



REPUBLIC OF THE PHILIPPINES
 SUPREME COURT
 Manila
 SECOND DIVISION

SUPREME COURT OF THE PHILIPPINES
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NOTICE

Sirs/Mesdames:

Please take notice that the Court, Second Division, issued a Resolution dated 29 June 2015 which reads as follows:

¹G.R. No. 211455: PEOPLE OF THE PHILIPPINES v. MARK PORMELOS BRASELIÑO “alias MAC-MAC” and JUN PORMELOS BRASELIÑO “alias KAPID”

X-----X

The Court of Appeals elevated the records of the case to this court on March 17, 2014¹ pursuant to its Resolution² dated July 26, 2013. The Resolution gave due course to the Notice of Appeal filed by accused-appellants, Mark Pormelos Braseliño alias Mac-Mac and Jun Pormelos Braseliño alias Kapid.

In the Resolution³ dated July 2, 2014, this court noted the records forwarded by the Court of Appeals and informed the parties that they may file their supplemental briefs.

On August 20, 2014, the Office of the Solicitor General filed a Manifestation,⁴ on behalf of the People of the Philippines, noting that it would no longer file a supplemental brief as all the issues were addressed in the Appellee’s Brief it filed before the Court of Appeals.

On February 2, 2015, counsel for accused-appellants filed an Ex-Parte Manifestation,⁵ noting that no supplemental brief would be filed for accused-appellants as all issues were discussed in the Appellants’ Brief they filed before the Court of Appeals.

After an evaluation of the records of the case, this court resolves to **DISMISS** the appeal of accused-appellants, Mark Pormelos Braseliño alias Mac-Mac and Jun Pormelos Braseliño alias Kapid, for their failure to sufficiently show reversible error in the challenged decision warranting the exercise of this court’s appellate jurisdiction.

¹ Rollo, p. 1.

² CA rollo, p. 151. The Resolution was penned by Associate Justice Pampio A. Abarintos (Chair) and concurred in by Associate Justices Gabriel T. Ingles and Pamela Ann Abella Maxino of the Special Former Eighteenth Division.

³ Rollo, p. 27.

⁴ Id. at 28–29.

⁵ Id. at 34.

mlg


WHEREFORE, this court **ADOPTS** the findings of fact and conclusions of law of the Regional Trial Court and the Court of Appeals. The Decision⁶ of the Court of Appeals in CA-G.R. CR No. 01121 is hereby **AFFIRMED** *in toto*.

All monetary awards for damages shall earn interest at the legal rate of 6% per annum from the date of the finality of this judgment until fully paid.

SO ORDERED.

Brion, J., on leave; Bersamin, J., designated acting member per S.O. No. 2079 dated June 29, 2015."

Very truly yours,


 MA. LOURDES C. PERFECTO
 Division Clerk of Court *ky 7/22*

⁶ Id. at 4-21. The Decision was penned by Executive Justice Pampio A. Abarintos (Chair) and concurred in by Associate Justices Gabriel T. Ingles and Melchor Q. C. Sadang of the Eighteenth Division.

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HON. PRESIDING JUDGE (reg)
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Iloilo City
Crim. Case No. 04-58640

COURT OF APPEALS (reg)
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CA-G.R. CR H.C. No. 01121

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GR211455. 06/29/15 (87[b])URES *11/22*