

Republic of the Philippines Supreme Court Manila

SUPREME COURT OF TH

FIRST DIVISION

NOTICE

Sirs/Mesdames:

Please take notice that the Court, First Division, issued a Resolution

dated November 10, 2014 which reads as follows:

"G.R. No. 211675 (People of the Philippines v. Ramon Rosete y Antillion). - After a judicious perusal of the records, the Court resolves to DISMISS the appeal for failure to show that the Court of Appeals (CA) committed any reversible error in affirming the conviction of accusedappellant Ramon Rosete y Antillion for the crimes of Rape and Sexual Assault, defined and penalized under Article 266-A (1) and (2) of the Revised Penal Code (RPC), as amended.

WHEREFORE, the Court ADOPTS the findings of fact and conclusions of law in the December 27, 2013 Decision¹ of the CA in CA-G.R. CR-H.C. No. 04733 and AFFIRMS said Decision finding accused-appellant Ramon Rosete y Antillion GUILTY beyond reasonable doubt of committing the crimes of Rape and Sexual Assault, defined and penalized under Article 266-A (1) and (2) of the RPC, with MODIFICATIONS as to the eligibility for parole and the damages awarded in order to conform with prevailing jurisprudence,² as follows: (a) in Crim. Case No. 702-04, he is sentenced to suffer the penalty of *reclusion perpetua*, without eligibility for parole, and is ordered to pay AAA the amounts of P50,000.00 as civil indemnity, P50,000.00 as moral damages, and P30,000.00 as exemplary damages, with legal interest of six percent (6%) *per annum*, from the finality of this decision until fully paid; and (b) in Crim. Case No. 703-04, he is sentenced to suffer the penalty of until fully paid; and (b) in pervent.

- over – two (2) pages 213

:

Rollo, pp. 2-16. Penned by Associate Justice Sesinando E. Villon with Associate Justices Florito S. Macalino and Zenaida T. Galapate, concurring.

² See People of the Philippines v. Mauricio Hallarte y Mendoza, G.R. No. 205382, April 2, 2014.

months, and one (1) day of *prision correccional*, as minimum, to eight (8) years and one (1) day of *prision mayor*, as maximum, and ordered to pay AAA the amounts of $\mathbb{P}30,000.00$ as civil indemnity, $\mathbb{P}30,000.00$ as moral damages, and $\mathbb{P}30,000.00$ as exemplary damages, with legal interest of six percent (6%) *per annum*, from the finality of this decision until fully paid.

2

SO ORDERED." SERENO, C.J., on official travel; **DEL CASTILLO, J.**, ** acting member per S.O. No. 1862 dated November 4, 2014. **BERSAMIN, J.**, on official travel; **VELASCO, JR., J.**, acting member per S.O. No. 1870 dated November 4, 2014.

Very truly yours,

EDGAR O. ARICHETA Division Clerk of Court of 1911

213

The Solicitor General (x) Makati City

The Director Bureau of Corrections 1770 Muntinlupa City Court of Appeals (x) Manila (CA-G.R. CR H.C. No. 04733)

The Hon. Presiding Judge Regional Trial Court, Br. 75 Olongapo City 2200 Zambales (Crim. Case Nos. 702-04 & 703-4)

PUBLIC ATTORNEY'S OFFICE Counsel for Accused-Appellant DOJ Agencies Bldg. Diliman 1128 Quezon City

Mr. Ramon A. Rosete Accused-Appellant c/o The Director Bureau of Corrections 1770 Muntinlupa City

Public Information Office (x) Library Services (x) Supreme Court (For uploading pursuant to A.M. No. 12-7-1-SC)

Judgment Division (x) Supreme Court

άŃ.