EN BANC

[A.M. No. 17-03-03-CA, July 11, 2017]

RE: LETTER OF RAFAEL DIMAANO REQUESTING INVESTIGATION
OF THE ALLEGED ILLEGAL ACTIVITIES PURPORTEDLY
PERPETRATED BY ASSOCIATE JUSTICE JANE AURORA C.
LANTION OF THE COURT OF APPEALS, CAGAYAN DE ORO CITY,
AND A CERTAIN ATTY. DOROTHY S. CAJAYON OF ZAMBOANGA
CITY

[OCA IPI No. 17-258-CA-J, July 11, 2017]

RE: UNSWORN COMPLAINT OF ROSA ABDULHARAN AGAINST ASSOCIATE JUSTICE JANE AURORA C. LANTION OF THE COURT OF APPEALS, CAGAYAN DE ORO CITY, AND A CERTAIN ATTY.

DOROTHY S. CAJAYON OF ZAMBOANGA CITY

RESOLUTION

MENDOZA, J.:

Before the Court are two (2) Letter-Complaints filed by Rosa Abdulharan (*Abdulharan*) and Rafael Dimaano (*Dimaano*) charging Justice Jane Aurora C. Lantion (*Justice Lantion*), Court of Appeals, Cagayan de Oro City (*CA-CDO*) and Atty. Dorothy Cajayon (Atty. Cajayon) with selling a favorable decision.

The Antecedents

In a Letter,^[1] dated September 12, 2016, filed before the Office of the President (*OP*), Abdulharan alleged that Atty. Cajayon was making business out of the sufferings of poor litigants by telling the parties with a pending case before the CACDO to prepare money because Justice Lantion was giving a "favorable decision if the price is right."

Another Letter,^[2] dated November 14, 2016, was filed before the Department of Justice (*DOJ*) by Dimaano, requesting an investigation on the "consistent and incessant allegation of an existing syndicate of selling a favorable decision" from the CA-CDO purportedly committed by Atty. Cajayon and Justice Lantion.

The OP and the DOJ referred the letters to the Court, thru the Office of the Court Administrator (OCA), on December 13, $2016^{[3]}$ and on January 6, $2017,^{[4]}$ respectively. They were subsequently docketed as IPI No. 17-258-CA-J and A.M. No. 17-03-03-CA.

In a Resolution,^[5] dated April 4, 2017, the Court resolved to consolidate the two (2) cases and require Justice Lantion and Atty. Cajayon to comment thereon.

Comment of Atty. Cajayon

In her Answer/Comment, [6] Atty. Cajayon specifically averred that:

XXXX

- 6. While the undersigned did not receive a copy of the letters/complaints referred to in A.M. No. 16-12-03-CA and IPI No. 17-248-CA-J, the Honorable Court *en banc* is most respectfully informed that the undersigned does not know complainants Lucena Ofendoreyes, Sylvia Adante, Rosa Abdulhasan, and Rafael Dimaano. She has not, in the course of her 13 years of service as a public prosecutor of Zamboanga City and 16 years as a private lawyer, dealt with the aforementioned complainants.
- 7. Dealings, whether in consultation with a view to an attorney-client relationship, or in any other capacity, with the aforementioned complainants are likewise nil.
- 8. The undersigned is engaged in the practice of law primarily in Zamboanga City; however, she has not had the occasion of having any appealed case filed before the division of the Court of Appeals, Cagayan de Oro City where respondent Associate Justice Jane Aurora Lantion sits as a member.
- 9. There is never an occasion, too, when the undersigned is consulted about an appealed case pending before a division of the same Court of Appeals station where Respondent Associate Justice Lantion sits as a member.
- 10. The undersigned pleads innocent of the charges of the complainants primarily because she has not in any form or manner associated, been consulted on a matter or related with the complainants and second, even if there be any association, consultation or relation with the said complainants, the undersigned does not and has never proposed to bribe or in any way corrupt a public officer or a magistrate, in order to obtain a favorable resolution of a case. The allegation that the undersigned sells cases to the highest payment that is given is, thus, a blatantly impossible claim.
- 11. The undersigned, in her 29 years of practice, has taken every step towards maintaining and contributing to the high standard of moral fitness required of the profession; and, ensuring that the respect to our justice system is upheld.
- 12. The undersigned, in both her professional and personal capacity, has consistently lived a life becoming of an officer of the law. She has not engaged in illegal gambling, as claimed by complainant Abdulhasan, or in any activity proscribed by law.
- 13. Associate Justice Lantion is the undersigned's underclasswoman at the College of Law of the Ateneo de Manila University where respondent graduated in 1974. As schoolmates and later as members of the legal profession, Associate Justice Lantion and the undersigned have not associated with each other, professionally or personally. It is thus humbly and respectfully pointed out that the complainants' allegations of systematic practice of corruption and illicit activities being perpetrated with Associate Justice Lantion, or by one in connivance with the other, is implausible.

- 14. With due respect to the Honorable Court *en banc*, the undersigned is at a loss considering that the alleged letters/complaints of Adante and Ofrendoreyes were not attached to the respective Notices for their complaints; and, as regards the complaints of Dimaano and Abdulhasan, the averments are not substantial enough to afford her a proper and thorough response to each of the alleged wrongdoings imputed to her and Associate Justice Lantion.
- 15. To the undersigned, the complainants' allegations are only intended to injure the reputation which she has painstakingly built and preserved in her practice of the legal profession.^[7]

Comment of Justice Lantion

On her part, Justice Lantion vehemently denied the charges and averred that the allegations were false, malicious and bereft of substance and factual basis. She stressed that the unsworn letters were too sweeping and replete with generalizations and not supported by proof or leads. Justice Lantion averred that she was born in Manila where she grew up. She was assigned only in the CA-CDO for two and a half years from February 2007 to August 2009 and within that short period of time, it was highly improbable for her to gain connections to engage in the nefarious scheme that Abdulharan and Dimaano maliciously implied. In addition, Justice Lantion asserted that the complaints were questionable as they were filed after the lapse of almost eight (8) years from the time she was transferred to CA-Manila. Finally, she denied knowing Atty. Cajayon, explaining that though she encountered a person by the name of Dorothy Sandalo in law school, she had no personal knowledge if Dorothy Sandalo and Atty. Cajayon are one and the same person. Further, she did not have any personal or professional interaction with Dorothy Sandalo or Atty. Cajayon after law school and up to the present. [8]

The Court finds the letter-complaints bereft of merit.

The Court's Ruling

Section 1, Rule 140 of the Rules of Court provides:

SECTION 1. How instituted. Proceedings for the discipline of Judges of regular and special courts and Justices of the Court of Appeals and the Sandiganbayan may be instituted motu proprio by the Supreme Court or upon a verified complaint, supported by affidavits of persons who have personal knowledge of the facts alleged therein or by documents which may substantiate said allegations, or upon an anonymous complaint, supported by public records of indubitable integrity. The complaint shall be in writing and shall state clearly and concisely the acts and omissions constituting violations of standards of conduct prescribed for Judges by law, the Rules of Court, or the Code of Judicial Conduct.

From the foregoing, there are three ways by which administrative proceedings against judges and justices of the CA and Sandiganbayan may be instituted: (1) motu proprio by the Supreme Court; (2) upon verified complaint with affidavits of persons having personal knowledge of the facts alleged therein or by documents which may substantiate said allegations; or (3) upon an anonymous complaint supported by public records of indubitable integrity. [9]