

**\*\*Title:\*\***

Republic of the Philippines vs. Court of Appeals and Cynthia Vicencio, G.R. No. 360 Phil. 323

**\*\*Facts:\*\***

Cynthia Vicencio was born on January 19, 1971, to Pablo Castro Vicencio and Fe Esperanza de Vega Leabres. A year later, Pablo Vicencio left the family and has been absent since. Consequently, Ernesto Yu began providing support to Fe Esperanza and her children. Fe Esperanza filed for dissolution of her conjugal partnership in 1976, which was granted in 1977. She subsequently filed and was granted a petition to drop her husband's surname in 1983. In 1984, she filed a petition to declare Pablo Vicencio as an absentee, which was also granted. Fe Esperanza and Ernesto Yu married on April 15, 1986, and Cynthia has since regarded Ernesto Yu as her father. Cynthia petitioned to change her surname from "Vicencio" to "Yu" to align with her social identity and mitigate confusion and embarrassment.

The trial court granted her petition, despite opposition from the Office of the Solicitor General (OSG), which argued that there were no valid grounds for the change and that it might cause legal complications. The trial court reasoned adoption was not a necessity for a name change and granted Cynthia's request. The decision was affirmed by the Court of Appeals, which found that the change was in Cynthia's best interest, significantly considering her social identity with her step-father's surname.

**\*\*Issues:\*\***

1. **\*\*Whether there was a proper and reasonable cause to justify the change of surname from "Vicencio" to "Yu".\*\***
2. **\*\*Whether the legal implications and potential confusion regarding parentage necessitate the denial of the petition.\*\***

**\*\*Court's Decision:\*\***

1. **\*\*Proper and Reasonable Cause:\*\***

- The Supreme Court found that while private respondent's situation involved confusion regarding her surname and social identity, the change requested did not fall under the sufficient grounds previously recognized by jurisprudence (*Reyes vs. Republic*; *Republic vs. Hernandez*) without creating further complications.

2. **\*\*Legal Implications and Confusion:\*\***

- The Court emphasized the possibility of graver legal consequences if allowed, such as potential inheritance disputes and confusion about her legitimate status. Adopting a step-father's surname without formal adoption might cast doubts about her real paternity and legitimacy.
- Previous cases (e.g., Calderon vs. Republic, Llaneta vs. Agrava) where step-fathers' surnames were adopted involved children of illegitimate parentage. Cynthia, being a legitimate child of Pablo Vicencio, required adherence to existing legal principles regarding surnames.

Importantly, the Court highlighted the principle that changing surnames is a privilege ordered to sound discretion of the court, considering all consequences carefully. In Cynthia's case, legal constraints outweighed the personal and social inconveniences cited for the change.

**\*\*Doctrine:\*\***

- **\*\*Standard for Change of Name:\*\*** "Proper and reasonable cause" is essential for permitting a change of surname, adhering to the specific grounds recognized in legal precedents.
- **\*\*Legitimate Children Principle:\*\*** Legitimate children must retain the surname of their father unless legal processes like adoption dictate otherwise.

**\*\*Class Notes:\*\***

- **\*\*Statutory Provisions:\*\*** Article 364 of the Civil Code requires legitimate children to use their father's surname.
- **\*\*Judicial Discretion:\*\*** The court's power to grant surname changes is discretionary, premised on weighty reasons and the best interests of the person requesting the change.
- **\*\*Precedents on Surname Changes:\*\*** Cases like Republic vs. Hernandez provide framework conditions under which a surname change might be granted.
- **\*\*Legal Implications:\*\*** Complications that could result from a surname change, including inheritance and legitimacy questions, form barriers unless suitably addressed.

**\*\*Historical Background:\*\***

This case arose during a period when traditional familial structures and legal principles governing these structures were being tested by changing social dynamics in the Philippines. It reflects judicial sensitivity to personal identity conflicts within the legal framework but emphasizes adherence to established statutory norms to prevent broader legal issues. The decision intersects evolving family law and civil status regulations,

illustrating the judiciary's role in balancing individual needs against legislative mandates.