



Republic of the Philippines
Supreme Court
Manila



Sirs/Mesdames:

Quoted hereunder, for your information, is a resolution of the Court En Banc dated
November 21, 2006

“G.R. No. 174153 (Raul S. Lambino, et al. vs. Commission on Elections, et al.) and G.R. No. 174299 (Mar-Len Abigail Binay, et al. vs. Commission on Elections, et al.)- The Court Resolved, *by a unanimous vote*, to **DENY** for utter lack of merit the Motion to Inhibit dated November 16, 2006 filed by counsel for intervenor Sulongbayan Movement Foundation, Inc., praying that Chief Justice Artemio V. Panganiban and Associate Justice Antonio T. Carpio inhibit themselves from the instant petitions based on the grounds cited in the motion.

The Court further Resolved to **NOTE** the

(a) Letter dated November 9, 2006 of Atty. Alan F. Paguia, questioning the Court’s ruling on these cases;

(b) 1st Indorsement dated November 14, 2006 of Chief Justice Artemio V. Panganiban, referring three (3) copies of the *Message to the Supreme Court Justices of the Philippine Misereor Partnership, Inc.*, stating their appreciation of the decision rendered in these cases;

(c) Aforesaid *Message to the Supreme Court Justices*;

(d) 1st Indorsement dated November 15, 2006 of Chief Justice Artemio V. Panganiban, referring the letter dated November 3, 2006 of Benigno M. Capulong relative to the decision rendered in these cases;

(e) 1st Indorsement dated November 16, 2006 of Chief Justice Artemio V. Panganiban, referring the letter (with enclosure) dated November 2, 2006 of Assistant Secretary Ma. Lourdes P. Varona, Office of the President, transmitting a copy of the e-mail letter dated October 28, 2006 of Jake Santos relative to the decision rendered in these cases; and

(f) Ex-Parte Manifestation dated November 16, 2006 filed by counsel for intervenor-oppositor Senate of the Philippines, stating that co-counsel Dean Pacifico A. Agabin received a copy of the Motion for Reconsideration of the petitioners in G.R. No. 174153, and attaching thereto the original copy of the said

motion for reconsideration together with the mailing envelope for the Court's consideration.

Acting on the following motions for reconsideration of the decision of October 25, 2006, the Court Resolved, *by the same vote of 8-7*, to **DENY WITH FINALITY** the said motions for reconsideration, as the basic issues raised therein have been duly passed upon by this Court and no substantial arguments were presented to warrant the reversal of the questioned decision:

(a) Motion for Reconsideration dated November 8, 2006 filed by the Office of the Solicitor General;

(b) Motion for Reconsideration dated November 9, 2006 filed by counsel for petitioner-intervenor Sulongbayan Movement Foundation, Inc.;

(c) Motion for Reconsideration dated November 9, 2006 filed by counsel for petitioner Erico B. Aumentado;

(d) Motion for Reconsideration dated November 9, 2006 filed by counsel for petitioner Raul L. Lambino; and

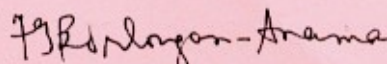
(e) Motion for Reconsideration dated November 10, 2006 filed by counsel for petitioners-intervenors Ronald L. Adamat, Rolando Manuel Rivera and Ruelo Baya, officers of the Tribal Communities Association of the Philippines.

Ten (10) Members of the Court reiterate their position, as shown by their various opinions already given when the Decision herein was promulgated, that Republic Act No. 6735 is sufficient and adequate to amend the Constitution thru a people's initiative." (adv90)

Very truly yours,

MA. LUISA D. VILLARAMA
Clerk of Court

By:


FELIPA B. ANAMA
Assistant Clerk of Court

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