### SECOND DIVISION

## [ G.R. No. 174617, December 27, 2007 ]

# ROMULO D. SAN JUAN, PETITIONER, VS. RICARDO L. CASTRO, IN HIS CAPACITY AS CITY TREASURER OF MARIKINA CITY, RESPONDENT.

#### DECISION

#### **CARPIO MORALES, J.:**

Romulo D. San Juan (petitioner), registered owner of real properties in Rancho Estate I, Concepcion II, Marikina City covered by Transfer Certificates of Title Nos. 160435, 236658, and 233877,<sup>[1]</sup> with the consent of his wife, conveyed on August 24, 2004, by Deed of Assignment,<sup>[2]</sup> the properties to the Saints and Angels Realty Corporation (SARC), then under the process of incorporation, in exchange for 258,434 shares of stock therein with a total par value of P2,584,340. Two hundred thousand (200,000) of the said shares of stock with a par value of P2,000,000 were placed in San Juan's name while the remaining 58,434 shares of stock with a par value of P584,340 were placed in the name of his wife.

On June 24, 2005, the Securities and Exchange Commission approved the Articles of Incorporation of SARC.<sup>[3]</sup>

Respondent's representative thereafter went to the Office of the Marikina City Treasurer to pay the transfer tax based on the consideration stated in the Deed of Assignment.<sup>[4]</sup> Ricardo L. Castro (respondent), the City Treasurer, informed him, however, that the tax due is based on the fair market value of the property.<sup>[5]</sup>

Petitioner in writing protested the basis of the tax due in reply to which respondent wrote:

In your letter, you asserted that there is no monetary consideration involved in the afore-mentioned transfer of the properties inasmuch as what you received as transferor thereof, are shares of stock of said realty company in exchange of the properties transferred.

In reply, we wish to inform you that <u>in cases of transfer of real property</u> not involving monetary consideration, it is certain that the fair market value or zonal value of the property is the basis of the tax rate. As provided for under the Local [G]overnment Code, fair market value is defined as the price at which a property may be sold by a seller who is not compelled to sell and bought by the buyer who is not compelled to buy. Hence, the preliminary computation based on the fair market value of the property made by the revenue collector is correct. [6] (Underscoring supplied)

Petitioner thus filed before the Regional Trial Court (RTC) of Marikina City a Petition<sup>[7]</sup> for mandamus and damages against respondent in his capacity as Marikina City Treasurer praying that respondent be compelled to "perform a ministerial duty, that is, to accept the payment of transfer tax based on the actual consideration of the transfer/assignment."<sup>[8]</sup>

Citing Section 135 of the Local Government Code which provides:

Sec. 135. Tax on Transfer of Real Property Ownership. (a) The province [or the city pursuant to Section 151 of the Local Government Code] may impose a tax on the sale, donation, barter, or on any other mode of transferring ownership or title of real property at the rate of not more than fifty percent (50%) of the one percent (1%) of the **total consideration involved** in the acquisition of the property or the fair market value in case the monetary consideration involved in the transfer is not substantial, whichever is higher. The sale, transfer or other disposition of real property pursuant to R.A. 6657 shall be exempt from this tax. (Emphasis supplied),

#### petitioner contended:

It is beyond dispute that under the abovementioned provision of the law, transfer tax is computed on the total consideration involved. The intention of the law is not to automatically apply the "whichever is higher" rule. Clearly, from a reading of the above-quoted provision, it is only when there is a monetary consideration involved and the monetary consideration is not substantial that the tax rate is based on the higher fair market value . . . [9] (Emphasis, underscoring, and italics in original)

In his Comment on petitioner's petition before the RTC, respondent stated:

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"[M]onetary consideration" as used in Section 135 of R.A. 7160 does not only pertain to the price or money involved but likewise, as in the case of donations or barters, this refers to the value or monetary equivalent of what is received by the transferor.

In the case at hand, the monetary consideration involved is the par value of shares of stocks acquired by the petitioner in exchange for his real properties. As admitted by the petitioner himself, the fair market value of the properties transferred is more than seven million pesos. It is undeniable therefore that the actual consideration for the assignment in the amount of two million five hundred eighty four thousand and three hundred forty pesos (P2,584,340.00) is far less substantial than the aforesaid fair market value. Thus, the <u>City Treasurer is constrained to assess the transfer tax on the higher base</u>. [10]

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The respondent did not refuse to accept payment, it is the

petitioner that refuses to pay the correct amount of transfer tax.

X X X X

The petitioner did not exhaust the available administrative remedies. Under the Local Government Code, the petitioner should have filed an appeal on the tax assessment and made a payment under protest pending the resolution thereof. The issues raised in the case therein, being matters of facts and law, the petitioner should have availed of the aforesaid relief before resorting to a court action.  $x \times x$ 

 $x \times x \times x$ 

The subject of this Petition is the performance of a duty which is not ministerial in character. Assessment of tax liabilities or obligations and the corresponding duty to collect the same involves a degree of discretion. It is erroneous to assume that the City Treasurer is powerless to ascertain if the payment of the tax obligation is proper or correct.

X X X X

Mandamus cannot lie to compel the City Treasurer to accept as full compliance a tax payment which in his reasoning and assessment is deficient and incorrect.<sup>[11]</sup> (Emphasis in the original)

Finding for respondent, Branch 272 of the Marikina City RTC dismissed the petition by Decision of August 22, 2006.

Hence, the present Petition for Review on Certiorari,<sup>[12]</sup> petitioner faulting the RTC with having committed serious errors of law in dismissing the petition for mandamus with damages.<sup>[13]</sup>

For mandamus to lie, petitioner must comply with Section 3 of Rule 65 of the Rules of Court which provides:

SEC. 3. Petition for Mandamus. -- When any tribunal, corporation, board, officer or person unlawfully neglects the performance of an act which the law specifically enjoins as a duty resulting from an office, trust, or station, or unlawfully excludes another from the use and enjoyment of a right or office to which such other is entitled, and there is no other plain, speedy and adequate remedy in the ordinary course of law, the person aggrieved thereby may file a verified petition in the proper court, alleging the facts with certainty and praying that judgment be rendered commanding the respondent, immediately or at some other time to be specified by the court, to do the act required to be done to protect the rights of the petitioner and to pay the damages sustained by the petitioner by reason of the wrongful acts of the respondent.

x x x x (Underscoring supplied)