SUPPLEMENT :

to the Solomon Islands Camette

Friday, 23rd May 1997

S.I. No. 23

[Legal Notice No. 78]

## LIQUOR ACT (Cap 33)

The Liquor Fees (Amendment of Fees) Order 1997.

In exercise of the powers conferred by Section 96 of the Lapuar Act, I. Oliver Zapo, Mimster of Home Affairs do hereby make the following order -

- 1. This Order may be cited as the Liquor Fees (Amendment of Fees) Order 1997.
- 2. Schedule A to the Liquor Act is hereby deleted and the following new schedule substituted therefore -

#### SCHEDULE A

(Section 3)

#### FEES

		5
On issue of retail full licence	:•	 3000
On issue of retail beer licence	::	 1000
On issue of wholesale licence -		
(a) in respect of the first premises		 3()()()
(b) in respect of each additional premises	::	 3000
On issue of packet licence		1()()()
On issue of temporary packet licence	:	 500
On issue of publican's full licence		
(a) in respect of premises situated in a town area	::	 3000
(b) in respect of premises situated outside town area	::	 0
On issue of publican's beer licence		
(a) in respect of premises situated in a town area		 3000
(b) in respect of premises situated outside town area		 ()
On issue of occasional full licence		
\$500 plus \$1 <b>00 per day</b>		
or part thereof		

On issue of occasional beer licence \$250 plus \$100 per day

or part thereof.

On grant of extension of hours for pub	olican's or			
restaurant licence			::	500
Transfer of retail or publican's licence		·:	• •	100
Removal of retail or publican's licence			::	500
On issue of restaurant licence				
(a) in respect of premises situ	ated in a town			
area		::	::	1000
(b) in respect of premises situation	ated outside			
town area		::	::	0
On issue of residential licence				
(a) in respect of premises situa	ated in a			
town area			::	1000
(b) in respect of premises situa	ited outside			
town areas		::	::	0
On issue of residential and restaurant I	icence			
(a) in respect of premises situate	ited in a			
town area		::	::	1500
(b) in respect of premises situate	ted outside			
town area		::	::	0
On issue of club full licence	\$1000 plus 3	§5 for	each	
	member and	.31-(X	) for	
	each tempor	ary m	embe	:r
	of the club (	-		
	preceding ii.	r issu	e of t	he
	licence.			
On issue of club beer licence	<b>\$100</b> 0 plus i			
	member and			
	temporary m			
·	club during		-	
	ing the issue	of the	e lice	nce.
On an assurance under section 21		0.5		
that a licence will be granted	A fee equal		•	
	of the fee fe			
	respect of w		the	assur-
On investo winks also linears	ance is sough			1000
On issue of a night club licence -	:: :: :: ::		::	1000
On issue of a duplicate licence	:: :: :: ::	::	::	100

Dated at Honiara this twenty-eighth day of April 1997.

OLIVER ZAPO
Minister of Home Affairs

[L. gal Notice No. 79]

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## PRICE CONTROL ACT . (NO. 6 QF 1982)

# THE PRICE CONTROL (APPLICATION TO GOODS AND RESTRICTION OF PRICES ) (AMENDMENT ) (NO.2) ORDER 1997

IN exercise of the powers conferred by sections 4 and 6 of the Frice Control Act, 1982, and after consultation with the Prices Advisory

Committee, The Minister of Finance, hereby makes the following Order -

- 1. This Order may be cited as the Price Control (Application to Goods and Restriction of Prices) (Amendment) (No.2) Order, 1997, and shall come into effect on 23 May 1997.
- 2. Schedule 3 to the Price Control (Application to Goods and Restriction of Prices) Order 1987\* is hereby amended on deleting serial Nos. 13 and substituting therefor the following --

#### "13 PETROLEUM PRODUCTS

		WHOLESALE RETAIL	
		(Maximum price in cents per litre	(Maximum price as cents per litre)
(a)	Petroleum Motor Spirit (PMS)	- 118.01	155.9
(b)	Distillate - (ADO)	115.20	155.7
(\$\infty\$)	Kerosenc - (KERO)	114.59	(maximum percentage mark up)
			Cantinta mana asi

 Cost into store plus 15%or sale of packages product.

- Cost into store plus 20% for break-bulk sales."

Dated at Honiara this twentieth day of May 1997.

#### HON. MICHAEL. MAINA Minister of Finance

\*L.N. NO.47/87 p.104

[Legal Notice No. 80]

SOLOMON ISLANDS INDEPENDENCE ORDER 1978 (L.N. 43 of 1978)

### THE COMMITTEE ON THE PREROGATIVE OF MERCY RULES 1997

The Committee on the Prerogative of Mercy, established by virtue of section 137 of the Constitution, hereby makes the following rules -

Cirction.

Interpretation.

1. These Rules may be cited as the Committee on the Prerogative of Mercy Rules 1997.

2. In these Rules unless the context otherwise requires "Chairman" means the Chairman appointed pursuant to

section 45(2)(a) of the Constitution;

"Committee" means the Committee on the Prerogative of Mercy; "Constitution" means the Constitution of Solomon Islands;

"Controller" means a person for the time being charged with overall administration of Prison Services of Solomon Islands, and includes any other designations similarly so assigned to performing the same;

"family" means the immediate family of a prisoner, and includes, father, mother, brother, sister, wife, husband, son, daughter, grandfather, grandmother, grandson and granddaughter;

"medical officer" means a person registered with the Medical and Dental Board to practice medicine in Solomon Islands;

"member" means a member of the Committee, and includes the Chairman;

petition" means a petition tendered pursuant to rule 5 of these Rules;

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"petitioner" means any person making a petition;

"prisoner" means a person confined under legal custody in any prison in Solomon Islands;

"Provincial Assembly" means any Provincial Authority established by an Act of Parliament and includes the Town Authority of Honiara;

"Relative" means any blood relatives of a prisoner;

"Rules" means the Prerogative of Mercy Rules;

"Secretary" means the Secretary of the Committee on the Prerogative of Mercy appointed pursuant to section 137

of the Constitution;

"tribe" means a group of people indigenous to Solomon Islands, having a common ancestor, and includes subtribes and clans.

3. (1) There shall be a secretary to the Committee, appointed by the Public Service Commission.

- (2) The Secretary shall be responsible for the effective administration of the office of the Committee.
  - (3) The secretary shall -

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- (a) in consultation with the Chairman call all meetings of the Committee;
- (b) prepare all necessary documents for meetings of the Committee; and
- (c) record all minutes of all meetings of the Committee.
- 4. (1) The Chairman shall preside at all meetings of the Committee.
- (2) The quorum of the Committee shall be three members, inclusive of the Chairman.
- (3) Notwithstanding subrule (2) where a petition is in regards to a life time prisoner or a person who has been sentenced to death, (otherwise than by a court-martial) for an offence, the Committee shall not proceed by majority vote, but by consensus of all members present:

Provided that in so far as subrule (3) requires, all the members whose appointments have made been pursuant to section 45(2)(a) of the Constitution, shall all be present, plus the member(s) from which province(s) the prisoner normally resides.

- 5. (1) Any of the following may petition the Governor-General, through the office of the Committee, that is to say -
  - (a) any prisoner:
  - (b) any relative;
  - (c) any family member:

Administra

Meetings of the Committee,

- (d) the Controller of Prisons; and
- (e) a medical officer.
- (2) (a) Any petition made by any present disted under subrule (1) -
  - (i) shall be for humanitarian reasons; and
  - (ii) shall not be on points of law (such shall be reserved for procedures of appeals to appropriate courts);
  - (b) any petition made by the Controller, pursuant to subrule (l)(d) shall be for reasons of good conduct or meritous conduct by a prisoner;
  - (e) any petition made by a medical officer, pursuant to subrule (i)(e) shall be for reason of ill health of a prisoner, except as provided in subrule (2)(b), all petitions shall be accompanied by an up-to-date report made by the Controller, giving such particulars as he deems appropriate on the prisoner.

Classification of presoners.

- 6. (1) So far as shall be practicable, petitions may be made where any person has been -
  - (a) convicted and sentenced to imprisonment for a period of more than six months;
    - (b) sentenced for life; and
  - (c) sentenced to death, for an offence and or the laws of Solomon Islands:

Provided that a medical officer, may make a petition in respect of any other matters not specified under these Rules.

- (2) Any petition made pursuant to this rule, and in accordance with -
  - (a) subrule (1)(a) shall not be so made unless six months has lapsed after the date of conviction, and thereafter at intervals of not less than six months;
  - (b) subrule I(b) shall not be so made and thereafter at not less than intervals of three years; and
    - (c) subrule (l)(c) shall be so made as deemed practicable.
- 7. (1) At the completion of its meeting, the Committee shall accordingly tender its advise to the Governor-General; whether -
  - (a) not to grant a pardon to any person convicted of an offence under the laws of Solomon Islands;
  - (b) to grant a pardon to any person convicted of any offence under the laws of Solomon Islands, either free or subject to lawful conditions;
  - (c) to grant any prisoner a respite, either indefinite or for a specified period, of the execution of any punishment imposed on the prisoner for such offence;

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The Committee to advice the Governor-Clen (al.

- (d) to remit the whole or any part of any punishment imposed on any prisoner for such an offence or any penalty or forfeiture otherwise due to the government on account of such an offence.
- (2) The Governor-General may after receiving the advice of the Committee, grant to any person convicted of an offence, a pardon either free or release on licence.
- (3) Every licence granted by the Governor General under subrule (2) shall be in the for prescribed in the Schedule and shall be subject to such conditions as may be specified therein.
- 8. Whenever any person has been sentenced to life or death for an offence; a report on the case by the judge who presided at the trial (or, if a report cannot be obtained from that judge, a report on the case by the Chief Justice) together with such other information derived from the record of the case or elsewhere as may be required by or furnished to the Committee shall be taken into consideration at a meeting of the Committee, which shall then advise the Governor-General whether or not to exercise his powers.
- 9. In a petition regarding any person sentenced to life or death for an offence; a report of customary reconciliations between rival tribes or families shall be furnished to the Committee and shall be taken into consideration, at a meeting of the Committee.
- 10. Whenever any person sentenced to life or death, for an offence under the laws of Solomon Islands has been granted a pardon, other than a licence, by the Governor-General, there shall be a handing over ceremony at which the Governor-General, or his representative shall hand over the person released to the respective tribe or family.

"SCHEDULE

(section 7(3))

#### Form of Licence

The Governor-General hereby grants	• • • • • • •	••••••	••••••
who was convicted o	f		••••••
theday of	•••••	••••••	by the
Magistrate/High Court/Court of Appeal sitting a	ıt		
and was sentenced to impirsonment	for	life/to	deth/to
imprisonment for a term of	• • • • • • •		years
and is now confined in the			

Report.

Petition.

Handing over of released person 

- 2. This Licence is given subject to the conditions specified in the same, upon the breach of any of which it shall be liable to be revoked, whether such breach is followed by conviction or not.
- 3. The Governor-General hereby orders that the said be set free at liberty within thirty days from the date of this Licence.

Given under my hand this

day of

1997.

Governor-General"

\*Delete words not applicable (Conditions of the Licence printed on the back)

#### **CONDITIONS**

This Licence will be subject to revocation if the holder does not observe the following conditions -

- 1. He shall preserve his licence and produce it when called upon to do so by police officers or magistrates.
  - 2. He shall abstain from any violation of the laws.
- 3. He shall not habitually associate with notoriously bad characters.
- 4. He shall not lead an idle life, without visible means of obtaining an honest livelihood.
- 5. He shall at the time of his release from prison inform the officer in charge as to the place where he intends to reside and shall with all convenient speed proceed to such place and shall within 48 hours of arrival at such place report himself personally, unless prevented by unavoidable course, to the police officer in charge of the police station nearest to his place of residence.\*

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- 6. He shall, unless prevented by unavoidable cause, thereafter once in every month report himself personally to the police officer in charge of the Police Station nearest to his place of residence and shall, unless prevented by unavoidable cause, on every change of residence give 48 hours notice, either personally or by letter, to such police officer of his intention to leave, and so far as is practicable, of his exact future address; and shall, unless prevented by unavoidable cause, within 48 hours of his arrival at his destination where he intends to reside, report himself personally to the police officer in charge of the Police Station nearest to his place of residence.\*
- 7. The police officer in charge of the Police Station nearest to the licence holder's place of residence may, after the lapse of some after the granting of the licence during which the conduct of the holder shall have been satisfactory, permit the report to be made in writing.\*
- 8. He shall conform to such other conditions as the Governor-General may insert in the licence.
- \*Note: Conditions 5, 6 and 7 may be amended to refer to such other officers other than the Police Station as may be convenient or desirable.

Dated at Honiara this fourteenth day of May 1997.

LEONARD P. MAENU'U, OBE
Chairman
Committee on the Prerogative of Mercy