SECOND DIVISION

[A.M. No. P-00-1373 (Formerly OCA IPI No. 97-365-P), September 04, 2001]

ELIZABETH A. TIONGCO, COMPLAINANT, VS. SHERIFFS ROGELIO S. MOLINA AND ARNEL G. MAGAT, RESPONDENTS.

DECISION

QUISUMBING, J.:

Before the Office of the Court Administrator, Elizabeth A. Tiongco of La Loma, Quezon City, charged Sheriff IV Rogelio S. Molina and Sheriff IV Arnel Magat, both employed in the Office of the Clerk of Court, Regional Trial Court, Biñan, Laguna, with dereliction and dishonesty in the performance of duty.

In her sworn letter-complaint^[1] dated October 8, 1997, Tiongco stated that she is the owner of a residential unit leased by spouses Ernesto Dado and Salvacion Dado in Block 5, Lot 1, Golden City Subdivision, Canlalay, Biñan. For their failure to pay monthly rentals, Tiongco filed a suit for ejectment against the Dados before the Municipal Trial Court of Biñan. After Tiongco won the suit, the Dados filed an appeal before the Regional Trial Court of Laguna but failed to post their *supersedeas* bond. Consequently, Tiongco filed a Motion for Execution Pending Appeal which was granted by Judge Rodrigo V. Cosico of the RTC of Laguna, Branch 24, in an Order dated July 23, 1997.^[2] A writ of execution dated July 25, 1997, was accordingly issued by the Clerk of Court, addressed to Sheriff Rogelio S. Molina or his authorized representative.^[3] Sheriff Molina then assigned the implementation of said writ to his representative, Sheriff Arnel Magat.^[4]

Complainant Tiongco claims that Magat asked for P3,000.00 from her but she only gave him P2,500.00. The money, according to her, was supposed to be given to the police and for transportation in levying and confiscating the personal property of the spouses Dado. She then went to the rented premises with Magat, but he asked her to leave, telling her that he would take charge of everything.^[5]

The following day, Tiongco said, she learned that Magat did not confiscate any item or property from the Dados. She was likewise informed that Magat received a postdated check in his name from the Dados.^[6] These developments prompted Tiongco to file an *ex-parte* motion praying that the court order Molina and Magat to explain what happened to the check and why the writ of execution remained unimplemented.^[7] This motion was never acted upon.

Thereafter, complainant Tiongco learned that the Dados had already left the rented residential unit. When she inquired from Magat and Molina, they informed her that they had just come to know of it and that they were not able to get anything from the Dados.^[8]

In his Comment on the complaint, Molina denies committing any malfeasance or misfeasance. He claims that he had no participation in the implementation of the writ of execution as he already assigned this task to Sheriff Magat. He said the practice of assigning the implementation of a writ to a co-sheriff was authorized by Judge Cosico.^[9]

For his part, Magat comments that the complainant against him lacks factual basis. He avers that he received the writ of execution from Sheriff Molina on July 25, 1997. He then proceeded to the leased premises with Lito Bati, a utility worker of the court; Patrolman Miguel Teñido, and six barangay *tanods* (watchmen). He claims that on the same date, he levied personal properties of the spouses Dado, namely: one (1) big cabinet, one (1) small dresser, one (1) garden set, one (1) TV set, one (1) sala set and one (1) refrigerator (Winner).

Magat also claims that he only asked for P2,500.00, not P3,000.00 as claimed by the complainant. The money given to him by complainant was used for the implementation of the writ. He states that the P2,500.00 was given by him in turn to Lito Bati for safekeeping. Eventually it was disbursed to pay SPO4 Miguel Teñido and the owner of the jeep engaged to haul the properties levied as well as for the purchase of their food,^[10] according to Magat.

Magat adds that the leased premises was eventually turned over to complainant on October 7, 1998 as shown by a "Delivery of Possession" signed by Sheriff Molina. Magat executed a return form stating that the writ of execution was partially satisfied.^[11]

Magat claims that complainant took actual possession of the levied properties despite his objections, considering that she was unsatisfied with the levy he made. In the meantime, Magat requested the spouses Dado to issue a check to cover the monetary portion of the decision. Said check was issued payable to the order of "Salvacion Dado" and remained unencashed as of the date of Magat's answer to the complaint.^[12]

In its report dated February 4, 2000, the Office of the Court Administrator opined that the records of the case show that Sheriff Molina had no participation in the implementation of the writ. He cannot, therefore, be held administratively liable for dishonesty and dereliction of duty.

The OCA found that Sheriff Magat is the one liable for failing to comply with the last paragraph of Section 9, Rule 141 of the Rules of Court,^[13] concerning Sheriff's expenses. It recommended that he be fined P5,000.00 with a stern warning that a repetition of the same or similar act shall be dealt with more severely.^[14]

We agree with the OCA's findings and recommendation. Clearly, Sheriff Molina had no participation in the implementation of the said writ. He had assigned the task to Sheriff Magat and such assignment had the approval of Judge Cosico.

It was Sheriff Magat who implemented the writ of execution issued by the court. He levied personal properties of the spouses as shown by the Sheriff's Return dated January 14, 1998. Further, he also convinced the defendant spouses to issue a

personal check to cover the monetary portion of the decision. Nothing appears on record, however, to show that he deliberately delayed the implementation of the writ for his personal gain and to the disadvantage and injury of complainant. What is clearly shown is that Sheriff Magat overstepped his authority when he asked and personally received P2,500.00 from her. The fact that this money was allegedly used for the implementation of the writ is of no moment. Being an officer of the court, Magat must be aware that there are well-defined steps provided in the Rules of Court, particularly Rule 141, Sec. 9, final paragraph, regarding the payment of expenses that might be incurred with respect to properties to be levied. To restate what should be of common knowledge to court personnel:

The rule requires the sheriff executing the writs or processes to estimate the expenses to be incurred and upon the approval of the estimated expenses the interested party has to deposit the amount with the Clerk of Court and the Ex-officio Sheriff. These expenses shall then be disbursed to the executing Sheriff subject to his liquidation within the same period for rendering a return on the process or writ. Any unspent amount shall be refunded to the party who made the deposit. $x \propto x^{[15]}$

Sheriff Magat ignored the procedures set forth in the Rules of Court. The money was not deposited with the Clerk of Court and there was no showing that this amount was subjected to the court's prior approval. He should have waited for the money to be officially disbursed to him if indeed due or required for expenses. He should not go on accepting money from a party, much less requesting for it.^[16] Note that he also failed to properly liquidate the alleged expenses he incurred. Furthermore, he said he entrusted the expense money to one Lito Bati and left the disbursement thereof subject to the latter's disposal. Obviously, this practice departed far from the accepted procedure provided in the Rules of Court.

As a responsible officer of the Court, Sheriff Magat is bound to discharge his duties with prudence, caution, and attention which careful men usually exercise in the management of their affairs. Upon him depends the execution of a final judgment of the Court; as a sheriff, he must be circumspect and proper in his behavior.^[17] His neglect and failure to comply faithfully with the provisions of Rule 141 created a negative impression and placed the sheriff's office as well as the court itself in a bad light. Complainant Tiongco clearly has reason to charge him for dereliction of duty and negligence, although not for dishonesty.

WHEREFORE, as recommended by the OCA, we find respondent Sheriff IV Arnel G. Magat, GUILTY of dereliction of duty and negligence for failure to comply with the final paragraph of Section 9, Rule 141, of the Rules of Court and hereby impose on him a fine of FIVE THOUSAND PESOS (P5,000.00) with a stern warning that a repetition of the same or similar act shall be dealt with more severely. The complaint against respondent Sheriff IV Rogelio S. Molina is DISMISSED for lack of merit.

SO ORDERED.

Bellosillo, (Chairman), Mendoza, Buena, and De Leon, Jr., JJ., concur.