Republic of the Philippines Fourth Judicial Region

6th Municipal Circuit Trial Court DUEZON-DR. JOSE P. RIZAL-KALAYAAN MAL NO.

Quezon, Palawan -oOo-

PEOPLE OF THE PHILIPPINES, Plaintiff,

CRIMINAL CASE NO. 3172Q

STENATURE

DENA-CENRO QUEZON, PAL

-versus-

- for -

ROME LLAMADO & JERRY BOY LLAMADO,

VIOL. OF SEC. 77 OF PD 705 AS AMENDED

Accused.

X------x

ORDER

When this case was called for Continuation of Trial for the Prosecution today, both Accused Rome Llamado and Jerry Boy Llamado are in Court together with their Counsel Public Attorney Jephraim D. Baguyo. The Government is represented by Public Prosecutor Walter P. Avillanosa.

In this Continuation of Trial for the Prosecution, Public Attorney moved that they be allowed to change the plea of both Accused from not guilty to guilty and be re-arraigned. The Public Prosecutor as well as the Complainant Leonard T. Caluya who are in Court interposed no objection thereto.

Thus, when the Accused was re-arraigned by the reading of the Information in a language known and understood by them and duly assisted by their Counsel Public Attorney Jephraim D. Baguyo, both Accused pleaded guilty to the offense charged. Let a plea of guilty be entered into the records of this case.

When queried, both Accused and their Counsel informed the Court that the Accused fully understand the nature and consequence of their entering a plea of guilty to the crime charged in the Information.

WHEREFORE, Judgement is hereby rendered finding Accused ROME LLAMADO and JERRY BOY LLAMADO guilty beyond reasonable doubt of the crime of Violation of Section 77 of PD 705 as amended. There being one mitigating circumstance of plea of guilty as provided for in Paragraph 7 of Article 13 of the Revised Penal Code, thus, the Court is hereby sentencing both the Accused to suffer the penalty of straight Six (6) months.

Moreover, both Accused through Counsel moved that their bailbond earlier posted be maintained in the meantime that they are processing their application for probation to which the Court granted.

The proceedings today was conducted through video conference.

SO ORDERED.

Given this 16th day of June 2021 at Quezon, Palawan, Philippines.

EVELYN C. CAÑETEActing Presiding Judge

ECC/mimi
Copy furnished:

Pros. Walter P. Avillanosa Atty. Jephraim D. Baguyo Leonard T. Caluya Rome Llamado, et. al. File

Republic of the Philippines SUPREME COURT 4th Judicial Region th MUNICIPAL CIRCUIT TRIAL O

6th MUNICIPAL CIRCUIT TRIAL COURT SERIAL NO QUEZON-JOSE P. RIZAL-KALAYAAN DATE: 0

Ouezon, Palawan

SERIAL NO. 2021-168 & DATE: 6-29-21 4.20 SIGNATURE: 90

PEOPLE OF THE PHILIPPINES,

Plaintiff.

CRIMINAL CASE NO. 3235Q

-versus-

- for -

RONNIE PAMA BACABAC.

VIOLATION OF SEC.77 OF PD 705 AS AMENDED

Accused.

ORDER

When this case was called for Arraignment and Pre-Trial Conference today, Accused Romie Pama Bacabac is in Court together with Court appointed Counsel, Public Attorney Jephraim D. Baguyo. The Government is represented by Public Prosecutor Walter P. Avillanosa.

When the Accused was arraigned by the reading of the Information in a language known and understood by him and duly assisted by his Counsel, Accused pleaded *Guilty* to the offense charged.

In view thereof, judgment is hereby rendered finding Accused Ronnie Pama Bacabac *Guilty* beyond reasonable doubt of Violation of Section 77 of Presidential Decree 705 as amended and there being one mitigating circumstance of plea of guilty as provided for in par. 7 of Article 13 of the Revised Penal Code and applying the indeterminate sentence, he is hereby sentenced to suffer the penalty of two (2) months and one (1) day of arresto mayor medium to two (2) years and four (4) months of prision correccional minimum.

Meanwhile, the Public Attorney moved that the bailbond posted by the Accused earlier be maintained, in the mean time they are processing their application for probation, to which the Court granted.

The proceedings today was conducted through videoconference.

SO ORDERED.

Given in open Court this 16th day of June, 2021 at Quezon, Palawan, Philippines.

EVELYN C. CAÑETE Acting Presiding Judge

ECC/jma COPY FURNISHED:

1. Pros. Walter P. Avillanosa

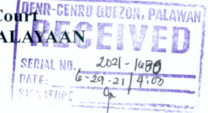
2. Atty. Jephraim D. Baguyo

3. The Private Complainant 4. The Accused 5. File

Republic of the Philippines Fourth Judicial Region

6th Municipal Circuit Trial Court PARTICINA QUEZON, PALAWAN DUEZON-DR. JOSE P. RIZAL-KALAYAAN

Quezon, Palawan -oOo-



PEOPLE OF THE PHILIPPINES, Plaintiff,

CRIMINAL CASE NO. 3152Q

-versus-

- for -

FELIX MAHINAY,

Accused.

VIOL. OF SEC. 77 OF PD 705 AS AMENDED

x-----x

ORDER

When this case was called for Conitnuation of Trial for the Prosecution today, Accused is in Court together with his Counsel Public Attorney Jephraim D. Baguyo. The Government is represented by Public Prosecutor Walter P. Avillanosa who presented to the witness stand their third witness in the person of Kathleene Khye F. Mozo.

Both parties stipulated the testimony of this witness will be as follows:

- 1. That she prepared the Statement of Damages and Recapitulation marked as Exhibit "K", her signature as "K-2";
- 2. That her testimony will corroborate the testimony of Ma. Teresa V. Ayson;
- 3. That she will be able to identify the Recapitulation and her signature therein;
- 4. That she has no personal knowledge of the circumstances surrounding the incident.

Thus, the testimony of this witness was dispensed with.

For lack of material time, Prosecution move for continuance. Let the continuation of this case be set on August 19, 2021 at 2:00 in the afternoon. Issue Subpoena to Jesse Cascara for this scheduled hearing. The Public Prosecutor, the Public Attorney as well as the Accused are notified of this scheduled hearing in open Court.

The proceedings today was conducted through video conference.

SO ORDERED.

Given this 17^{th} day of June 2021 at Quezon, Palawan, Philippines.

EVELYN C. CAÑETE Acting Presiding Judge

ECC/mimi Copy furnished:

Pros. Walter P. Avillanosa Atty. Jephraim D. Baguyo Leonard T. Caluya Felix Mahinay File Republic of the Philippines Fourth Judicial Region

Fourth Judicial Region

6th Municipal Circuit Trial Court Martine

UEZON-DR. JOSE P. RIZAL-KALAYAAN

Quezon, Palawan

PEOPLE OF THE PHILIPPINES, Plaintiff.

CRIMINAL CASE NO. 3200R

UENR-CENRO QUEZ

-versus-

- for -

JERRY BOY LLAMADO, Accused. VIOL. OF SEC. 77 OF PD 705 AS AMENDED

ORDER

When this case was called for Pre-Trial Conference today, Accused Jerry Boy Llamado is in Court as well as his Counsel Public Attorney Jephraim D. Baguyo. The Government is represented by Public Prosecutor Walter P. Avillanosa.

Prior to the Pre-Trial Conference of this case, Defense Counsel moved that the Accused be allowed to change his plea from not guilty to which the Court granted.

Thus, when the Accused was re-arraigned by the reading of Informationin a language known and understood by him and duly assisted by his Counsel Public Attorney Jephraim D. Baguyo, Accused pleaded guilty to the offense charged.

When queried, the Accused and his Counsel informed the Court that the Accused fully understand the nature and consequence of his entering a plea of guilty to the crime charged.

WHEREFORE, Judgement is hereby rendered finding Accused JERRY BOY LLAMADO guilty beyond reasonable doubt of the crime of Violation of Section 77 of PD 705. There being one mitigating circumstance of plea of guilty as provided for in Paragraph 7 of Article 13 of the Revised Penal Code, he is hereby sentenced to suffer a straight penalty of Six (6) months.

Moreover, Defense Counsel moved that the bailbond previously posted by the Accused be maintained in the meantime that they are processing their application for probation to which the Court granted.

The proceedings today was conducted through video conference.

SO ORDERED.

Given this 16th day of June 2021 at Quezon, Palawan, Philippines.

EVELYN C. CAÑETEActing Presiding Judge

ECC/mimi
Copy furnished:

Pros. Walter P. Avillanosa Atty. Jephraim D. Baguyo Leonard T. Caluya Jerry Boy Llamado File