



Republic of the Philippines
Sandiganbayan
Quezon City

SEVENTH DIVISION

MINUTES of the proceedings held on October 1, 2018.

Present:

MA. THERESA DOLORES C. GOMEZ-ESTOESTA ----- Chairperson
ZALDY V. TRESPESES ----- Associate Justice
GEORGINA D. HIDALGO ----- Associate Justice

The following resolution was adopted:

SB-12-CRM-0273 – People v. Pedro B. Acharon, Jr., et al.

In his “MOTION FOR LEAVE TO TRAVEL” dated September 24, 2018, accused Pedro B. Acharon, Jr. prays that he be allowed to travel to Beijing, People’s Republic of China from October 25 to 30, 2018. While abroad, he will be staying at Huwan Hotel 3 which is located near Zhengping Road, Changping District, Beijing with telephone number +86-10-8178888.

Over the objection of the prosecution¹ the instant motion is hereby **GRANTED**, subject to the usual terms and conditions imposed by the Court, to wit:

1. That his itinerary of travel shall cover only **Beijing, People’s Republic of China**;
2. That accused shall leave not earlier than **October 25, 2018** and shall be back in the Philippines not later than **October 30, 2018**;
3. That the travel bond posted by him in the amount of Thirty Thousand pesos (Php 30,000.00) pesos under O.R. No. 5086788 dated March 19, 2014 shall continue to guarantee his faithful compliance with the terms and conditions imposed herein;
4. That within five days after accused’s return to the Philippines, he shall present himself in person to the Division Clerk of Court, together with his passport and photocopies of the pages thereof

¹ The prosecution’s “COMMENT/OPPOSITION (re: Motion for Leave to Travel) filed by accused Pedro Acharon, Jr. dated September 27, 2018.

RESOLUTION

People v. Acharon, et al.

Page 2 of 2

x-----x

indicating the stamp of his departure from, and entry or arrival in the Philippines, the photocopies to be authenticated by the Division Clerk of Court after a comparison with the original thereof, and to submit to this Court a written formal compliance with the terms and conditions of this Resolution within 15 days of his expected date of return;

5. That if, for whatever reason, the accused shall not be able to undertake the travel abroad as herein authorized, he shall, within five days from his expected date of return had he undertaken the same, nonetheless personally present himself to the Division Clerk of Court, together with photocopies of the pertinent pages of his passport bearing no stamp of departure from or entry into the Philippines during the relevant period, the same to be authenticated by the Division Clerk of Court after proper comparison with the passport itself and submitted together with an appropriate manifestation from the accused;
6. That any material misrepresentation made in his Motion to Travel shall be punished as contempt of this Court and shall be dealt with accordingly;
7. 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;
8. That notice of further proceedings hereon should he not return as undertaken, shall be made to him through his counsel on record; and
9. That if he fails to return as undertaken, trial will proceed as scheduled.

SO ORDERED. 

GOMEZ-ESTOESTA, J., *Chairperson*

TRESPESES, J.

HIDALGO, J.






