

### Title: Webb vs. People of the Philippines

### Facts:

In a case that has gripped the Philippine nation, petitioners Hubert Webb, Antonio Lejano, Hospicio Fernandez, Miguel Rodriguez, Peter Estrada, and Michael Gatchalian were charged with the crime of rape with homicide involving the brutal slaying of Carmela Vizconde and the death of her mother, Estrellita, and sister, Jennifer, on the night of June 29 to the early morning of June 30, 1991. The proceedings saw a series of legal maneuvers from the filing of the case, motions for the judge's disqualification due to alleged bias, petitions for bail, and hospitalization due to health concerns, leading to the examination and cross-examination of witnesses that highlighted inconsistencies and attempted to impeach credibility. The case navigated through the Regional Trial Court of Parañaque to the Supreme Court, reflecting the complex web of procedural and substantive legal challenges, including the admissibility of evidence and the qualifications of witnesses.

### Issues:

1. Whether respondent Judge Amelita G. Tolentino exhibited bias and prejudice warranting her disqualification from the case.
2. The admissibility and relevance of evidence and witnesses' testimonies.
3. The rights of the accused to a fair trial and impartial judge.

### Court's Decision:

The Supreme Court dismissed the petition for lack of merit, affirming the decision of the Court of Appeals. It outlined that allegations of bias and prejudice must be proved by clear and convincing evidence, which the petitioners failed to provide. The Court emphasized the importance of an impartial tribunal to due process and reiterated that adverse rulings alone do not constitute proof of bias. Furthermore, it underscored that the error of not admitting evidence could be revisited during the trial, and the correction of such errors attenuated the claim of irrevocable bias.

### Doctrine:

The decision reaffirmed the doctrine that bias and prejudice warranting a judge's disqualification must stem from an extrajudicial source and result in an opinion on the merits based on evidence outside of what the judge learned from participation in the case. Additionally, it was highlighted that the right to due process includes the right to a hearing by an impartial and disinterested tribunal.

### Class Notes:

- **Due Process** includes the right to a hearing before an impartial and disinterested tribunal. A judge must decide cases without any form of bias or prejudice.
- **Bias and Prejudice** must be proven by clear and convincing evidence and must stem from an extrajudicial source to warrant disqualification of a judge.
- **Evidence Admissibility** plays a crucial role in proving or disproving the elements of a crime. Judges have discretion in admitting evidence, but such decisions can be contested if they reflect bias.
- **Witness Credibility** can be challenged through cross-examination, but the manner of questioning and the relevance of the information sought are subject to the court's discretion.

### Historical Background:

The Vizconde massacre case, involving the brutal murder of members of the Vizconde family and the subsequent legal battles, remains one of the most controversial and highly publicized criminal cases in the Philippines. The legal proceedings underscore the challenges in the Philippine criminal justice system, including issues of evidence integrity, witness credibility, and judicial impartiality.