



Republic of the Philippines
Sandiganbayan
Quezon City

SEVENTH DIVISION

MINUTES of the proceedings held on November 13, 2018.

Present:

<i>MA. THERESA DOLORES C. GOMEZ-ESTOESTA</i> -----	<i>Chairperson</i>
<i>ZALDY V. TRESPESES</i> -----	<i>Associate Justice</i>
<i>BAYANI H. JACINTO*</i> -----	<i>Associate Justice</i>

The following resolution was adopted:

SB-18-CRM-0344 & 0345 – People v. Danilo Reyes Crisolago, et al.

The “JOINT STIPULATION OF FACTS AND ISSUE” dated October 29, 2018 and submitted on November 6, 2018 by the prosecution and accused Danilo Crisolago and Roberto Manlavi, and the “PRE-TRIAL BRIEF FOR ACCUSED GENEROSO QUILATAN” dated November 8, 2018 are **NOTED**. However, as Prosecutor Maricel Pintucan-Acayan manifested during the preliminary conference for these cases as to accused Generoso Quilatan that she recently received additional documents that the prosecution needs to have marked as its exhibits for all three accused, there is a need to supplement the aforementioned Joint Stipulations of Facts and Issues to incorporate these additional prosecution exhibits and the accused’s comments thereto.

In this light, the pre-trial as to accused Crisolago and Manlavi previously set on November 19, 2018 must be cancelled to give way to the continuation of the preliminary conference. The parties are directed to include in the Supplemental Joint Stipulations of Facts and Issues to be filed the additional prosecution exhibits, accused’s comments thereto and the Joint Stipulations of Facts and Issues as between the prosecution and accused Quilatan.

Accused Quilatan’s “MANIFESTATION” dated and filed on November 9, 2018, which states that said accused was not able to leave the country because of his hospital confinement the day after the motion to travel was granted, is also **NOTED**. Relevant thereto, accused is reminded to comply with number 5 of the second paragraph¹ of the Resolution of the Court

* Per Administrative Order No. 540-2018 dated November 9, 2018.

¹ Without any objection on the part of the prosecution, the instant motion is was **GRANTED** during the hearing of the motion, subject to the usual terms and conditions imposed by the Court, to wit:

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dated October 26, 2018. However, mindful of the Court's personal observation during accused's arraignment that he is already wheelchair-bound and noting further accused's health condition as indicated in the Clinical Summaries issued by the San Juan De Dios Educational Foundation, Inc.-Hospital attached to the "MANIFESTATION", accused's counsel Atty. Charlz G. Dela Cruz or accused's authorized representative is directed to present to the Division Clerk of Court accused's passport with photocopies of the its pertinent pages bearing no stamp of departure from or entry into the Philippines during the supposed period of travel for comparison and authentication purposes.

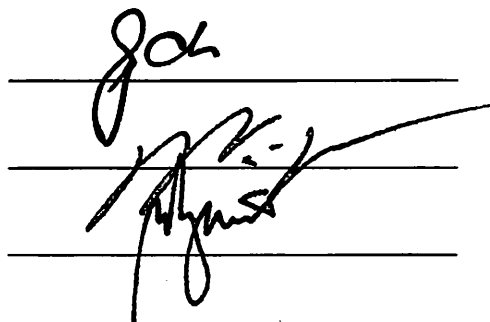
Relative to accused Quilatan's "MOTION FOR WAIVER OF APPEARANCE" dated November 8, 2018 and filed on November 9, 2018, while the same is sufficient in form and substance, action thereon is hereby held in abeyance until accused Quilatan shall have signed the Joint Stipulations of Facts and Issues for these cases.

SO ORDERED _{iq}

GOMEZ-ESTOESTA, J., Chairperson

TRESPESES, J.

JACINTO, J.



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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;

xxx.