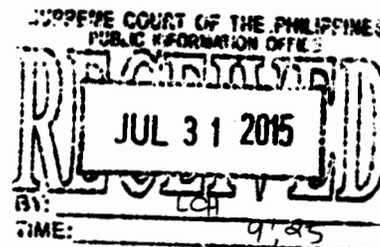




Republic of the Philippines
Supreme Court
Manila

FIRST DIVISION

NOTICE



Sirs/Mesdames:

*Please take notice that the Court, First Division, issued a Resolution dated **June 22, 2015** which reads as follows:*

“G.R. No. 215094 (People of the Philippines v. Annaliza Rubio y Velasco a.k.a. “An-An”).- The Office of the Solicitor General’s manifestation and motion, that it be excused from filing a supplemental brief as required in the Resolution dated December 10, 2014 and stating that it reserves the right to file the said brief in case the accused-appellant will raise new matters and issues in her supplemental brief is **NOTED and GRANTED**; and the accused-appellant’s manifestation in lieu of supplemental brief, with notice of change of address of the Public Attorney’s Office, counsel for accused-appellant, requesting that all notices, resolutions and orders relative to the instant case be addressed at the Regional Special Appealed Case Unit, Mindanao Station, Public Attorney’s Office, 3rd Floor, R and E Daba Building, #25 Vamenta Boulevard-Bougainville St., Carmen, Cagayan de Oro City, is **NOTED**.

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 upholding the conviction of accused-appellant Annaliza Rubio y Velasco a.k.a. “An-An” for violations of Sections 5 and 11, Article II of Republic Act No. (RA) 9165,¹ otherwise known as the “Comprehensive Dangerous Drugs Act of 2002.”

WHEREFORE, the Court **ADOPTS** the findings of fact and conclusions of law in the June 27, 2014 Decision² of the CA in CA-G.R. CR HC No. 00995-MIN and **AFFIRMS** said Decision finding accused-appellant Annaliza Rubio y Velasco a.k.a. “An-An” **GUILTY** beyond

- over - two (2) pages

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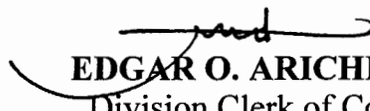
¹ Entitled “AN ACT INSTITUTING THE COMPREHENSIVE DANGEROUS DRUGS ACT OF 2002, REPEALING REPUBLIC ACT NO. 6425, OTHERWISE KNOWN AS THE DANGEROUS DRUGS ACT OF 1972, AS AMENDED, PROVIDING FUNDS THEREFOR, AND FOR OTHER PURPOSES” (January 23, 2002).

² *Rollo*, pp. 3-10. Penned by Associate Justice Oscar V. Badelles with Associate Justices Romulo V. Borja and Pablito A. Perez concurring.

reasonable doubt of Illegal Sale and Possession of Dangerous Drugs, sentencing her to suffer the following penalties: (a) life imprisonment and to pay a fine in the amount of ₱500,000.00, without subsidiary imprisonment in case of insolvency, for violation of Section 5, Article II of RA 9165; and (b) indeterminate imprisonment for a period of twelve (12) years and one (1) day, as minimum, to fourteen (14) years, as maximum, and to pay a fine in the amount of ₱300,000.00, without subsidiary imprisonment in case of insolvency, for violation of Section 11, Article II of RA 9165.

SO ORDERED.”

Very truly yours,


EDGAR O. ARICHETA
Division Clerk of Court
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The Solicitor General (x)
Makati City

Court of Appeals
9000 Cagayan de Oro City
(CA-G.R. CR H.C. No. 00995-MIN)

Judgment Division (x)
Supreme Court

The Hon. Presiding Judge
Regional Trial Court, Br. 13
7000 Zamboanga City
(Crim. Case Nos. 5528 [21073]
& 5529 [21074])

PUBLIC ATTORNEY’S OFFICE
Counsel for Accused-Appellant
3rd Flr., R and E Daba Bldg.
#25 Vamenta Blvd. Cor. Bougainvilla St.
Carmen 9000 Cagayan de Oro City

Ms. Annaliza V. Rubio
Accused-Appellant
c/o The Superintendent
Correctional Institution for Women
1550 Mandaluyong City

The Superintendent
Correctional Institution for Women
1550 Mandaluyong City

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