A.M. NO. RTJ-06-2004 (Formerly OCA I.P.I. No. 04-2145-RTJ).

 $\begin{array}{c} \text{October 19, 2007 (Case Brief / Digest)} \\ \text{Title: Tirona and Director of Lands v. Hon. Naftawa and Raymundo} \end{array}$ 

\*\*Facts:\*\*

- 1. On December 22, 1959, respondent Mariano Raymundo applied for the registration of a 133.6628-hectare parcel of land situated in Anilao, Pangil, Laguna, described as Lot 487 of the Mabitac Cadastre, under Land Registration Case No. N-80.
- 2. Raymundo invoked the Land Registration Act (Act 496) or, alternatively, Chapter VIII of Commonwealth Act No. 141, as amended.
- 3. Petitioners Constantino Tirona and the Director of Lands opposed the application. Tirona claimed private ownership, having purchased the land from the government, while the Director of Lands asserted it was public land.
- 4. The case commenced on April 18, 1960, and experienced more than twenty-five postponements, mostly at Raymundo's request. Eight hearings occurred, during which Raymundo presented evidence.
- 5. On September 9, 1963, Raymundo petitioned to suspend hearings or archive the case pending clarification of the Land Reform Code.
- 6. Oppositors objected, arguing the Code didn't affect ongoing land registration cases.
- 7. Despite no dismissal request from parties, Judge Arsenio Nanawa dismissed the case on September 28, 1963, without prejudice.
- 8. Tirona and the Director of Lands moved for reconsideration, which was denied on October 26, 1963.
- 9. Alleging abuse of discretion and neglect of duty, Tirona and the Director of Lands filed for certiorari and mandamus to reinstate the case.
- 10. Raymundo countered that he believed dismissal was correct, citing potential government intervention due to the Land Reform Code, and argued that an appeal was an appropriate remedy rather than certiorari.

\*\*Issues:\*\*

1. Was certiorari the proper remedy for the petitioners?

- October 19, 2007 (Case Brief / Digest) 2. Did the dismissal constitute grave abuse of discretion by the respondent Judge?
- 3. Can the Judge be mandated to reinstate the case and proceed to adjudicate it?

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

- 1. \*\*Proper Remedy:\*\* Certiorari wasn't appropriate since an appeal was possible under Section 1 of Rule 65 of the Rules of Court. However, the Supreme Court found grounds to hear the case in the interest of justice, exercising discretion due to the erroneous nature of the judge's dismissal.
- 2. \*\*Grave Abuse of Discretion:\*\* The Supreme Court determined the lower court erred by dismissing the case in the presence of an adverse claimant, without an applicant request and against provisions mandating the determination of adverse claims.
- 3. \*\*Order to Reinstate:\*\* The Supreme Court mandated reinstatement, emphasizing the necessity to resolve petitioner Tirona's claim against Raymundo's opposed title per Section 37 of Act 496. The case was remanded for appropriate proceedings.

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

- Section 37 of Act No. 496 stipulates that in the presence of adverse claims, courts must resolve conflicting interests during land registration proceedings rather than dismissing cases without applicants' requests, underscoring procedural and substantive rights in registration disputes.

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

- The legal concept of "certiorari" as a remedy is inappropriate when an appeal is available, but exceptions may apply for justice.
- Section 37 of Act No. 496 requires adjudication of conflicting claims in land registration cases, prohibiting dismissal when an adverse claimant exists.
- Judicial discretion includes balancing procedural rules against the substantive rights of claimants.

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

The case arose in the context of legislative enactments impacting land rights, notably the Agricultural Land Reform Code aiming to reorient agricultural land ownership toward social

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justice and economic efficiency. This backdrop affected interpretations of property and land registration laws, marking a transitional phase in Philippine land policy reform aimed at addressing land tenure inequities.