (2) and (3), and Schedule 1(1), a political party that has a total number of Members in the Parliament being a number less than 10% of the seats in the Parliament but exceeding 5% is eligible for public funding at a rate determined by the Speaker until the end of the day fixed for the return of the writs for the general election held next after this law comes into operation.

(5) The Speaker of the Parliament shall cause to be paid to a political party entitled to be funded in accordance with this Section and Schedule 1 such portion of the funds at such time and interval as he deems practicable but such interval shall not exceed three months.

(6) A political party which—

Organic Law on the Integrity of Political Parties and Candidates—continued

(a) has no Members in the Parliament; or

(b) except as provided for in subsection (4), has a total number of Members in the Parliament less than 10% of the seats in the Parliament,

is not eligible for public funding.

7. Funding of political parties and candidates by other persons and bodies.

(1) A contribution or contributions to a political party by a person or corporation other than public funding shall—

(a) in the case of a contribution or contributions by a corporation or an association, corporate or unincorporate—not exceed K10,000.00; and

(b) in the case of a contribution or contributions by an individual person—not exceed K1,000.00, in each period of 12 months.

(2) A contribution or contributions to a candidate by a person or corporation other than by a registered political party shall—

(a) in the case of a contribution or contributions by a corporation or an association, corporate or unincorporate—not exceed K5,000.00; and

(b) in the case of a contribution or contributions by an individual person—not exceed K1,000.00, in each period of 12 months.

(3) Where a corporation contributes to an individual candidate, it shall not, at the same time and for the same electorate, contribute to another candidate.

(4) Where a political party endorses a candidate for an election, it shall not endorse another candidate for the same electorate.

(5) A person or corporation or organization that has made, or may have made, a contribution exceeding K100 in total or value to a political party or to a candidate shall lodge with the Ombudsman Commission a statement containing details of such contribution in such form and manner, and at such time and place as the Ombudsman Commission directs.

8. Contribution by non-citizens, etc., prohibited.

A contribution to a political party or a candidate by a non-citizen or non-citizen corporation or the acceptance or receipt of such a contribution from a non-citizen or a non-citizen corporation by a political party or a candidate, is prohibited and the offender shall be dealt with under Section 12.

9. Statement of income and assets.

A political party shall, within three months after it has been registered in accordance with Section 3, and thereafter at intervals of 12 months, lodge with the Ombudsman Commission a statement setting out details of its income and assets and their sources, in accordance with Schedule 2.

10. Expenditure at elections.

(1) The total expenditure by a candidate (including contributions from a political party and other contributions) at an election shall—

(a) in the case of expenditure by a candidate for a provincial electorate—not exceed K100,000.00; and

(b) in the case of expenditure by a candidate for an open electorate—not exceed K40,000.00.

(2) Within three months after the date fixed for the return of the writ for an election, a political party shall lodge, with the Ombudsman Commission, a statement setting out—

(a) details of all the contributions received by the political party; and

(b) details of all the expenditure incurred by the political party

in connection with or for the purposes of the election in accordance with Schedule 3.

(3) Within three months after the date fixed for the return of the writ for an election, a candidate shall lodge, with the Ombudsman Commission, a statement setting out—

(a) details of all the contributions received by him; and

(b) details of all the expenditure incurred by him

in connection with or for the purposes of the election in accordance with Schedule 3.

11. Holding out, etc., by a Candidate.

A candidate who announces or publishes, or knowingly causes another person to announce or publish on his behalf, any matter, without the authority of a political party (proof of which lies upon the candidate), stating or suggesting that the candidate is the candidate of, or has been endorsed or adopted for candidature by, a political party for an election is guilty of an offence.

Organic Law on the Integrity of Political Parties and Candidates—continued

Penalty: Subject to Section 12, a fine not exceeding K1,000.00 or imprisonment for a term not exceeding 6 months.

PART IV.—MISCELLANEOUS**12. Other offences.****(1) A—**

(a) non-citizen who, or non-citizen corporation which, contributes to or agrees to contribute to the funding or costs of a political party or a candidate; or

(b) political party which, or a candidate who receives or attempts to receive, or agrees to receive, or benefit from, such a contribution,

is guilty of an offence.

Penalty: In the case of an offence—

(a) by a non-citizen or a non-citizen corporation against paragraph (a)— a fine not exceeding K50,000.00; or

(b) by a political party against paragraph (b)—a fine not exceeding K20,000.00; or

(c) by a candidate against paragraph (b)—a fine not exceeding K10,000.00

(2) A political party which fails to lodge a statement of contributions and expenditure in accordance with Section 10(2) is guilty of an offence.

Penalty: (a) A fine not exceeding K10,000.00; and

(3) A candidate who fails to lodge a statement of contributions and expenditures in accordance with Section 10(3) is guilty of an offence.

Penalty: (a) in the case of an offence by a candidate—a fine not exceeding K5,000.00; and

(b) in addition to any penalty imposed under paragraph (a), in the case of an offence by a candidate who is successful at the election—the offence constitutes a misconduct in office to be dealt with in accordance with Part III.2 (Leadership Code) of the Constitution.

(4) Without limiting the generality or purposes of this section, an officer or a member of an executive, or other person in authority, of a political party who—

(a) solicits or accepts, or attempts or agrees to accept, on behalf of the political party, a contribution from a non-citizen or a non-citizen corporation; or

(b) fails to lodge with the Ombudsman Commission, which is his duty to do, the statement of contributions and expenditure as required under Section 10(2),

is guilty of an offence.

Penalty: A fine not exceeding K5,000.00

13. Illegal practice a ground for disputing election.

Where a candidate—

(a) receives or attempts to receive a contribution from a non-citizen or a non-citizen corporation in contravention of Section 8; or

(b) knowingly expends, or allows some other person to expend on his behalf, in an election, an amount in excess of the amount allowed under Section 10(1),

the receipt, or attempted receipt, of such contribution, or over-expenditure, as the case may be, constitutes an illegal practice and if the offender is a successful candidate, the illegal practice is a ground for disputing his election to be dealt with in accordance with Part XVIII (disputed elections, returns, etc.) of the Organic Law on National Elections.

Section 6(1)

SCHEDULE 1

1(1) Subject to subsections (2) and (3), the amount allowed for funding of a political party shall be in accordance with the following formula—

$$\text{CASE A} = .75 P X N$$

$$\text{CASE B} = P X N$$

$$\text{CASE C} = 1.25 P X N,$$

Where **A** is a political party that has a number of Members in the Parliament more than 10% but less than 15% of the total number of seats in the Parliament; and

B is a political party that has a number of Members in the Parliament 15% or more but less than 20% of the total number of seats in the Parliament; and

Organic Law on the Integrity of Political Parties and Candidates—continued

C is a political party that has a number of Members in the Parliament 20% or more of the total number of seats in the Parliament; and

P is the amount allocated per Member for funding of political parties; and

N is the actual number of Members of the Parliament in a political party.

1(2) Where a change has occurred in the membership of a political party, the Speaker shall take into account the change in accordance with Section 6 and subsection (1) of this Schedule and may make such calculations and adjustments in the sums payable to each respective party for such period as the Speaker deems has been affected by the change.

Section 9**SCHEDULE 2**

2(1) The statement of income and assets required to be lodged with the Ombudsman Commission by a political party, under Section 9 shall contain—

- (a) the name and address of the political party including those of the party's branches and affiliates; and
- (b) the names and addresses of the members of its executive or governing body, and its officers accountable for or otherwise handling money and property belonging to it; and
- (c) the political party's income and assets, and their sources; and
- (d) all the business enterprises totally owned or controlled by the political party; and
- (e) the names and locations of all its current bank accounts; and
- (f) the names and addresses of all its business associates and partners and the nature of such business association or partnership; and
- (g) details of all its current loans, debts and liabilities; and
- (h) the name and address of its accountant

and be lodged in such manner and form as the Ombudsman prescribes.

2(2) Where a statement is not fully made or it is inadequate or it lacks detail or substance in any particular or aspect of it, the Ombudsman Commission may require the political party concerned to furnish further or better or additional information or more detail, as the case may be, in respect of it as the Ombudsman Commission directs.

2(3) The Ombudsman Commission may prescribe a form for the purposes of the statement.

Section 10(2), (3)**SCHEDULE 3**

3(1) The statement of details of contributions and expenditure required to be lodged with the Ombudsman Commission under Sections 10(2) and (3) shall contain—

- (a) in respect of contributors—
 - (i) the full name and address of each contributor; and
 - (ii) the amount and source of the contribution if it is in cash, made by each contributor; and
 - (iii) if the contribution is in kind or goods or services, the kind or nature of each such service or assistance, and its source, including the estimated value of the service or assistance; and
- (b) in respect of expenditures—full details of all expenditure setting out—
 - (i) the names and addresses of the recipients of the expenditure; and
 - (ii) the nature and value of the service for which, and the date at which, the expenditure was incurred; and
 - (iii) the amount or value of the expenses incurred as electoral expenses on each recipient.

3(2) Where a statement is not fully made or it is inadequate or it lacks detail or substance in any particular or aspect of it, the Ombudsman Commission may require the political party or the candidate, as the case may be, concerned to furnish further or better or additional information or more detail in respect of it as the Ombudsman Commission directs.

3(3) The Ombudsman Commission may prescribe a form for the purposes of the statement.

CORRIGENDUM

IN the notice for the East New Britain Province Physical Planning Board on page 11 of Gazette No. G68 of 20th August, 1992, the title of the notice should appear as "Declaration of a Redevelopment Zone", and not as printed.

Any inconvenience caused due to the above is very much regretted.

G. DADI,
Acting Government Printer.

CORRIGENDUM

National Housing Corporation Act (Chapter 79)

I, John Jaminan, Minister for Housing, by virtue of the powers conferred by Section 37 of the National Housing Corporation Act (Chapter 79) and all other powers enabling me hereby give notice that:—

1. The late Ekonia Imana offered to purchase Allotment 19, Section 1, Alotau, under the National Governments Home Ownership Scheme referred to as the 'Post Morgan Scheme' for the price of K15,375.00.
2. Late Ekonia Imana's name is hereby deleted and in his stead the widower Mrs Tabita Imana's name is inserted.

Dated this 17th day of November, 1992.

J. JAMINAN, MP.,
Minister for Housing.

Investment Promotion Authority

PUBLIC NOTICE

THE Minister for Trade and Industry, Hon. David Mai, herewith gives notice that he proposes to grant World Wildlife Fund Inc., an exemption from the provisions of Section 27(1) of the *Investment Promotion Act*.

The exemption, if granted will allow the enterprise to engage in the activities of conservation and development project in the Kikori River Basin, an activity which is primarily intended as a non-profit activity which is socially desirable.

The Minister proposes to grant an Exemption after the expiration of 30 days from the date of publication.

Any citizen wishing to object, shall give notice within 14 days from the date of publication and should be addressed to:

The Managing Director, Investment Promotion Authority P. O. Box 5053, Boroko. Tel 21 7311/ Fax 21 2819

Dated this 19th day of March, 1993.

D. MAI, MP
Minister for Trade & Industry.

Land Registration Act (Chapter 191)

ISSUE OF OFFICIAL COPY OF STATE LEASE

NOTICE is hereby given that after the expiration of fourteen clear days from the date of publication of this Notice, it is my intention to issue an Official Copy of the State Lease referred to in the Schedule below under Section 162 of the *Land Registration Act (Chapter 191)*, it having been shown to my satisfaction that the registered proprietor's copy has been lost or destroyed.

SCHEDULE

State Lease Volume 42 Folio 186 evidencing a leasehold estate in all that piece or parcel of land known as Allotment 18 Section 22 Town of Mount Hagen in the Western Highlands Province containing an area of 12 perches more or less the registered proprietor of which is Nelson Yip.

Dated this 24th day of March, 1993.

A. C. SALVADOR,
Deputy Registrar of Titles.

Village Courts Act 1989

REVOCATION OF APPOINTMENT OF A VILLAGE MAGISTRATE

I, Philemon Embel, Minister for Justice, by virtue of the powers conferred by section 20 of the *Village Courts Act 1989* and all other powers me enabling, hereby, on the recommendation of the Secretary of the Village Courts Secretariat, revoke the notice of Appointment of Village Magistrates dated 12th June, 1989 and published in *National Gazette* No. G53 of 24th August, 1989 in so far as it relates to the appointment of Thomas Taukomo as a Village Magistrate for the Bileki Village Court in the Hoskins Local Government Council Area of the West New Britain Province.

Dated this 1st day of March, 1993.

P. EMBEL,
Minister for Justice.

Provincial Youth Advisory Committee

NOTICE UNDER SECTION 20(1)

I, Andrew Posai, Minister for Religion, Home Affairs and Youth, by virtue of the powers conferred by section 20(1) of the *National Youth Service Act (1991)* and all powers me enabling, hereby establish the Buka Provincial Youth Advisory Committee.

The functions of the Provincial Youth Advisory Committee are:—

(a) to advise and make recommendations to the Provincial Minister responsible for Youth matters in the Province and the Board, on such matters relating to Youth in the Province.

(i) as are referred to it by the Provincial Minister or by the Board, as the case may be; and

(ii) as to it seem proper; and

(b) to provide a forum for consultation and co-ordination on Youth activities and programmes between National and Provincial Governments, the Service and Youth groups; and

(c) to undertake continuous consultation with the Provincial Minister responsible for Youth matters on matters relating to Planning, implementation and progress of Youth programmes in the province; and

(d) to assist Provincial Governments in preparing Youth plans and programmes consistent with National and Provincial Youth plans and programmes; and

(e) to supervise the carrying out of approved plans and programmes in relation to Youth in the Province; and

(f) to make recommendations to the Service on:-

(i) the terms of engagement of volunteer employees; and

(ii) the selection of volunteer employees to work in the province; and

(iii) the participation by the Youth in the Province on various Youth programmes undertaken by the Service; and

(g) generally to act as representatives of Youth in all matters concerning Youth in the Province including attendance of meetings and conference on behalf of the Youth in the Province; and

(h) to carry out such other functions as it is required to carry out by this Act or any other Law.

Dated this 21st day of January, 1993.

A. POSAI,
Minister for Religion, Home Affairs & Youth.

Village Courts Act 1989**APPOINTMENT OF A VILLAGE MAGISTRATE**

I, Philemon Embel, Minister for Justice, by virtue of the powers conferred by section 17(1) of the *Village Courts Act 1989* and all other powers me enabling, hereby appoint Winema Bere to be a Village Magistrate of the Unggai No. 3 Village Court in the Goroka Local Government Council Area of the Eastern Highlands Province.

Dated this 17th day of February, 1993.

P. EMBEL,
Minister for Justice.

Village Courts Act 1989**APPOINTMENT OF A VILLAGE MAGISTRATE**

I, Philemon Embel, Minister for Justice, by virtue of the powers conferred by section 17(1) of the *Village Courts Act 1989* and all other powers me enabling, hereby appoint Wilpen Gahoso to be a Village Magistrate of the Kwongi Village Court in the Asaro Local Government Council Area of the Eastern Highlands Province.

Dated this 17th day of February, 1993.

P. EMBEL,
Minister for Justice.

Village Courts Act 1989**APPOINTMENT OF A VILLAGE MAGISTRATE**

I, Philemon Embel, Minister for Justice, by virtue of the powers conferred by section 17(1) of the *Village Courts Act 1989* and all other powers me enabling, hereby appoint James Kiri to be a Village Magistrate of the Unggai No. 3 Village Court in the Goroka Local Government Council Area of the Eastern Highlands Province.

Dated this 17th day of February, 1993.

P. EMBEL,
Minister for Justice.

Village Courts Act 1989**APPOINTMENT OF A VILLAGE MAGISTRATE**

I, Philemon Embel, Minister for Justice, by virtue of the powers conferred by section 17(1) of the *Village Courts Act 1989* and all other powers me enabling, hereby appoint Sing Keuve to be a Village Magistrate of the Unggai No. 3 Village Court in the Goroka Local Government Council Area of the Eastern Highlands Province.

Dated this 17th day of February, 1993.

P. EMBEL,
Minister for Justice.

Village Courts Act 1989**APPOINTMENT OF A VILLAGE MAGISTRATE**

I, Philemon Embel, Minister for Justice, by virtue of the powers conferred by section 17(1) of the *Village Courts Act 1989* and all other powers me enabling, hereby appoint Singoro Amos to be a Village Magistrate of the Unggai No. 3 Village Court in the Goroka Local Government Council Area of the Eastern Highlands Province.

Dated this 17th day of February, 1993.

P. EMBEL,
Minister for Justice.

Village Courts Act 1989**APPOINTMENT OF A VILLAGE MAGISTRATE**

I, Philemon Embel, Minister for Justice, by virtue of the powers conferred by section 17(1) of the *Village Courts Act 1989* and all other powers me enabling, hereby appoint Ferako Orilai to be a Village Magistrate of the Unggai Village Court in the Goroka Local Government Council Area of the Eastern Highlands Province.

Dated this 17th day of February, 1993.

P. EMBEL,
Minister for Justice.

Village Courts Act 1989**APPOINTMENT OF A VILLAGE MAGISTRATE**

I, Philemon Embel, Minister for Justice, by virtue of the powers conferred by section 17(1) of the *Village Courts Act 1989* and all other powers me enabling, hereby appoint Eki Solepa to be a Village Magistrate of the Unggai No. 3 Village Court in the Goroka Local Government Council Area of the Eastern Highlands Province.

Dated this 17th day of February, 1993.

P. EMBEL,
Minister for Justice.

Village Courts Act 1989**APPOINTMENT OF A VILLAGE MAGISTRATE**

I, Philemon Embel, Minister for Justice, by virtue of the powers conferred by section 17(1) of the *Village Courts Act 1989* and all other powers me enabling, hereby appoint Bonny Wilinge to be a Village Magistrate of the Kwongi Village Court in the Asaro-Watabung Local Government Council Area of the Eastern Highlands Province.

Dated this 17th day of February, 1993.

P. EMBEL,
Minister for Justice.

Village Courts Act 1989**APPOINTMENT OF A VILLAGE MAGISTRATE**

I, Philemon Embel, Minister for Justice, by virtue of the powers conferred by section 17(1) of the *Village Courts Act 1989* and all other powers me enabling, hereby appoint Pundia Pandia to be a Village Magistrate of the West Kambia Village Court in the Mt. Hagen Local Government Council Area of the Western Highlands Province.

Dated this 17th day of February, 1993.

P. EMBEL,
Minister for Justice.

Village Courts Act 1989**APPOINTMENT OF A VILLAGE MAGISTRATE**

I, Philemon Embel, Minister for Justice, by virtue of the powers conferred by section 17(1) of the *Village Courts Act 1989* and all other powers me enabling, hereby appoint Kei Steven to be a Village Magistrate of the Tarangau Village Court in the Mt. Hagen Local Government Council Area of the Western Highlands Province.

Dated this 17th day of February, 1993.

P. EMBEL,
Minister for Justice.

Village Courts Act 1989**APPOINTMENT OF A VILLAGE MAGISTRATE**

I, Philemon Embel, Minister for Justice, by virtue of the powers conferred by section 17(1) of the *Village Courts Act 1989* and all other powers me enabling, hereby appoint Bang Kani to be a Village Magistrate of the Molka Village Court in the Waghi Local Government Council Area of the Western Highlands Province.

Dated this 17th day of February, 1993.

P. EMBEL,
Minister for Justice.

Village Courts Act 1989**APPOINTMENT OF A VILLAGE MAGISTRATE**

I, Philemon Embel, Minister for Justice, by virtue of the powers conferred by section 17(1) of the *Village Courts Act 1989* and all other powers me enabling, hereby appoint Singe Yesumb to be a Village Magistrate of the Awiamp Village Court in the Waghi Local Government Council Area of the Western Highlands Province.

Dated this 17th day of February, 1993.

P. EMBEL,
Minister for Justice.

Land Registration Act (Chapter 191)

ISSUE OF OFFICIAL COPY OF STATE LEASE

NOTICE is hereby given that after the expiration of Fourteen clear days, it is my intention to issue an Official Copy of the State Lease under Section 162 of the *Land Registration Act* (Chapter 191), it having been shown to my satisfaction that the registered proprietor's copy of the State Lease has been lost or destroyed.

SCHEDULE

State Lease Volume 119 Folio 99 being Allotment 2 Section 17 in the Town of Mt. Hagen, Western Highlands Province containing an area of one point five zero seven hectares (1.507 ha) more or less the registered proprietor of which is Moge Nambuga Milimp Investment Corporation Pty. Ltd.

Dated this 29th day of March, 1993.

A. C. SALVADOR,
Deputy Registrar of Titles.

Companies Act (Chapter 146)

Subsection 319 (2)

NOTICE OF INTENTION TO DEREGISTER COMPANY

Blackwood Hodge (PNG) Pty. Ltd.—C. 3816
Kerema Elema Development Corporation Pty. Ltd.—C. 5149
Mullins Bay Marine Pty. Ltd.—C. 8579
Partridge Construction Pty. Ltd.—C. 10229
Transfield Construction Pty. Ltd.—C. 10722
Garnet PNG Ventures Pty. Ltd.—C. 10997
Barwon Pty. Ltd.—C. 11105
Bruce Resources (PNG) Pty. Ltd.—C. 11611
Paragon Resources (PNG) Pty. Ltd.—C. 12483

Pursuant to Section 319 of the *Companies Act* you are notified that the name of the above companies will be struck off the register and the companies will be dissolved at the expiration of three months from the date of this notice unless cause is shown to the contrary.

Dated this 11th day of March, 1993.

T. G. MAIRI,
Deputy Registrar of Companies.

