SECOND DIVISION

[G.R. No. 122389, June 19, 1997]

MIGUEL SINGSON, PETITIONER, VS. NATIONAL LABOR RELATIONS COMMISSION AND PHILIPPINE AIRLINES, INC. (PAL), RESPONDENTS.

DECISION

PUNO, J.:

Assailed in the petition for *certiorari* before us is the Resolution of the public respondent National Labor Relations Commission^[1] (hereinafter NLRC) reversing the Decision of the Labor Arbiter^[2] in NLRC-NCR Case No. 00-10-05750-91 finding the dismissal of petitioner Miguel Singson illegal and ordering his reinstatement. Petitioner filed a motion for reconsideration which was denied by the public respondent in an Order dated June 27, 1995.

The antecedent facts reveal that petitioner Singson was employed by private respondent Philippine Airlines, Inc. (hereinafter PAL) as Traffic Representative Passenger, Handling Division. His duty consisted of checking in passengers and baggage for a particular flight. On June 7, 1991, petitioner was assigned to serve the check-in counter of Japan Air Lines (hereinafter JAL) for Flight 742. Among the passengers checked in by him was Ms. Lolita Kondo who was bound for Narita, Japan. After checking in, Ms. Kondo lodged a complaint alleging that petitioner required her to pay US \$200.00 for alleged excess baggage without issuing any receipt. A confrontation took place where petitioner was asked by the security officer to empty his pockets. The dollars paid by Ms. Kondo were not found in his possession. However, when the lower panel of the check-in counter he was manning was searched, the sum of two hundred sixty five dollars (US \$265) was found therein consisting of two (2) one hundred dollar bills, one (1) fifty dollar bill, one (1) ten dollar bill and one (1) five dollar bill. Petitioner was administratively charged and investigated by a committee formed by private respondent PAL.^[3]

In an affidavit presented to the investigators, Ms. Kondo declared that she was with three (3) Japanese friends when she checked in on June 7, 1991, for their flight to Narita, Japan. While in line, a man approached her and told her that she had excess baggage. She denied the allegation since the pieces of baggage did not only belong to her but also to her Japanese companions. The man did not believe that the Japanese were her companions and he charged that she just approached them at the airport. To settle the matter, he told her to give him two hundred dollars (US \$200) and he apologized for their argument. She gave him one (1) one hundred dollar bill and two (2) fifty dollar bills or a total of two hundred dollars (US \$200) as excess baggage fee. She placed the money at the side of his counter desk and he covered it with a piece of paper. He did not issue a receipt. She then reported the matter to JAL's representative. Ms. Kondo identified the employee who checked her in as the petitioner.^[4]

In his affidavit, petitioner admitted that he was the one who checked in Ms. Kondo and her Japanese companions. They checked in five (5) pieces of luggage which weighed 80 kilos and within the allowed limit for check-in baggage. He attached the claim checks to the jacket of their tickets, returned the tickets and passport to Ms. Kondo. He then heard an altercation involving a woman passenger with excess hand-carried baggage who was being charged for it; she was insisting she had paid for it in the counter but could not produce a receipt. The passenger turned out to be Ms. Kondo and she was accusing Cocoy Gabriel as the one who charged her for excess baggage. Mr. Gabriel at that time was assigned at the THAI Airways counter, hence, it was impossible that a passenger for a JAL flight would pay him US \$200. Petitioner was talking to the JAL's representative when two PAL employees and Ms. Kondo approached them. He was told of Ms. Kondo's claim that she paid the excess baggage fee to him. Petitioner was surprised at the accusation since Ms. Kondo had no excess baggage when she checked in.^[5]

The investigation committee found petitioner guilty of the offense charged and recommended his dismissal. Private respondent PAL adopted the committee's recommendation and dismissed him from the service effective June 7, 1991.^[6]

On September 12, 1991, petitioner lodged a complaint against respondent PAL before the NLRC-NCR for illegal dismissal, attorney's fees and damages. The case was docketed as NLRC-NCR Case No. 00-10-05750-91 and raffled off to then Labor Arbiter Raul T. Aquino. Aquino found the evidence adduced by private respondent PAL in terminating petitioner's employment insufficient. Aquino declared petitioner's dismissal illegal and ordered his reinstatement with backwages. Respondent PAL appealed the decision of the Labor Arbiter. On May 19, 1995, the Second Division of public respondent NLRC, composed of Commissioners Victoriano R. Calaycay, Rogelio I. Rayala and Raul T. Aquino as presiding commissioner, promulgated its Resolution reversing the decision of then Labor Arbiter Aquino and dismissing the complaint against respondent PAL. Petitioner filed on June 5, 1995, a motion for the reconsideration on June 15, 1995. Public respondent NLRC, thru the Second Division with only two commissioners taking part, namely, Commissioners Calaycay and Rayala, denied the motion.

Hence, this petition for certiorari under Rule 65 of the Rules of Court where petitioner submits the following assignment of errors:

"I. Public respondent NLRC acted with grave abuse of discretion and/or in excess of jurisdiction when the Hon. Raul T. Aquino, in his capacity as Presiding Commissioner of the Second Division of the NLRC and as a member thereof, participated actively in the promulgation of the aforesaid decision and in the consultation of the members thereof in reaching the conclusion before it was assigned to the ponente, Hon. Calaycay.

"II. Public respondent NLRC gravely abused its discretion as in fact it exceeded its jurisdiction when it declared the affidavit of Lolita Kondo sufficient to declare his dismissal from employment legal even without any cross-examination during the investigation conducted by Philippine