



Republic of the Philippines
Sandiganbayan
Quezon City

SEVENTH DIVISION

MINUTES of the proceedings held on May 23, 2017.

Present:

<i>ALEXANDER G. GESMUNDO</i>	-----	<i>Chairperson</i>
<i>MA. THERESA DOLORES C. GOMEZ-ESTOESTA</i>	-----	<i>Associate Justice</i>
<i>ZALDY V. TRESPESES</i>	-----	<i>Associate Justice</i>

The following resolution was adopted:

SB-12-CRM-0164 – People v. JESUS A. VERZOSA, et al.

In his “MOTION TO ALLOW TRAVEL” dated May 15, 2017, accused Luizo C. Ticman prays that he be allowed to travel to Japan from June 12, 2017 to June 16, 2017. During the duration of his trip, accused will be staying at Royal Park Hotel, Tokyo located at 2-1-1 Nihonbashi-Kakigara-Cho, Chuo-Ku- 103-8520 Tokyo, Japan.

Over the objection of the prosecution,¹ the instant motion is hereby **GRANTED**, subject to the usual terms and conditions imposed by the Court, to wit:

1. That accused-movant’s approved travel shall be from June 12, 2017 to June 16, 2017 only;
2. That his itinerary of travel shall cover only Japan;
3. That the travel bond which he had previously posted in the amount of SIXTY Thousand (Php 60,000.00) pesos shall guarantee his faithful compliance with the terms and conditions imposed herein;
4. That within five days after his return, he shall advise this Court of his arrival personally and formally in writing, appending on his compliance a photocopy of his passport upon which the stamp of arrival of the Commission on Immigration and Deportation (CID) is affixed, the photocopy to be authenticated by the Clerk of Court of this Division after comparison with the original thereof, otherwise, his future petitions for authority to travel will be denied by this Court;

¹ The prosecution’s “COMMENT/OPPPOSITION TO ACCUSED TICMAN’S ‘MOTION TO ALLOW TRAVEL’ ” dated May 17, 2017.

5. That any material misrepresentation made in his Motion to Travel shall be punished as contempt of this Court and shall be dealt with accordingly;
6. That he will abide faithfully with all his undertakings herein, such that any violation of the terms and conditions contained in this Resolution shall be sufficient ground for this Court to order the forfeiture of his travel bond, as well as to cause the issuance of a warrant for his arrest;
7. That notice of further proceedings hereon should he not return as undertaken, shall be made to him through his counsel on record; and
8. That if he fails to return as undertaken, trial will proceed as scheduled.

SO ORDERED.

GESMUNDO, J.



GOMEZ-ESTOESTA, J.



TRESPESES, J.


