### ### Title:

Manuel Mateo, Jr., et al. vs. Hon. Onofre Villaluz

#### ### Facts:

The case revolves around the trial of Manuel Mateo Jr., Roberto Martinez alias Ruben Martinez, Enrique Concepcion, and Esmeraldo Cruz for the offense of robbery in band with homicide relating to the June 4, 1971, robbery of the American Express Bank at Sangley Point, Cavite, and the killing of an American serviceman. Their trials were consolidated under Criminal Cases Nos. CCC-VII-843 to 846 in Cavite, presided over by respondent Judge Onofre Villaluz. During the proceedings, an extrajudicial statement by Rolando Reyes, who implicated the petitioners and was later also indicted for the same offense, was subscribed before Judge Villaluz. Reyes, when called to testify, repudiated his written declaration, claiming it resulted from government agent threats. This led to a motion for Judge Villaluz's disqualification on the grounds that his prior involvement compromised his ability to judge impartially. Judge Villaluz denied the motion for disqualification, prompting the petitioners to file for prohibition against him on the argument that their constitutional right to due process was violated.

### ### Issues:

- 1. Whether the act of Judge Villaluz in taking the extrajudicial statement of a prosecution witness, which was later repudiated, compromises his impartiality and violates the due process rights of the accused.
- 2. Whether Judge Villaluz committed a grave abuse of discretion in denying the motion for his disqualification.

## ### Court's Decision:

The Supreme Court ruled in favor of the petitioners, holding that Judge Villaluz's failure to disqualify himself constituted a grave abuse of discretion correctable by prohibition. The Court found that Judge Villaluz's impartiality was compromised, thereby violating the petitioners' right to due process. It was specifically noted that a judge must always appear to be fair and just to both parties, devoid of any bias or prejudice. The Court emphasized that due process requires an impartial and disinterested tribunal, which was not met in this case due to the judge's previous involvement with the witness's extrajudicial statement. Consequently, the petition was granted, making the temporary restraining order issued on February 25, 1972, permanent.

# ### Doctrine:

The case reaffirms the principle that due process requires an impartial and disinterested tribunal for the fair administration of justice. It underscores the necessity for a judge to disqualify himself in cases where his impartiality could reasonably be questioned, extending beyond pecuniary interest, relationship, or prior involvement to any situation that might lead to a perceived bias.

### ### Class Notes:

- Due Process: Fundamental fairness and the guarantee of a fair trial by an impartial judge.
- Motion for Disqualification: A legal request by a party in a lawsuit seeking to disqualify a judge from presiding over the case due to potential bias or conflict of interest.
- Grave Abuse of Discretion: A situation where a judge grossly misinterprets the law or exercises judgment in an arbitrary manner.
- Prohibition: A legal remedy seeking to prevent an inferior court, corporation, board, or person from usurping or exercising authority without jurisdiction.
- Impartial Tribunal: A foundational requirement for the adjudication of cases, ensuring judges act without bias towards either party involved in legal proceedings.

# ## Historical Background:

This case touches upon the delicate balance of ensuring impartial justice within the Philippine legal system. It arose during a period marked by growing concerns over judicial fairness and the integrity of legal proceedings. By addressing the issue of judicial disqualification, the Supreme Court reinforced the paramount importance of impartiality in the judiciary, crucial for maintaining public confidence in the legal system's abilities to administer justice fairly and without prejudice.