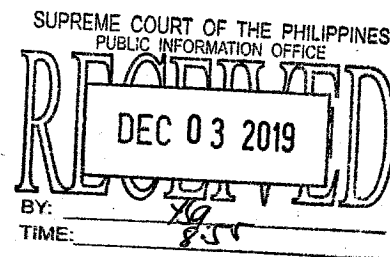




REPUBLIC OF THE PHILIPPINES
SUPREME COURT
Manila

SECOND DIVISION



NOTICE

Sirs/Mesdames:

*Please take notice that the Court, Second Division, issued a Resolution dated **20 November 2019** which reads as follows:*

“**G.R. No. 234274** (*People of the Philippines v. Erlinda Ledesma y Adreano*). – Considering the allegations, issues, and arguments presented in the Apellant’s Supplemental Brief¹ and the Appellee’s Brief,² the Court resolves to **DISMISS** the appeal for failure to sufficiently show that the Court of Appeals committed any reversible error in its assailed Decision³ dated March 8, 2017, as to warrant the exercise of the Court’s appellate jurisdiction.

WHEREFORE, the Court **ADOPTS** the findings of fact and conclusions of law in the Decision dated March 8, 2017 of the Court of Appeals in CA-G.R. CR-HC No. 07565 and **AFFIRMS** the Decision finding Erlinda Ledesma y Adreano guilty beyond reasonable doubt for the crime of Qualified Theft.

However, in light of the passage of Republic Act No. 10951,⁴ the penalty imposed is **MODIFIED** in that Erlinda Ledesma y Adreano is hereby sentenced to suffer the indeterminate penalty of twelve (12) years and one (1) day of *reclusion temporal*, as minimum, to seventeen (17) years, six (6) months and twenty (20) days of *reclusion temporal*, as maximum.

SO ORDERED.” (Carandang, *J.*, designated additional member per Raffle dated July 3, 2019 *vice* Hernando, *J.*; Zalameda, *J.*, designated additional member per Special Order No. 2724 dated October 25, 2019).

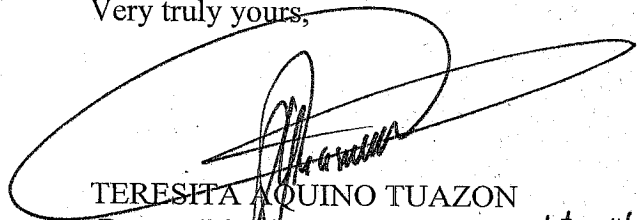
¹ *Rollo*, pp. 48-76.

² *Id.* at 20-22.

³ *Id.* at 2-13; penned by Associate Justice Jose C. Reyes, Jr. (now a member of this Court) with Associate Justices Stephen C. Cruz and Ramon Paul L. Hernando (now a member of this Court), concurring.

⁴ An Act Adjusting the Amount or the Value of the Property and Damage on which a Penalty is Based and the Fines Imposed Under the Revised Penal Code, Amending for the Purpose Act No. 3815, Otherwise Known as “The Revised Penal Code”, as amended.

Very truly yours,



TERESITA AQUINO TUAZON

Deputy Division Clerk of Court *with* 11/29

0 2 DEC 2019

*ARANETA & FAUSTINO LAW OFFICES (reg)

Counsel for Accused-Appellant
Unit 203, Le Metropole Building
326 Tordesillas St. cor. De la Costa St.
Salcedo Village, 1227 Makati City

*OFFICE OF THE SOLICITOR GENERAL (reg)

134 Amorsolo Street
1229 Legaspi Village
Makati City

*ERLINDA LEDESMA (reg)

Accused-Appellant
c/o The Superintendent
Correctional Institution for Women
1550 Mandaluyong City

THE SUPERINTENDENT (reg)

Correctional Institution for Women
1550 Mandaluyong City

HON. PRESIDING JUDGE (reg)

Regional Trial Court, Branch 137
1200 Makati City
(Crim. Case No. 08-884)

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Supreme Court, Manila

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Ma. Orosa Street
Ermita, 1000 Manila
CA-G.R. CR-H.C. No. 07565

*With copy of CA Decision dated 8 March 2017.

Please notify the Court of any change in your address.

GR234274. 11/20/2019(77)URES

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