#### ### \*\*Title\*\*

People of the Philippines vs. Aubrey Enriquez Soria

#### ### \*\*Facts\*\*

- \*\*Initial Incident:\*\*
- \*\*Date and Time: \*\* February 22, 2012, around 2:06 a.m.
- \*\*Scene:\*\* The house of Mariano Perez Parcon, Jr. and his family in Holy Family Village, Barangay Banilad, Cebu City.
- \*\*Event:\*\* Fire broke out in the house, leading to total destruction and the death of house helper, Cornelia O. Tagalog.

### \*\*Circumstances and Witnesses:\*\*

- \*\*Mariano Parcon, Jr.:\*\* Woken by smoke, attempted to put out the fire but had to evacuate his family through a window fire exit. Observed that Cornelia did not respond to his calls.
- \*\*Neighbor Eduardo Umandak:\*\* Encountered appellant Aubrey Enriquez Soria early in the morning with two bags, one of which contained items belonging to Cornelia. Found her suspicious and reported to Parcon.

#### \*\*Evidence Collection:\*\*

- \*\*Items Recovered from Appellant:\*\* Gray shoulder bag and its contents, including items identified as belonging to Cornelia, stolen cellular phones of Parcon.
- \*\*Testimonies:\*\*
- \*\*Juanito Octe: \*\* Testified about the ownership of stolen items.
- \*\*SPO4 Rey Cuyos:\*\* Involved in arrest; testified about the investigation and evidence seized.
- \*\*Erlyn Arizo, Guamittos Logrono, Ryan Christopher Sorote:\*\* Provided supplementary information confirming circumstances of the incident.

## \*\*Appellant's Defense:\*\*

- \*\*Narration:\*\* Claimed she escaped the house the previous night with Cornelia's help due to her sick children; denied setting the fire, stated Cornelia was to retrieve her things.

#### \*\*Procedural Posture:\*\*

- 1. \*\*RTC Judgment (November 16, 2015):\*\* Found appellant guilty of Qualified Arson, sentencing her to reclusion perpetua and ordering payment of damages.
- 2. \*\*CA Appeal (April 30, 2019):\*\* Affirmed RTC's decision with modifications, including

additional moral damages and interest on awarded amounts.

#### ### \*\*Issues\*\*

- 1. \*\*Whether the prosecution established appellant's guilt beyond reasonable doubt through circumstantial evidence.\*\*
- 2. \*\*Admissibility and credibility of Sorote's testimony (news reporter) regarding appellant's extrajudicial confession.\*\*
- 3. \*\*Appropriate penalties and damages awarded to the heirs of Cornelia Tagalog and Mariano Parcon, Jr.\*\*

### ### \*\*Court's Decision\*\*

- 1. \*\*Circumstantial Evidence:\*\*
- Affirmed the sufficiency of circumstantial evidence.
- Established logical chain linking appellant to the intentional burning, theft, and subsequent actions; corroborated by witnesses.
- 2. \*\*Admissibility of Confession:\*\*
- Confession given freely and spontaneously despite being within police custody.
- Sorote was not acting under police control during the interview. Appellant's detailed admission was credible.
- 3. \*\*Penalties and Damages:\*\*
- Increased damages awarded from P50,000 to P75,000 for both civil indemnity and moral damages.
- Added exemplary damages for Cornelia's heirs and Parcon.
- Imposed interest rate of 6% per annum until fully paid.

### ### \*\*Doctrine\*\*

- 1. \*\*Circumstantial Evidence:\*\*
- When direct evidence is lacking, a conviction can be sustained via circumstantial evidence if it creates an unbroken chain pointing to the accused's guilt beyond reasonable doubt.
- Refer to Rule 133, Section 5 of the Revised Rules on Evidence.
- 2. \*\*Extrajudicial Confession:\*\*
- Validity hinges on voluntariness and absence of coercion, not solely on detention context (People v. Dacanay).

- 3. \*\*P.D. No. 1613, Sections 1 and 5:\*\*
- Intentional burning of an inhabited house with resultant death constitutes qualified arson with penalties ranging from reclusion perpetua to death.

### ### \*\*Class Notes\*\*

- \*\*Key Elements of Qualified Arson:\*\*
- Intentional burning of an inhabited structure.
- Resulting in death, leading to reclusion perpetua to death (P.D. No. 1613).
- \*\*Circumstantial Evidence Criteria:\*\*
- Multiple consistent circumstances.
- Proven facts leading to a conviction beyond a reasonable doubt.
- Exclusion of other rational hypotheses except guilt.
- \*\*Admissibility of Confessions:\*\*
- Volunteerism and detail consistency are crucial for admissibility.
- Not automatically inadmissible due to detention context.

# ### \*\*Historical Background\*\*

- \*\*The Case Context:\*\* Enhances understanding of the stringent penalties for crimes endangering lives and property under Presidential Decree No. 1613 (New Arson Law) established in the post-Martial Law era to deter severe arson cases amidst urban safety improvements and property protection norms.