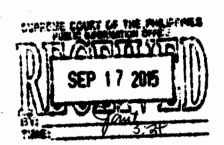


Republic of the Philippines Supreme Court Manila

FIRST DIVISION

NOTICE



Sirs/Mesdames:

Please take notice that the Court, First Division, issued a Resolution dated August 10, 2015 which reads as follows:

"G.R. No. 215793 (People of the Philippines v. Ibrahim Moluk y Pindao). - The letter dated June 15, 2015 of the Director General, Bureau of Corrections, Muntinlupa City, confirming the confinement of accusedappellant on December 17, 2012, in compliance with the Resolution dated February 18, 2015; the letter dated June 12, 2015 of P/Supt. II Richard W. Schwarzkopf, Jr., Superintendent, New Bilibid Prison, Muntinlupa City, stating that accused-appellant was received in the institution on December 17, 2012; the Office of the Solicitor General's manifestation and motion stating that all the matters and issues raised in the appellant's brief had already been extensively discussed in the appellee's brief and had been judiciously considered and passed upon by the Court of Appeals and it reserves the right to file supplemental brief in case appellant will raise new matters and issues in his supplemental brief; and the accused-appellant's manifestation in lieu of supplemental brief that he is adopting his appellant's brief and will no longer file a supplemental brief, in compliance with the Resolution dated February 18, 2015 are all NOTED.

After a judicious perusal of the records, the Court resolves to **DISMISS** the appeal for failure to sufficiently show that the Court of Appeals (CA) committed any reversible error in the assailed Decision as to warrant the exercise of the Court's appellate jurisdiction.

over - two (2) pages

WHEREFORE, the Court ADOPTS the findings of fact and conclusions of law in the May 26, 2014 Decision of the CA in CA-G.R. CR HC No. 05459 and AFFIRMS said Decision finding accused-appellant Ibrahim Moluk y Pindao GUILTY beyond reasonable doubt of Illegal Sale of Dangerous Drugs in violation of Section 5, Article II of Republic Act No. 9165, otherwise known as the "Comprehensive Dangerous Drugs Act of 2002," sentencing him to suffer the penalty of life imprisonment and to pay a fine of \$\mathbb{P}\$500,000.00.

SO ORDERED."

Very truly yours,

EDGAR O. ARICHETA
Division Clerk of Court, 17

The Solicitor General (x) Makati City

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No. 12-7-1-SC)

Judgment Division (x) Supreme Court Court of Appeals (x) Manila (CA-G.R. CR H.C. No. 05459)

The Hon. Presiding Judge Regional Trial Court, Br. 35 4431 Iriga City (Crim. Case No. IR-6756)

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

Mr. Ibrahim P. Moluk Accused-Appellant c/o The Director General Bureau of Corrections 1770 Muntinlupa City

The Director General Bureau of Corrections 1770 Muntinlupa City

SR

Rollo, pp. 2-10. Penned by Associate Justice Manuel M. Barrios with Associate Justices Andres B. Reyes, Jr. and Normandie B. Pizarro concurring.

Entitled "AN ACT INSTITUTING THE COMPREHENSIVE DANGEROUS DRUGS ACT OF 2002, REPEALING REPUBLIC ACT NO. 6425, OTHERWISE KNOWN AS THE DANGEROUS DRUGS ACT OF 1972, AS AMENDED, PROVIDING FUNDS THEREFOR, AND FOR OTHER PURPOSES"; approved June 7, 2002.

