Title: General Credit Corporation (Now Penta Capital Finance Corporation) v. Alsons Development and Investment Corporation and CCC Equity Corporation

Facts:

- 1. General Credit Corporation (GCC), a finance and investment company, was incorporated in 1957 and later secured licenses to engage in quasi-banking activities.
- 2. CCC Equity Corporation (Equity) was organized by GCC in 1994 to manage various franchise companies.
- 3. Alsons Development and Investment Corporation (Alsons) and the Alcantara family owned shares in GCC franchise companies, which they sold to Equity for P2,000,000 in December 1980.
- 4. In return, Equity issued a "bearer" promissory note to Alsons et al. with a one-year maturity at 18% interest per annum.
- 5. Four years later, Alsons acquired the rights to the promissory note from the Alcantara family.
- 6. Demand letters were sent to Equity for interest payment, but Equity, citing lack of funds and support from GCC, failed to comply.
- 7. On January 14, 1986, Alsons filed a complaint against Equity and GCC, aiming to apply the doctrine of piercing the corporate veil to hold GCC liable as Equity's mere conduit.
- 8. Equity claimed it was dependent on GCC and filed a cross-claim against GCC.
- 9. GCC asserted its separateness from Equity and unsuccessfully moved to dismiss the complaint.

Procedural Posture:

- In the trial, the RTC found Equity as an instrumentality of GCC and ruled in favor of Alsons.
- GCC appealed to the Court of Appeals (CA), which affirmed the RTC's decision.
- GCC then filed a Motion for Reconsideration and Motion for Oral Argument, both denied by the CA.
- GCC filed a Petition for Review on Certiorari with the Supreme Court under Rule 45.

Issues:

- 1. Whether the CA erred in applying the doctrine of piercing the corporate veil to hold GCC liable for Equity's obligations.
- 2. Whether Alsons was a real party-in-interest.
- 3. Whether the promissory note was authentic and enforceable.
- 4. Whether GCC was entitled to its counterclaim against Alsons.

Court's Decision:

- 1. The Supreme Court upheld the application of the piercing doctrine, confirming Equity was a mere instrumentality of GCC due to common control and financing ties.
- 2. Alsons was deemed a real party-in-interest as the holder of the promissory note.
- 3. The authenticity and due execution of the promissory note were upheld, confirming Alsons as entitled to collect.
- 4. GCC's counterclaim was dismissed, as the foundational premise of Alsons having no cause of action was negated by the legitimation of the promissory note.

Doctrine:

- The doctrine of piercing the corporate veil was reiterated, applicable where corporations are not actually separate entities but are used to commit fraud or circumvent legal obligations.

Class Notes:

- Key Concept: Piercing the Corporate Veil
- A legal doctrine allowing courts to hold a corporation's shareholders personally liable for the debts of the corporation under special circumstances.
- Typically invoked in cases of fraud, evasion of legal obligations, or when a corporation is a mere facade for the personal dealings of its shareholders.
- Critical Statutes:
- No specific statute cited, principle based on established jurisprudence.
- Applied when a corporation is used to defeat public convenience, justify a wrong, protect fraud, or commit a crime.

Historical Background:

- This case exemplifies the evolution of corporate liability and the judiciary's role in addressing corporate manipulations in the Philippines.
- Reflects mid-20th century economic growth and corporate proliferation, necessitating legal frameworks to address complexities in corporate structures and liabilities.