

**MANIFESTATION
WITH
COMPLETE COMPLIANCE
AND
OPPOSITION**

-March 10, 2004-

REPUBLIC OF THE PHILIPPINES
COURT OF APPEALS
MANILA

FORMER SECOND DIVISION

Republic of the Philippines
Petitioner

-vs-

CA-G.R. SP No. 70014

REGIONAL TRIAL COURT
OF PASAY CITY, Beach 111,
Formerly Presided by Hon. Ernesto A. Reyes
ANNCACLETO MADRIGAL ACOPIADO,
ANNACLETO MADRIGAL ACOP,
PRINCE JULIAN MORDEN TALLANO,
REGISTER OF DEEDS OF THE PROVINCE
OF BULACAN, AT GUIGUINTO BULACAN,
REGISTER OF DEEDS OF RIZAL IN PASIG CITY
Respondents

X-----X

MANIFESTATION WITH
COMPLETE COMPLIANCE AND OPPOSITION

COME NOW, the private Respondent PRINCE JULIAN MORDEN TALLANO in the above entitled Case, by and through undersigned advocate, Collaborating Legal Counsel, whose Certificate of Appearance has been marked as Annex 1 WITH LEAVE, most respectfully submit to esteem Honorable former Second Division of this Honorable Court, this MANIFESTATION WITH COMPLETE COMPLIANCE AND OPPOSITION TO BASELES ACCUSATIONS OF ATTY. PUNO AND ALTERATED CLAIMS OF THE ACOPIADOS, states and allege:

a) That by virtue of the Order of Court of Appeals promulgated on March 10, 2004, in the instant case, in its dispositive portion, the National Bureau of Investigation (NBI/ for brevity) has been task to conduct a “fact finding investigation the true identities of Julian Morden tallano” among others.

b) Thus on June 11, 2004, the private respondent SUBMITTED as duly acknowledged and in fact signed-by Atty. Florencio C. Canlas of the NBI the hereto COMPLIANCE addressed to esteem Honorable Reyinaldo G. Wycoco, General and DOJ under Secretary and NBI Director, together with enumerated twenty three (23) documents as evidentiary proof of “positive identity” of said respondent PRINCE JULIAN MORDEN TALLANO, and the copy of said compliance with the documents appended thereto, are attached hereof as an integral parts, Annexes “1” and 1 to 1 “inclusive Prince Julian morden Tallano.

c) That such compliance of June 11, 2004, had not suffice the required information relevant thereto that cause this time to submit additional documents marked as Annexes 24 and 25 etc “inclusive Prince Julian Morden Tallano” with a SUPPLEMENTARY FOR COMPLETE COMPLIANCE of the requirements of the NBI by virtue of the Order of the Court of the Second Division, dated March 10, 2004,

d) That may the foregoing suffice to justify compliance by the undersigned advocates for private resspndent, Prince Julian Morden Tallano to the directive in the Order of March 10, 2004, with futher PRAYER for such other relief and remedy as in equity and justice availed of

great great great Grand Father King Marikudo of Panay, the King of Tri Visayas Empire; (Annex 24 Family Tree)

3) That a clerical error occurred over the registration of my birth. That what had registered as my Birth date and month was November 6, 1946, instead of December 17, 1946. And what appeared in the name as my mother under mother column was Faustina Morden, in lieu of the true name of my mother, Cristina Camacho Morden, because such name Faustina was taken from ritual superstitious belief of my mother's parents, which was usually adapting by the Filipino Family community with the belief that their sickly child would be easily recuperated whenever they would be baptized again such sickly child into such ritual superstitious belief (Annex 25- Death Certificate of Cristina Morden at the age of 51 yrs. old).

4) Besides, that such clerical errors are often found in the office of the Civil Registrar since the establishment of our democratic government up to the present which could be corrected by counter checking from our baptismal certificate from the Roman Catholic church, particularly, in my case, it was registered and appeared Julian Morden Tallano Born on December 17, 1964, as one of among the legitimate children and only son of the Spouses; Cristina Morden and Benito A. Tallano, (Annex 26 Prince' Birth Certificate issued by the Office of Civil Registrar, San Jose City, Annex 26-A Baptismal Certificate issued by the Roman Catholic Church and 26-B SSS ID Card and

26-C Ceertification bearing SS. No. 03-38534743, and Comelec Voter's Registration Ceritificate which was issued in the name of Julian Morden Tallano marked as Annex 26-D, Annex 26-E, and 26-E-1 referring to (2) Joint Sworn Affidavit of disinterested persons) while other legitimate children of the aforementioned spouses could be identifies as follows, to wit:

a) That the names of my sisters are Cirila Morden Tallano, we called her Ate, in the family, who was married but legally separated from her former Husband, Maximo del Pilar De Guzman of Jaen, Nueva Ecija and of Zone 4, Barangay Sto. Nino First. San Jose City, Nueva Ecija, they were blessed with their only one daughter, who was guaranteed with the Degree of Bachelor of Science in Commerce in Central College of Republic in Angeles City, child named, Maria Amparo Tallano de Guzman, who is presently living with said mother, Cirila De Guzman Tallano, in Texas, USA. Annex 27-A, 27-B, Birth and Baptismal Certificates of Ma. Amparo de Guzman Tallano, married with Jeff Kobal, whose Address at No. 1302, True Love, Gainesville, Texas, U.S.A.).

b) The second in our Family, is Florenda (Aida) we called her Ditzzy in the Family, who was married with Marcelino Duran Nuno of the same Barangay, and presently living in South Dakota, USA, with six (6) healthy children; the eldest is Anita Tallano Nuno, presently living in said Barangay Sto Nino First, San Jose City Nueva Ecija, the second eldest is Cresteta Tallano Nuno, also livin in South Dakota, USA, third child is Eufrocenio Tallano Nuno, likewise living in the same Barangay, Sto Nino

First, San Jose City, the fourth is Ederlina Tallano Nuno, presently living in South Carolina, USA, the 5th is Ricarte Tallano Nuno with the sixth Donato Tallano Nuno living with their mother, Mrs. florenda Tallano Nuno, presently living in Pembo, Fort Bonifacio, Makati with her husband Philippine Army Sgt. Alex Vallecera of Bohol, Visayas Island, Annex 28-A Birth Certificate Annex 28-B, Baptismal Certificate of Anita Nuno;)

c) The 3rd child of the couple was Tarcila Morden Tallano, we called her in the Family Sansei who died on March 15, 1983 due to heart disease and acute leukemia that developed moderately in advance due to severe sleepless nights during the period of my imprisonment which were my twice incarceration bodily harmed, maltreatment and torturing by Marcos military men. She was married to Avelino Tobias who has been married with Donato Haldos of Bicol region; (Death Certificate of Tarcila marked as Annex 28-C and Annex 28-D official Receipt of Office of the Civil Registrar).

d) Fourth child of the Couple is Flora Morden Tallano, We called her young Pate. who has been married with a British National Allan Edwards with three sons living together in Queens Square, Finchly, London, England, (Passport of Flora Morden Tallano Edward Annex 29)

e) The fifth was Camela Morden Tallano, deceased, who was born of July 5, 1944, and not July 15, 1946. But she died on January 16, 1979. When she was living we called her then younger Pâté Mila, who was married with a Filipino, named Juanito Calica Guling. Presently staying with their eldest

daughter, Mrs., JAnneth TAllano Guling Puhlman, has been married with Richard Puhlman. who has been living with them at 399 River Chase Bldg, Cresturiu, 32536, florida, USA. Next to Janeth is second child of Juanito Guling and Camela Tallano is Mercedita Tallano Guling who has been married with Benjamin Razul of Barangay Caloocan, San Jose City, Nueva Ecija, presently living together with no child. (Death Certificate of Carmela who died in Cardiac Arrest is hereto attached Marked as Anne 30)

f) The sixth child of Benito Agustin Tallano and Cristina Camacho Morden is me by the name and with Traditional Royal calling as Prince Julian Moreden Tallano. I was separated from the First Wife named Marilyn Nano Dulay of Manaoag, Pangasinan and Querino Province. Out of my union with said Marilyn Dulay we blessed with two children namely; Marijun Dulay Tallano, who has been married presently to JohnRamos and living together in Australia. Our second child is a boy by the name of Julian Michael Dulay Tallano who has been presently living in United States of America (Death Certificate of Benito Ramos Tallano, while it should be Benito Agustin Tallano and Annex 31-A)

g) In connection of my marriage life with Marillyn N. Dulay, She filed a divorce with annulment of marriage on Divorce petition which the same we had availed the approval thereof in 1996. (Annex 32 Decree granted by the High court of Justice, Principal Registry of Family Division in the Highest office of Her Majesty, in London England. That it did not took so long, for

enjoying with a bachelor life, I was been married for second time with Miss Vivian Romualdez Obedencio of Butuan City, as mistress Wife, with two acknowledged children namely; Julius O. Tallano, who was born on May 29, 1982, presently taking up Bachelor of Arts with Political Science major, his younger sister is Juliette Obedeccio Tallano.

Legally, after the joint acknowledgment of a petition for marriage annulment filed by Marilyn N. Dulay, with joint understanding that each of us can be married any time.

The subject, Prince Julian Morden Tallano, who can not be isolated to live in this world without a woman, had managed to marry with lass from Mauban Quezon. Now presently living with Miss Emma Hilario Alpuerto as third wife, where he had blessed with four (4) healthy children, namely; Maria Jasette Alpuerto Tallano, a third year college student with the Course of HRM, Maria Jeanne Alpuerto Tallano, a second tear college student of the College of Nursing, the third is Jestoni Alpuerto Tallano, an in born gifted with down syndrome child, the youngest is Jemina Alpuerto Tallano.

Undeniably, the sublect have been blessed with another child by the name of Juli-anne Antonio Tallano, who was born by her mother Rowena M. Antonio, brought about by undersigned incident who used to sleep in the suite where the subject using it as his second home at State Tower in Mabini,

Ermita, Manila, where suddenly, a love affair occurred beyond their control being a human notwithstanding, Miss Rowena Antonio has been well informed at open information that the subject has been living with Mrs Emma Alpuerto Tallano, besides of the fact of several advices from subject's friend, Mrs. Rowena Antonio was very insistent to stay with the subject until such occurrence of unintentional incidence.

Later on, she filed an annulment of marriage over a stimulated marriage only, with her assumption to enjoy freely her present relationship with Atty. Benigno Puno, a former legal Counsel of the subject. Annex 32 A Complaint for Annulment of marriage and complaint and Annex 32-B Affidavit proved that Atty. Benigno Puno have relationship with Miss Rowena Antonio, the former live in partner of the subject)

h) The seventh Child is Verlina Morden Tallano, who was born on March 29, 1949, married with Benjamin Bautista of Sta Maria, Pangasinan, with one son by the name of Jimmy Boy Tallano Bautista (Marked as Annex 33 Official Receipt of Roman Catholic Church that had issued said document 33-A Baptismal Certificate of Verlina Morden Tallano are hereto attached)

5) That, after I finished my Secondary Course in San Jose Colleges, San Jose City. I took up a Bachelor of Science in commerce where I graduated with the said Degree with dual major; Accounting and Banking & Finance on

the year 1971 at Holy Angel University in Angeles City, where i learned to fight against the government abuses in preserving Democratic Institution and Freedom and in vindication of the oppression that the past dictator had implicated to my family and to the million Filipino Farmers (Form 1-37, Secondary School Records from the San Jose Colleges, San Jose City marked as Annex 34 and College Transcript of Record from the Holy Angel University marked as Annex 34-A were all submitted to Atty Canlas already)

6) That the abuses of the Tallano's former Family Lawyer, deposed President, Ferdinand E. Marcos, the Dictator in our contemporary against the tallano Clan, begun when he won the Second District of congressional seat of the Third Congress of the Philippines 1954-1957 for Ilocos Norte, that gave him a power to clandestinely manipulate the 2,500,000 metric tons of Gold Reserves of the Central Bank of the Philippines lent and entrusted by my Predecessor, Don Esteban Benitez Tallano to the Government of the Republic of the Philippines, in Honor of the Cousin of Don Esteban Benitez Tallano, Former President Manuel Roxas, during the establishment of the Philippines Central Bank in the year 1949, that caused the revelation of long time hidden facts regarding the un-surrendered portion of said precious commodities around 1,137,000 metric tons of 12.5 U.S. GOLD NUGGETS making a total gold bullion lent by my predecessor only around 983,000 metric tons while the truth based on hte record it had been lent of around 2.5 million metric tons to the Government of the Republic of the Philippines;

7) The Expose, regarding the clandestine missing of 1,137,000 metric tons of gold was made in the year 1960 by former Vice President Diosdado Macapagal, where he enjoyed the all out support of Political King Maker then, Don Esteban Benitez Tallano financially and morally to Presidential Race that made him fifth President, in lieu of the former legal Counsel of the Tallano Clans, Ferdinand E. Marcos, against Carlos P. Garcia,

8) That the trust and confidence of my predecessors, then to our former Lawyer, turned diminishing abruptly by showing face to face to the said former Legal Counsel of the TALLANO CLANS of the TALA ESTATE, the un-wavering all out support of my Predecessors for the re-election of the Fifth President of the Philippines against the then Senate President, Ferdinand E. Marcos;

9) But, then Senate President Ferdinand E. Marcos won a land slide votes due to massive vote buying he used to through the proceeds of the unauthorized sales of the said 217,000 metric tons of gold, portion of said 2.5 million metric tons of gold own of the Tallano Royal Family flown by Don Esteban Benitez Tallano, when escorted by said former lawyer of my Family from Vatican City, then to the Philippines in the year 1948;

10) The good intimacy and relationship, under the client and lawyer's relationship, turned into a burning sword cleverly formed and sharpened by the former Lawyer against the Tallano Clans. It aggravated on the year 1962, when by harassment Senate President Ferdinand E. Marcos manipulated the TALA (Tallano) Estate Records in the Land Registration Commission then. And made it appeared the owners of original copies of the administratively reconstituted OCT No, T 01-4, TCT No. T-408 and of that TCT No. T 498 were declared killed during civil war against Spain and American and during World War II.

This compound by orchestrated mass complaint against the TALLANO FAMILY clandestinely toward attainment of secret annulment of the said torrens land titles which disturbed the smooth sailing of regular monthly lease and amortization payments from the TALA ESTATE tenants - farmers association of various part of the Greater Manila Area and its suburbs and, from some part of Luzon and Visayas then. That caused the intended justification of filing of suit and escheatment petition of the office of then Solicitor General in the year 1962, which was resulted in full control of then former President, Ferdinand E. Marcos, over several farms of the TALLANO family including the million hectares of Rice farms, Coconut, Mango, Pineapple and Banana Plantation that had already allocated, with the conformity of the TALLANO FAMILY through intercession of then President Diosdado Macapagal between 1932-1964, under the Land Reform Program of the government.

To legitimize beneficiaries/million Filipino in Luzon, Visayas and Mindanao, by massive issuance of falsified Sales/Free Patent in favor of his cohorts, like; the Araneta Families, the Francisco Ortigas, Henry Sy, the Lucio Tan and Family, the Gotianon and the Families, the Aguire and the Families, the Vicente Madrigal and the Families, Felimon Aguilar and the Families, Fernando Jacinto and the Families, the Robinson and Co., the Jose Yao Campos and the Families, and may many more who took advantage the influence of the then dictator to grab, shares of stocks and many cash deposit in the different banks, and land embracing portion of TALA ESTATE allegedly own by F.W. Carpenter, which is full of deception because F.W. Carpenter will not buy said property considering that he was part of the Family of the Tallano-Overbeck Family by affinity because the wife of F.W. Carpenter, the former Sultan of Sulo was a sister of Baron Gustavo Von de Overbeck, whose interest over the land was not in mainland Philippines but in Sulo, Jolo. (Annex 34-Brief History of the Case and Annex 34-A Certificate of Sales patent Certificate in the name of several Marcos Cronies and Proclamation 843 the TALA ESTATE Court's Certified Copy marked as 34-B)

ESCHEATMENT PETITION OF THE REPUBLIC
OF THE PHILIPPINES FOR THE FIRST TIME WAS
DISMISSED IN FAVOR OF THE TRUE HEIRS
OF THE TALA (Tallano Estate)

11) That with the brilliant defense and knowledgeable experiences of then newly hired Lawyer of the TALLANO FAMILY, in the person of late Senator Lorenzo Tanada thru his Law Office, the Tanada-Pelaez Law Office, represented by Atty. Fernando Domingo of Malabon, the escheatment position filed by the Republic of the Philippines through the maneuver of the former President Ferdinand E. Marcos was dismissed by simple reason of failures on the part of the Government Lawyers to show proof affirming the baseless charges that no one from the Tallano heirs had survived from the World War II and during Filipino Revolution against Spaniard and American in order the petition to prospered;

But despite of dismissal of the said Escheatment petition against the Republic of the Philippines on the ground of lack of Jurisdiction and no basis of said accusations besides of the fact the TALLANO HEIRS are still very much alive and kicking, the Escheatment Petition has been revived by then Solicitor General, Antonio Barredo in the year 1968 by the powerful influence of then former President, Ferdinand E. Marcos that ended to the issuance of Decision with Compromise Agreement dated February 4, 1972, in favor of the Tallano Clans, thru their Intervenor, Benito Agustin Tallano, adapting the previous position of then former President Diosdado P. Macapagal by the late President Ferdinand E. Marcos, as proposed by then Solicitor General Antonio Barredo, to save the land physically occupying by the both local and National Government since the issuance

of the said compromise between the Republic of the Philippines and of the Tallano clans, thru Benito Agustin Tallano, is to save the Republic of the Philippines from being embarrassed. (Annex 35 Affidavit affecting the identity of a person executed by Atty. Fernando V. Domingo)

13) With the help of then defeated President Candidate, Diosdado Macapagal and with the support of then newly elected, youngest Senator Benigno Aquino, Jr., the succor to the Tallano Royal Family of the Senate Blue Ribbon Committee had turned so successful, where the true essence of genuine Justice had came up upon installation of Amicus Curae in the Sala of Hon. Enrique Agana, Presiding Judge of then CFI, Branch 28 in Pasay City that resulted to the said Petition for Escheatment with Reconstitution of owners original copies of Land titles embracing the whole TALA ESTATE under OCT No. T- 01-4, TCT No. T 408 and TCT No. T 498 of the registers of Deeds of the Province of Rizal, province of Manila, the Province of Bulacan and Nueva Ecija under LRC/Civil Case No. 3957-P that had decided with a favorable judgment in favor of the true owner of the TALA ESTATE by virtue of aforementioned Decision with Compromise Agreement of February 4, 1972,

14) Although the implication was the coercive blocking against the elected youngest Senator then in order to pursue the relentness support of the said late Senator, the supposed youngest in the senate, un able

to assume his elected position to the Senate, an aftermath against his noble intention to bring out the true justice for the TALA ESTATE owners and its supposed Jabida Royal Armies that were massacred by the order of said powerful President then;

SECOND CLANDESTINE/UNLAWFU
REVIVAL (TALA ESTATE) CASE
WAS LONG TIME AGO FINALLY FINISHED
IN FAVOR OF THE TALLANO CLANS

15) But beyond the knowledged of the TALLANO FAMILY, despite of the said LRC/CIVIL Case No. 3957-P was adjudged and became final and executory, during the Intervention filed by said Judicial Administrator's predecessor, Benito Agustin Tallano, case was revived again by certain Wilson P. Orfinada with conspiracy of the allege heirs of Hermogenes Rodriguez, all the Marcos dummies, by lodging a clandestine complaint of Quieting of Titles and Reconveyance against said Marcos cronies in the name of Macario J. Rodriguez, who was identified the closed in aid of the late Dona Josefa Edralin Marcos then. Despite of the said case it was decided on the year 1976 and was became final and executory favorable to the Tallano Estate, on February 2, 1977, without any Motion for Reconsideration, Appeal, Relief From Judgment of Certiorari from either Republic of the Philippines and of opposition, whoever, which caused the Case, under LRC/CIVIL Case No. 3957-P, finally, finished in favor of the owners/heirs of the Tala Estate;

16) **And the said case was terminated favorable to the Intervenor, Prince Julian Morden Tallano on January 19, 1976, which proved that the government itself even by the use of force failed to controvert the strongest** evidences of the Royal Family's Ancestral Land with ancient-probative value of documents, including the torrens title OCT No, T-01-4 and of that Plan II-01 later became Plan II-69 that were issued by the land Registration Court and of the cadastral Court in accordance with Republic Act No. 496 and RA 2259.

OPPOSITION TO BASELESS

ALTERATED CLAIMS OF

THE ACOPIADO(S)

This clearly also shows that there is no such thing as Annacleto Madrigal Acopiado because what really appeared lawfully as my true co-Intervenor was Annacleto Madrigal Acop. The younger brother of said Gregorio Madrigal Acop. besides, the real name of allege Annacleto Madrigal Acopiado was Annacleto Montanez Acopiao that means the Acopiado is bereft from truth of to show their legal interest over the land they are claiming which is portion of TALA ESTATE since the immemorial. (Third Amended complaint of Roberto P. Acopiado Marked as Annex 36, part of the evidences that were submitted already under Case No. 56201 Branch CLX of the Regional Trial Court of Pasig, Metro Manila, and Decision of the Court of Appeals, 5th Division under Civil case CA-C.G.Sp. Case No. 18215 Marked as **Annex 36**. And Decision of the Regional Trial Court Branch 162 in Pasig under Civil Case No. 61311 Marked as **Annex 36-A**, are hereto

attached) which were turned over to said Atty Florencio Canlas of NBI on June 11, 2004, and a Deed of Absolute Sale Executed by Roberto P. Acopiado for and in favor of Atty. Felimon Manangan Alias Atty. Andres Culanag that denied by Court of Appeals in the Allege Intervention, CA Resolution dated April 4, 2004, Marked as Annex 36-B Annex 36-B Affidavit of then City Councilor of Pasig City Victoriano Ramos Miraflor;

Confirmatory Acts that there were no Acopiado

Nor becomes as party in interest

To the Case at bench

17) But, justice prevailed, because there were still members of the Judiciary that have unquestioned integrity and dignity. That no amount of money and power could ever buy the true virtue of their conviction in the name of due process and justice. Like known noble persons, then Hon. Solicitor General Felix makasiar, Antonio Barredo and then Assistant Solicitor General Hugo Gutierrez of the Office of the Solicitor General then, who used to force the sala of the Judge Enrique A. Agana, to send notice of hearing to the lawful heirs not to the heirs of Acopiado because Acopiado were never becomes a party in interest, inthe real property embracing the same estate of the TALLANO CLANS. Despite of opposition from the Office of the President in Malacanang that time, to the predecessors of the undersigned and one of the heirs of the TALA ESTATE owners; like Don Esteban benitez Tallano, Don Gregorio Madrigal Acop, who were then permanent residence in Honolulu Hawaii, USA.

18) That on the 5th day of July, 1973, I filed a Motion with leave of Court to intervene which was granted and eventually by the Order of the Court I testified in an open Court of the Sala of then Judge Enrique A. Agana on January 7, 1974, (SEE Third Alias Writ of Execution dated May 23, 1989, Page 10, marked as Annex 37, then with approval of the said Presiding Judge, an amended Intervention Complaint on January 22, 1974, was filed. And the Hearing of the case was scheduled on Feb 4, 1974. And their proceeding continues until the favorable judgment had been imposed on January 19, 1976, against the defendants, other plaintiffs and against the Republic of the Philippines for the Reasons and Ground of Res Judicata and stare-decisis. So again with that of allege claim of the allege Annacleto Madrigal Acopiado, whose real name was, Annacleto Montanez Acopiado, due to the fact tha my co Intervenor when I filed said Intervention complaint and the amended complaint for and in behalf of Don Esteban Benitez Tallano, Gregorio Madrigal Acop and Benito Agustin Tallano was Annacleto Madrigal Acop as shown in the said Sheriff return marked as Annex M dated March 7, 1979, on filed with the Court of Appeals together with that of Entry of Judgment, Decision with Compromise Agreemnet of February 4, 1972, and said May 23, 1989, Third Alias Writ)

Credible Evidences and of Affidavits
Of the Witnesses confirming the fact
That it was the Judicial Administrator
Along with Anacleto Madrigal Acop
Who filed an intervention On July 5, 1973,
and not with Ancleto Montanez Acopiado
because there were no such Annacleto
Madrigal Acopiado, either gregorio

Madrigal Acopiado, these proved that what Really exist were the Predecessors of the Judicial Administrator, Annacleto Madrigal Acop And Gregorio Madrigal Acop

A-19) That there are persons, there Statements Marked Annex 37-A to 38-38 D like Atty Teodulo Soriano, Annex 37 A, Atty. Vic Miraflor, 37-B, B. Gen (INP-PC) Ret.) Rodrigo Gutang 38-, and Maj. Gen (PAF Ret.) Jose V. Balajadia, now incumbent Sgt. of Arms of the House of the Senate, 38-A and P.Supt. Ret. Feliciano Gonzales of Cabantuan City, 38-B a former chief Investigator of the INP-PC in Cabanatuan City then, who could proved that the three (3) predecessors of the Judicial Administrator, who were missing in Cotabato, like Don Gregorio Madrigal Acop and Don Esteban Benitez Tallano, particularly, that of Annacleto Madrigal Acop, was the co Intervenor of the Prince Julian Morden Tallano in a LRC/Civil Case No. 3957-P, which could proved that there were no such Gregorio Madrigal Acopiado and Annacleto Madrigal Acopiado. And what we have in judicial record were Gregorio Madrigal Acop and Annacleto Madrigal Acop and not Gregorio Madrigal Acopiado and Annacleto Madrigal Acopiado (Annex 39, Photo of Juan Roxas Tallamo, Florenda and Benito Agustin Tallano, Don Esteban Benitez Tallano and Gregorio Madrigal Acop, Statement of Atty Fernando Domingo, Annex 35 Atty Teodulo Soriano Annex 37-A, Atty. Vic Miraflor Annex 36-D as indicated above, Sworn Affidavits of the herein witnesses had proved that the subject was the one who filed the Intervention Complaint under LRC/CIVIL Case No. 3957-P on July 5, 1973 and on January 7, 1974, Prince Julian Morden Tallano testified in an open court, as scheduled

then, pictures of Benito Agustin Tallano, Gregorio Madrigal Acop, Don Esteban Benitez Tallano and Juan Roxas Tallano marked as Annex 40 and Annex 41-A, Sworn Affidavit of Romeo Bravo; B. Gen. (NP-PC Ret.) Rodrigo Gutang Annex 38-B, and Maj. Gen (PAF Ret.) Jose V. Balajadia, now incumbent Sgt of Arms of the House of the Senate, Annex 38-C and P/Supt. Ret Feliciano Gonzales of Cabanatuan City, Annex 38-D a former chief Investigator of the INP-PC in Cabanayuan City;

B-20) That another principal witness is Ret/PNP Sr. Superintendent Braulio Monge, who testified and identified the subject during the proceedings in the year 1975, thru established methodology of finger print examination to the subjects which found the same person, the person of the son of Benito Agustin Tallano, Prince Julian Morden Tallano who filed said Intervention complaint. (Annex 42 finger Report and Annex 42-A finger print examination photo copy the same were already submitted to the NBI concerns)

C-21) That another evidences are the Certification of Atty. Ricardo R. Adolfo, OIC Branch Clerk of Court, Branch 111 RTC, Pasay City, confirming that it was Prince Julian Morden Tallano, who testified in an open court and had submitted the bunch of judicial documents in certified true copies such as TCT No. T. 408, TCT No. T 498 and OCT No. T 01-4, in the names of Prince Lacan Acuña Ulrijal Bolkiah (Tagean) Tallano, Gregorio Madrigal Acop and Anacleto Madrigal Acop, which proved they were predecessors of Prince

Julian Morden tallano and never of Acopiados, (marked as Annex 43) Because Annacleto Acopiados, was merely beneficiary through representation of certain Rozalina Pellosis, who arrange with Don Gregorio Madrigal Acop for the donation of 65 hectares of land in order to recompensate the amount of P5 million released by way of donation of 65 hectares former President Ramon Magsaysay then thru Annacleto Montanez Acopiado, the President of said Assn, for the Housing of Sugar Workers Association of Bicol Sugar Development Corporation, *Annex Annex 42 Affidavit of former Tagalog Writer of the Former President, Jose (Pepeng) Cristobal) **Third Alias Writ of Exection, May 23, 1989**, Decision with Compromise Agreement of February 4, 1972 Annex 43-A, and **Entry of Judgment Annex 43-B**, and a copy of the Letter of Administration Marked Annex 43-C, Clarificatory Order March 21, 1974 Annex 43-D, Clarificatory Decision dated January 19, 1976 Annex 43-E, Writ of Execution, Demolition, Possession Order dated of Sept. 10, 1974 Annex 43-F, Certificate of Sheriff Reforms dated November 7, 1974 Annex 43-G, TCT No. T-408, TCT No. T-498, Special Power of Attorney Notarized by Atty. Porfirio D.G. Panganiban JR. on Aug 7, 2000, docketed Doc No. 119 Page No. 29, Book No. 1 and series 2000 executed by the Principal Prince Julian Morden Tallano in the name of Romeo C. Campos, Marked as Annex 43-H, Disposition of Judge Reyes Nov. 29, 2000 in LRC/Cuvil Case No. 3957-P, Nov. 29, 2001, 43 K which were submitted already to the custody of the Court of Appeals as integral part of the Undersigned respondent's evidences. Annex 44 which has been compiled in the Office of the Court of Appeals, and Annex referred to January 19, 1976, Clarificatory Decision further amended the November 4, 1975 the Clarificatory Order, where the names of Annacleto Madrigal Acopiado were corrected into Annacleto Madrigal Acop and Gregorio Madrigal Acop, who were my closed

relatives-predecessors and NEVER AT ALL that of Annacleto Madrigal Acopiado and Gregorio Madrigal Acopiado, its genuine copies, not the altered one were all compiled in the Office of the Clerk of Court, RTC Branch 111, in Pasay City.

Certified Transcript of Records from CA under G.R. Sp-70014 Marked of Annex 45, the same has been vcompiled in the office of the Clerk of Court of Appeals and that Resolution dated April 4, 03 that Atty. Felimon Manangan Alias Andres Culanag Lawyer of Roberto P. Acopiado, claiming rights under Acopiado's name who was dismissed for the reason that Acopiado have no right to re-convey the real property that it never belong to them which showed the case already settled on principle of Stare Decisis.

This is an opposition to the Claim of Benigno Puno and his Gropup the subject ids Impostor with counter charges This group of seven (7) persons namely; Atty Benigno Puno Romeo C. Campos, Rowena Musni Antonio, Dominador Tayag Sultan Bobby Torres, Major Arsenio (Ike) David and Domingo Musni also proved that they are Criminal in Syndicate and by conspiring-contributing and feloniously joined with one another they were committed several crimes; Carnapping, Frustrated Kidnapping, frustrated murders Swindling of Million pesos, falsification of Commercial and public Documents

22) karagdagan sa Sinumpaang Salaysay of Witnesses in relation with a criminal Case no. 1. S No. 02-07436 Testifying that there were really death threat and ahd attempted murdering to the Prince Julian Morden Tallano, the subject person, by the Puno, sultan Torres, Dominador Tayag, Major (Ike) Arsenio David and Rowena Antonio Annex 46, and Information Under Criminal Case I.S No. 02-07436 Marked Annex 46-A; 46-B, 46-C.

23) Annex 47 Affidavit of the Subject Prince Julian Morden Tallano proved that Atty. Benigno Puno, Sultan Torres Romeo C. Campos Dominador Tayag, Major Ike David and Rowena Antonio, Domingo Musni are group of persons conspiring with one another on criminal intends and motives to murder Prince Julian Morden Tallano, in order to monopolize with intend to gain benefits from the tallano (Tala) Estate as they had gained at the expense of said Tala Estate and Prince Julian Morden Tallano for their own Interest and Annex 47-A Receipt which showed that Romeo C. Campos collected P33 Million from Macdonald out of the transaction committing the real properties of the Tallano Families.

24) Decision with the Certification of the Clerk of Court of the Supreme Court under G.R. No. 70484 that proved that TALA Estate, is existing own by the TALLANO CLAN that caused their Judicial Administrator/Executor, Prince Julian Morden Tallano has been victimized by the powerful deposed President and his cronies to the prejudice of the Tala Estate owner, the TALLANO Clans, which Marked Annex 48 and Supreme Court Clerk of Court Certification marked Annex 48-A;

25) Annex -49 Petition, Disbarment against Puno to show that Atty Puno then his Legal Profession has manipulating only his Client Prince Julian Morden Tallano's weaknesses for his own interest in violation of Canon of Legal Profession

26) Annex 50- and Annex 50-A Omnibus Vigorous Opposition dated July 8, 2002 and counter Manifestation and Motion Nov. 26, 2002. It proved that the subject opposed vigorously the malfeasance —misfeasance committed to his own detriment and damages by his former Lawyer Atty. B. Puno.

27) Finally I'm offering this Executive summary as an integral part of the evidences against the oppositions, and Republic of the Philippines for further reference of the Investigating National Bureau of Investigation, to wit:

ANNEX 51 (the whole context of said executive summary)
EXECUTIVE SUMMARY OF THE CASE
LRC/CIVIL CASE No. 3957-P RTC Branch 111
Pasay City

BRIEF HISTORY OF THE
TALA (TALLANO) ESTATE
From Pre-Spanish time

The Island from 9th to 15 century and before the advent of Spaniards, prominently known as Maharlika. Its Lands (under Spain was renamed to HACIENDA FILIPINA) its inhabitants were mainly Malays embracing the Island of Luzon, Island of Palawan, Island of Visayas, and Island of Mindanao including Guam and Hawaii consisting of around 7,169 Islands and islets with a TERRITORIAL AREA OF 1,049,212.962 square nautical miles, or 359,880045.966 hectares, more or less, of oceans, seas, rivers, lakes, Islands and islets, mountains, forest, plain valleys, lands and volcanoes. Sitting on the Western rim of Pacific Ocean, North of the equator and about 700 kilometers from the Asia Mainland, it disperse over a distance of 1,965 kilometers from North to South, bounded on the East by the Pacific Ocean at

181,145.07 km vice versa at 700 kilometers from the Asian mainland on the West by South China Sea, on the North by the Bashi Channel and on the South by Celebes Sea and the Southern Borneo. And formerly it covers the area of Hawaii and Guam then under the leadership of a King David, who substantially owned a precious treasure estimated to \$500 Trillion U.S. Dollar, a nearest kin of King Marikudo, who had sown a most systematic-progressive government Kingdom in Asia and among the Kingdom of the world adopted under the administration of then by King Luisong (Tagean) Tallano, the father of Raja Lapu-Lapu and Raja Soliman, the successor of King Marikudo of Tri Visayas Empire.

Almost half of the Archipelago was concentrated to Peanut Plantation known in tagalog... Mani, which was a tagean Kingdom's major product for exportation in Mexico and European Countries, while, in several areas a plantation of herbal plants named Nilad-a major source of medicines of the wounded TAGEAN WARRIORS had been raised into and also to maintain the medicine requirements for the China Mainland, which was heavily affected by epidemic then, under the Trade Agreement of Chinese Emperor, Yung Lo and King Luisong Tagean Tallano. But later, the Chinese Traders, called the Maharlika Island as Maynilad, or Maynila, an acronym of Mani (nuts and Nilad (medicine)), that called the attention of Ferdinand Magellan and, where he speculated the Island was likewise abundant of spices that the Queen of Spain had been searching for so long.

**TALLANO CLANS LAND
HOLDING OWNERSHIP
INTEREST BY POSSESSORY
DE FACTO AND DE JURI**

When the Spaniards invaded the Archipelago, the ancestral dominion of the TALLANO has been remained under their full control thru the King Luisong Tagean's descendants, under the leadership of then Raja Lapu-Lapu in Visayas and Mindanao and Raja Soliman in Luzon and Manila. That caused a long heavy bloody war in the Islands. And due to continuous rebellion that spread in many part of the country because of the land grabbing spree of the Friars, the Tallano Royal Families and their (Tagean) warriors and their relatives by affinities lodged several complaints against the abusive religious leaders to Royal Kingdom of Spain that spread no time to the Queen of Spain to forfeit the lands that were converted to haciendas which were portion of the Tala Estate by virtue of Royal Decree (1902 U.S. Congress Repor by the Friars Provincial)

British Government Royal Armies arrived in Manila on the year 1762 to liberate the Archipelago against the abusive Spanish Royal Armies. When the British government won the liberation war against Spaniard on the year 1764, the Royal Government of Great Brittain issued a Royal Order amending the ownership rights in the name of King Philip of Spain embodied in the OCT No. T 01-4, and against undeserving claimant, the allege Hermogenes Rodriguez, through British Governor Dawson Drake in favor of Prince Lacan

Acuna Ul Rijal Bolkiah (Tagean) Tallano, predecessor of the legitimate heir/Judicial Administrator, PRINCE JULIAN MORDEN TALLANO.

With the signing of Peace Accord between Spanish Government and Great Britain, Queen of Spain had issued a Maura Law on the year 1864 by virtue of Royal Order recognizing The ownership rights of the TALLANO CLANS over the subject real properties that gave birth the TALA ESTATE or Tallano Land of the Far East which is North of the Equator.

Beyond the knowledge of U.S. Govt. and Spain, U.S. liberation Armies arrived in the Philippines for mock war against Spaniard at the cost of \$20 Million Cesion Treaty in conspiracy of the Admit Dewey and General Montojo and had deliberately exploited for themselves said cost during the Battle of Manila Bay, where the \$20 Millio U.S. Dollar in volved for the United States of America to pay the SPAIN. To raise said amount needed, conspiring Spanish Authoruty in Manila enforced the bidding, sparing Island of Hawaii and Guam for the U.S.A. selling the Island to the United States of America. But it was the young Don Esteban Benitez Tallano, who won the Bidding in the said amount of \$20 Million U.S. Dollar. That waas paid by said winner Don Esteban Benitez Tallano in the form, of 20 million pieces of one U.S. Dollar coin. That caused the said Royal Decree 01-4 protocol had been affirmed by the Opicina de Cabildo. And had registered it as Titulo De Conpra for and in favor of said PRINCE LACAN ACUNA ULRIJAL BOLKIAH (Tagean) TALLANO.

The said Titulo Propriedad de Terrenos, which was strengthened as Titulo De Compra was honored and rectified by the dominating Country, the Spain, United States of America, great Britain, germany and Australia. That resulted to the undertaking now known as the Treaty of Paris of December 10, 1898, respecting private ownership, favorable to the inhabitants led by the heirs of King Marikudo, Prince Julian Morden Tallano and Don Esteban Benitez Tallano.

During the administration of Philippine Commission, another laws passed, RA 496 it rather rectified more the land ownership of the Tallano Royal Families, covered bt Titulo De Compra, which it called as Torrens Title when Land Registration Proceedings affirmed legitimate ownership over subject Island, the whole Archipelago, on October 3, 1904, for and in favor of said Prince Lacan Acuna Ul Rijal Bolkiah (Tagean) Tallano.

Ownership of the Tallano clan over the said Tala Estate turned so stronger. Upon the enforcement ofthe newly enacted law, Cadastral Act 2259 of 1913 to subside the Torrens title of the Tallano which was already adjudged many times in favor of the Tallano. But with the same Cadastral Court Judgment, the same had retained it for and in favor of the TALLANO FAMILY.

LEGAL BACK GROUND

And history of the Case

I In the year 1963-1963, few years after the Administrative Reconstitution of the TALA ESTATE documents and land titles, particularly, OCT No. 01-4, TCT No. T 408 and TCT No. T 498 had been administratively reconstituted on the year 1956 due to the account of World War II, a case involving the vast track of land, the TALA ESTATE, through orchestrated influence of the late Senator then, former President, Ferdinand E. Marcos. That cropped up in a moro-Moro court proceedings between the Hermogenes Rodriguez vs. Dummies, Araneta, Ayala, Ortigas and Company, and the republic of the Philippines. And beyond the knowledge of its Judicial Administrator, Prince Julian Morden tallano they involved the TALA ESTATE as one among the defendants.

II As defense against the above named respondents, the republic of the Philippines under the Macapagal Administration, although ignorant to the said maneuver, in saving its interest in land upon learning of the legitimate and probative evidences of the Tallano clans discovered from the LRC (now) LRA and from the Register of Deeds of Pasig in the Province of Rizal, Morong before, (and formerly Province of Manila) Bulacan, and Nueva Ecija, filed an interpleader asserting donation in favor of the government against the TALA ESTATE owners with petition for Re-conveyance of land already occupied by the Republic of the Philippines, portion of said land titled under OCT No. 01-4, TCT No. T 408 and TCT No. T 498, using the legitimate document of the TALLANO CLANS.

III When the Tallano Clans through Benito Agustin Tallano, the late Father of the Judicial Administrator, Prince Julian Morden Tallano, had submitted the evidences, where the evidences of the Petitioner, Republic of the Philippines, had extracted therefrom in the name of the TALLANO (TALA ESTATE) CLANS, stronger than the evidences of the government the Republic of the Philippines, the Macapagal Administration filed a Motion for a Decision with Compromise Agreement with the Heirs of the Tallano under LRC Case No. 997.

But, when MARCOS, then former lawyer of the TALLANO CLANS since 1948, won the election in the year 1965, he filed thru this solicitor FGeneral Antonio Barredo, a repetitious action in Pasay City under ESCHEATMENT/REVERSION CASE against the TALLANO on the year 1968. It overshadowed the claim of the Plaintiff Hermogenez Rodriguez, ARANETA, ORTIGAS, AYALAS, DE OCAMPOS, allege SAN PEDRO ESTATE, Tuazon and Comapany, Yulos, and many big claimants. That forced in the year 1969 the Tallano's Predecessor arrived from Hawaii and had appeared in Court. And had successfully asserted the TALLANO'S ANCESTRAL rights over the TALA ESTATE. By showing to the Court there are still survivors from the Tallano Clans. With this, where the Decision with Compromise Agreement of then late former President Diosdado Pangan Macapagal had Patterned thereto by the proposed Compromise Agreement of late former President, Ferdinand E. Marcos, caused the issuance of said Decision with Compromise Agreement by then CFI Judge Enrique A. Agana on February 4, 1972. Upholding clearly the legitimate interest and rights of the true owner of the TALA ESTATE, over a parcel of Lands (HACIENDA FILIPINA) embracing the four (4) peninsulas; Islands of Luzon, Island of Palawan, Island of Visayas, and Island of Mindanao. Consisting of around 7,169 Islands and islets with a TERRITORIAL AREA OF 1,049,212.962 square nautical miles, or 359,880,045.966 hectares, more or less, of oceans, seas, rivers, lakes, Islands and islets, mountains, forest plain valleys, lands, and volcanoes, sitting on the Western ring of Pacific Ocean, North of the equator and about 700 kilometers from the Asia Mainland, it disperse over a distance of 1,965 kilometers from North to South, bounded on the East by the Pacific Ocean, at a distance of 181,145.07 km from the West through out South China Sea, likewise at distance of 181,145.07 kilometers and bounded on the North by the Bashi Channel and on the South by Celebes Sea and the Southern Borneo. And formerly it covers the area of Hawaii and Guam then under the leadership of Queen Lydia Liliuokalani Kamehameha, the last Monarch of Hawaii, who was deposed in the year 1898 thru the

conspiracy of Russians- Spanish Missionaries. She was a sister of King David of Hawaii Island, she was called Queen Lydia Liliuokalani Kamehameha, whose Christian name was Princess Aminah Jumalol Kiram Benitez, the wife of the late prince Julian McLeod Tallano, who was born on December 17, 1798, who owned the treasures of \$500 Trillion U.S. Dollars. Some of which are intact in different foreign International Banks abroad, and portion of which around 617,000 metric tons was lent to republic of the Philippines Gold Reserves Requirements on the year 1949 during the establishment of Central Bank of the Philippines as wished for the economic well being of this nation then, by Prince Julian McLeod Tallano and Queen Lydia Liliuokalani Kamehameha (a.k.a. Prince Aminah Jumalol Kiram Benitez Annex 51-) the parents of the late Don Estaeban Benitez Tallano, whose son was Juan Roxas Tallano, father of late Benito Agustin Tallano who have a begotten son in the name of Prince Julian Morden Tallano. But said Gold Bullion was mysteriously missing that made the nation economically collapsed due to a ver reason that of lacked stronger economic foundation, that was the gold reserves requirement.

IV After the Decision with Compromise Agreement of February 4, 1972, a Writ of Execution had been issued on September 10, 1974, and the same was executed and had recovered several parcels of land that were turned over by the implementing sheriff as evidenced by several Sheriff Certificate of reconveyances in favor of the TallanoClans/

MARTIAL LAW BECAME AN
OBSTRUCTION OF JUSTICE
CAUSED THE LONG DELAY
IN THE FULL SATISFACTION
OF JUDGMENT

V On the midnight of Sept. 20, 1972, at the Residence of Don Enrique Zobel de Ayala in Porbes Park, barely 3 days before, all higher Military Officers and PC-INP, were virtually detained for unknown mission. But it was Martial Law that had been declared by President Marcos by the issuance Pres. Proc. 1081. And had cancelled all

communications, TV and Radios, including news papers, were taken over. Followed by the cancellation TCT 543 duly registered for and in the name of Benito agustin Tallano, a derivative of TCT No. T 498 and the government had issued anew as OCT No. T 543 by falsification and registered in the name of Republic of the Philippines embracing some portion of the TALA ESTATE, its area had been depleted into only 808 hectares in Caloocan but withn the issuance of Pres. Proc. No. 843 the respondent Republic of the Philippines, thru PHHCnow NHA took over the Tala Estate and had awarded to those cronies, the Araneta, Tuazon, the Ortigas, Henry Sy, Robinson, Inc., and some portion of the Tala Estate had aawarded to Aboitiz Families, General Menzi Enterprise both in Cebu City, it clearly proved that the Tala Estate is not only in Caloocan City but also in Visayas and Mindanao (Annex 34 Presidential Proclamation No. 843)

Marcos issued another Proclamation 1143 adapted in the Royal Decree 01-4 protocol the mother Title of the TALA ESTATE, for the allege ratification of the technical description of the Surveyed Plan of thr Philippines Island undeer an original Plan II-01, which was amended during the Cadastral Court proceedings into II-69 dividing it into two (2) Parcels parcel I and Parcel II. Marcos to guaranty his successful manipulation had even issued a PD 889 abolishing the SPANISH MORTGAGE LAW; with the thought that it will discourage over the TALA ESTATE OWNERSHIP over the new charges of the Government said TALA ESTATE is Spanish Title in character. That said decision had not been totally executed and it restrained the upholding of the complete satisfaction of judgment. And the issuance of the Reconstituted titles failed to avails until another Orchestrated Clandestine Land Case was born anew through another Marcos Cronies, and had substituted the Tallano's interest in favor of the Bonifacio Regalado and Wilson Orfinada, who managed the revival of the case on the year 1973, a Quieting of Titles/Reconveyance against Hermogenes Rodriguez and Don Esteban Benitez Tallano, as one of the Respondents over the same case that was long and finally settled in favor of the Tallano.

On the December 17, 1974, the subject was arrested from his work in Clark Air Base, in Angeles City. And was incarcerated in Fort Bonifacio in a concrete cubicle of no window except of small hole enough for the eyes of the ground to peep out, a severe punishment on baseless charges and the subject was made to answer and no proof of evidences that the subject, Judicial Administrator was a Commander of NPA. Part of maltreatment, he was soaked to a septic tank fully loaded of human waste for overnight beside, he was electrocuted and punched over his body with the butt of the armalite riffle.

Part of the Excerpt from the Court Hearing during the issuance of Third Alias Writ of Execution, participated by the Office of the Hon. Solicitor General then, thru Solicitor Dominador Cariaso, and Atty Liberato Bauto, to wit:

Nov. 10, 1987. Time: 9:00 O'clock in the morning

Atty. Liberato Bauto, Your honor I would like to manifest that the former President Ferdinand E. Marcos, in conspiracy of the Ret. General Gaudencio Tobias, abolished the People's Homesite Housing Corporation and drafted, created officially the **National Housing Authority** by issuing Presidential Decree. But its **creation is to prevent the implication of the would be Judgment then against the said PHHC**, which was one among the respondents in a **Case, LRC/CIVIL CASE No. 3957-P**. That by the influence and direct support of the said Family Lawyer, then Atty. Ferdinand E. Marcos, now the just deposed President, PHHC used to land grabbed several portion of the said **TALA ESTATE** and by falsification registered said corresponding Titles, which must be derivative of OCT No. T-01-4, specifically, TCT No. 34591 and 34637, embracing Lot 1221 A, and Lot 933-B, FLS-1096-3, Lot No. 935, Lot No. 934, Lot No. 937. Lot No. 896, Lot No. 895. Lot No. 853, Lot No. 850, Lot No. 849, Lot No. 548, Lot No. 611, Lot No. 602, Lot No. 581, and lastly Lot No. 577 all of portion of the TALA ESTATE in the name of the PHHC which was alegedly for the leprosarium and for the settlement of the hansenites and their families under the administration of the Department of Health, while the truth since the year 1938, there were already an agreement with the

Commonwealth Government of the Philippines that said 808 Hectares portion of 10,000 hectares should be preserved and be exempted from both Agricultural and Urban land Reform Program preferably for the propose Metropolitan City of Novaliches, which should be developed in accordance with 20 years Development Plan of the Tallano-(TALA) Estate and with Republic of the Philippines. But at the Tala Estate and the large portion of which, particularly, the area of Diliman, Payatas, Barangay Old Balara, Barangay San Francisco del Monte, barangay Pansol, formerly, Sitio Ulandes, Barangay Pinyahan now Project 4, barangay Mendez formerly Sitio Mendez, and Barangay Tatalon, Quezon City, through the former President's conspirators and cohorts, particularly, the Araneta, the Tuazon, Marcelino Faculdo, Bonifacio Regalado. And they had financially/momentarily exploited by Real Estate Mortgage availment in their own interest to the further damage of the land owner. And in order to cover up the un-authorized use of funds of around hundreds of billion pesos from 5 financing government Institution then

While the truth of the matter Your Honor ... said TALA ESTATE had been passed from Land Registration Court in accordance with R.A. 496, known as a Torrens System Law, that caused for the issuance of OCT No. T 01-4, TCT No. T 408 and TCT No. T 498 for and in the name of the Judicial Administrator's Predecessors.

That in order to pre-empt and overwhelm the on going Court proceedings of then LRC/CIVIL Case No. 3957-P, the Case at a bar, for the advantage of the deposed President's cohorts, the Deposed President issued Presidential Proclamation No. 843 on April 26, 1971, which deliberately confiscating around 808 hectares of a declared Residential/Commercial Land, derived from TCT No. T 498 portion of the TALA (TALLANO) ESTATE, own by the late Don Esteban Benitez Tallano,

predecessor of the Movant. And another portion of the said property in the pretext of Public welfare allocated said partial of land to the newly created national Housing Corporation, and exploited the cruelty of the then tagged as hero of South Vietnam and, appointed General Manager of the newly created NHA, Ret. General Gaudencio Tobias, to intimidate, coerce and harassed by the use of military, the Movant and his families.

(Atty Liberato Bauto continued) And Your Honor ...another evil acts that the Deposed President and, his cronies aforementioned had implicated through and in their own advantage to the damage of the TALLANO FAMILY by stealth and strategies they took several portion of the TALA ESTATE like the land under lease agreement of the TALA ESTATE owner with the Fernando Jacinto Steel Mill's president, containing an area of 100 hectares situated in Barangay Maligaya, Caloocan and Quezon City. While , talking over the subject properties, Deposed President sold the said lot to the said Jacinto Families through mortgaging the said lot and, extracted the loan proceeds in the amount of P100 Million in favor of the deposed President, again to the damaged of the Tallano Clan, a legitimate and Registered owner of the TALA ESTATE.

That portion of said 808 hectares allocated to National Housing Corporation under Presidential Proclamation No. 843 containing an area of 200 hectares had mortgaged to the Philippine National Bank affiliated firm, the NDC, in the amount of P150 Million pesos.

Unquote. (And this is part of the manifestation of the undersigned) That despite of all unlawful confiscation to the immovable and movable assets of the Royal Families, the TALLANO CLANS, in the form of cash, gold and Real Properties, with unsatisfied contentment over possession of such precious wealth, the cronies, particularly, the Ayalas and the deposed President, never ends their personal interests with intend to gain at the expense of the Royal Family, he, the President, at the dinner date in the Ayala Residence at 12:00 o'clock midnight of Sept. 20, 1972, finally placed the whole nation into a martial

law period, by using a presidential proclamation 1081 several days after suspension of Habeas Corpus with designed of pre-empting whatever legal action that the aggrieved parties may undertake against the said abusive cronies and highest Government Officials of the Land, upon learning that the Tallano Predecessors never rest in the day and night of looking an allies either from the business and or politically to contain the relentless wrong doing of the Deposed President's Cronies and himself, which was the usual doing of the Judicial Administrator of asking legal assistance from the influential bright prominent politician like, the late Senator Benigno Aquino, who exposed the tragedy of the Jabida Massacre in the year 1968, victimizing the Jabida Royal Armies of the Movant, Prince Julian Morden Tallano who was destined to be crowned as King of Sabah and Kalayaan Islands, that supposed to be done immediately after the mentioned two years Military Training in the Iskand of Corregidor (Annex 53 Photo of Prince Julian Morden Tallano's Highness Throne)

The Jabida Royal Armies had been tasked to augment the investiture plan in the year 1971 in the said Island of Sabah and Kalayaan for the birth of the new Nation in the Far East, in the name of New Malays Republic (through the passing of Sabah Royal Kingdom) But, again with ill motive of the said Deposed President, through his un-defiance order, the said Jabida Royal Armies, who were assigned to secure the would be a king of the would be new Kingdom in Asian, the Sabah Royal Kingdom, were exterminated by massacre that only by the God's will, one had use to survive. And with the efforts of the late Senator Benigno Aquino, Jr., he exposed the incident and extend the effort to bring in to the open the survivor in the tragedy, who testified in the Senate Blue Ribbon Committeee about the cruelty of the said deposed President.

That with the used of Military Forces, Deposed President Ferdinand E. Marcos, used dummies like in the persons of Bonifacio Regalado, Ortigas and Companies, the Felimon Aguilar and Realty Company of las Pinas, the Ayala Land, the Andrew Gotianum and

the Filinvest, Incorporated, V.V. Soliven Realty Dev. Co., Inc., the Araneta Family, the Benidecto and Florendo Family, the Aboitiz Family, the Aguirre Family and the realty Company and their Pilar Development Corporation, the Philippine Share Corporation, took several vacant lots, like several lots in Ayala Center in Makati, and big portion of the TALA ESTATE in Barangay Tungkong Mangga, San Jose Del Monte, Bulacan, Cavite, Laguna, Tagaytay, Rizal and many urban district of the Island in the pretext of Housing and Agricultural Land reform Program, but the truth the real properties deliberately grabbed by the cronies and they titled to themselves and loaned from their conspiring private and government banks.

With a more glaring proof of the evidences the Royal family had presented it that likewise confirms their ownership evidences of the Tallano Clans, following parcels of lands situated in Barangay Niogan identified under Cadastral Survey No. 355, Case 6, CM 14 Degrees, 5' N, 120 degrees 53' E Section 2 of the Bureau of Lands Survey Division with an area of 29 hectares more or less should likewise be re-conveyed and be turned over the true land owner the TALLANO (TALA) ESTATE which said farm land, in conspiracy of the overseer of the TALLANO ESTATE, Mr. Simplicio Dimapilis and his wife with the Deposed President Cronies former Mayor Hillarion Maglabe of Tagaytay and, said overseer after receiving his authority from the Tallano to take care the safety of the Hacienda de Tagaytay with similar functions and authorities given by the Tallano to Mr. Felino Katigbak, in protecting the Farmers as well, their old time Overseer/Caretaker of the Tagaytay hacienda, portion of the TALA ESTATE since 1935, said Simplicio Dimapilis's loyalty was overcome by the vested interest of those known allies with the Deposed president, tolerated the indiscriminate occupation and exploitation of the Land of the Royal Families.

While the Tirona-Tolentino-Benitez Families who were that time overseeing the hacienda were so liberal in harvest sharing of harvest which was proven with the joint consent of the Farmers led by former Overseer of the Tallano, Felino Katigbak, who proposed for the diversification of Pineapple Crops into a variety of agricultural crops depending on the suitability of the assigned land to the farmer in order to increase Farmers Income in the Hacienda in as much as the 30 years Agreement of then Don Esteban Benitez Tallano to Supply Pineapple to the Del Monte Corporation in California would be lapsed by the year 1950. Said proposal is couple with an option to Buy Lease Agreement in favor of the farmers of the TALLANO (TALA) ESTATE.

But none of that agreement had been fully completed with even by single farmer. Due to usual inclement wether in the area. later in the year 1965 with insinuation of those personnel of the Department of Agrarian Reform, as directed by the Deposed President then, the subject hacienda de tagaytay beyond the consent of the Tallano, had been subdivided into a pretext farm land. But the truth these lots had been intended again for loan purposes to government and private the banks for their personal interest. This was supported with the aid of legislation in term of enacting the Investment Act allowing the Central Bank's fund to be the sources of Loan Discounting Window Facility, as money basin subject for replenishment as if milking cow like the National Treasury. This scheme made this nation the poorest among the porr countries in Asia,

That the required Writ of Demolition with Cpias Ad Satisfaciendu has been necessitate to implement, with compelling moment although the same Notice for Demolition must be served properly to the respondents. In as much as final judgment ordering the restoration or delivery of the property to surviving litigant, all defendants which in the contrary to prevent said embarassment against the defeated/losing parties- litigants are enjoin to abide the Resolution and its Alias Writ of Execution, preventing harsh

effect with COPIAS AD SATISFACIENDUM by demolishing their own structures voluntarily without legal or illegal reservation. This situation was a precedent in a Case (Foloso VS Director of Lands, 92 Phil. 810. (1953)

While in another case in (Romulo VS Daoll, 108 Philippine, 346 (1960), the THIRD ALIAS WRIT OF EXECUTION, POSSESSION AND DEMOLITION that would be issued with that COPIAS AD SATISFACIENDUM, is enforceable after appropriate judgment, by virtue of meritorious decision, had penned down in favor of the winning litigant for the enforcement of writ, for the ultimate attainment of justice, which must conform, and cannot have further terms and objective other than what justice have intended to for the judgment sought to be executed, otherwise the writ to void.

Yet corollary to the above the Court had further evaluated the motion for the issuance of THIRD ALIAS WRIT OF EXECUTION, POSSESSION WITH DEMOLITION WITH COPIAS AD SATISFACIENDUM which also covers the Collection of Damages amounting to \$35 Million U.S. Dollars against the Estate of the deposed President Ferdinand E. Marcos, that the court has been awarded said amount to the Judicial Administrator, Prince Julian Morden Tallano, who sustained unbearable painful injuries and torturing like mauling, electrocute, soaking to a fully loaded human waste septic, armalite rifle butting and mauling to his freak body while he was serving incarceration for more than 2 years between 1973-1974 on unproven charges with baseless and proofless evidences of offenses, like inciting rebellions and allegedly as NPA Commander that caused the untimely demised of his two sisters in 1978 and 1983 followed by his father Benito Agustin Tallano, who were all sustained heart diseases that its development turn seriously due to melancholy, sleepless nights, with tormented minds, anxieties, nervousness with serious wounded feeling that they were suffering almost endlessly due to and saddest - gravely abused member of the Tallano Clans,

Prince Julian Morden Tallano, who was just appointed as Judicial Administrator of the said TALA ESTATE. And who had just ordained with traditional investiture of the Royal Clan to assume the title of Prince of the High Office of the Royal Tallano Clans dynasty. In order to pursue the objective of his Royal Predecessors in preserving the welfare of the whole Filipino people, socially, politically and economically and with sovereign integrity over all islands and islets free from foreign encroachment, or poachers whatsoever. And so that the bondage of poverty of this nation and its citizenry, who are drag to almost a century now of being the poorest people in Asia if not the whole world would be vandericated forever with dignity and honor not only here but internationally which was failed in the year 1968. That despite of heavy preparation of the Royal Clans, the Tallano, to proceed the noble objective when their Jabida Royal Armies, who were engaged for a heavy training in the Island of Corregidor to serve the prince Security Forces in the eventual re-occupying the island of Sabah and Kalayaan for declaration of the Prince's Highest Title as King of new nation under the name of Sabah Royal Kingdom, immediately, that should be took place upon delivery of 1.2 million Metric Tons of Gold, portion of 2.5 million metric tons that has been scattered in foreign banks in abroad by then former President Ferdinand E. Marcos and his cronies to conceal ownership from Tallano Families in his favor, which around 400,000 metric tons was lent by the Royal Families, as Gold Reserves of the central Bank of the Philippines some time in the year 1948. And would be withdrawn by he Judicial Administrator- beneficiary of the said Gold, the said Prince Julian Morden Tallano to be spent it including the 500 trillion U.S. Dollar for the nation's survival and welfare in term of boosting economy by massive agro- industrialization of this nation to beat up for vigorous economic agenda and with Military Facilities Modernization Plan, unlike now, this country has been usually lagging behind of Singapore, Malaysia, China, North and Korean countries. That said precious commodities are presently deposited in different foreign banks in abroad under the custody of the Tallano's Trustee, Don Franco Avila under the FLATT ACCOUNT NAME, that F stand for Flora, L stand for

Lian, a nickname of the Prince Julian Morden tallano, derived from Ju (lian), A stand for Aida, T stands for Tarcila and another T stands for Tallano for the General Welfare of the Filipino people. The same should be traced out and be withdrawn by the undersigned Administrator, Prince Julian Morden Tallano.

The part of the objectives of the Tallano Royal Families id for the upgrading of the wage and salaries ina lucrative-sufficient compensation package sustainable to the need of those employees, peronnel, officials in the Military, Judiciary, Executive, and Parliamentarian.And all government agencies and law enforcement authorities in the INP, PC, NBI, ARMY, NAVY, AND AIR FORCE, Government Hospitals Doctors, Officers and Staffs, and all employees, staffs and Government Officials assigned in the different government offices, and employees of all government agencies had been designed to upgrade their standard; personally and institutionally, morally, socially, economically including their facilities and communications and of the Arm Forces the same, had been planned to modernize to make competitive to all nations of this globe for security through out the lives of this nation and of the Filipino people against foreign invaders of this sacred land of ours.

But to no avail and with the dismay of the Royal Families, the Deposed Presidents, the former Lawyer of the Family, beyond the plan of the Prince's predecessors arrogantly intercepted the plan and diverted into another self interest task to the extent of resulting to the inhumane massacre of all the members of the Jabida Royal Armies of the Prince in the said year of 1968. The massacre become favorable to other foreign nations who have interest to our islands, after the Military of ours was demoralized that caused the loosen Security to our islets like Kalyaan Islands while, the crime rremain prospers with the Marcos whims and his cohorts in both Political and Business Community for their forever enjoyment of the bacon they never own. This includes the indiscriminate

buldozing of both proposed North to South Express Way with mass eradication of 10 of millions of mango trees which were very visible along the way in the Provinces of Batangas, Cavite, Rizal and toward Bulacan on the North Bound

That out of sweats, efforts and sacrifices of the Royal Families predecessors like, the late King marikudo, King Luisong Tagean, raja Soliman, Prince Iacan (Tagean) Tallano and Prince Julian Macleod Tallano, said wealth and treasures they preserved for a long long time ago that had intended for the economic depression, the only would be noble legacy of the Royal families for the Filipino people, should not be in vain by just out of legal context and admitted jurisprudence maneuver.

To treasure all these very interesting experience of the living Ancestral Prince, we have to discuss some point why the Deposed President had declared martial law over this nation while, rebellion as an alleged alibi was not as serious as it would be and as threat to the national Security of this nation that time. And not even the people's welfare, and our economy was beyond what we feared serious crisis which, said power of the President should be augmented by the specific reasons to find it permissible by our fundamental law to place the nation into a martial law which must be treated as an alternative to the inadequacy of INP/PC and other Law Enforcement Agency, the PC, including the Philippine Army in time of defending this Nation and its people. But the threat was not really a danger while our law enforcement was capable enough and could defeat that domestic crime, except an orchestrated worst scenario which was designed for the Commander In Chief in conspiracy of the Deposed President and of Don Enriquez Zobel De Ayala, to profound their land Grabbing Spree, besides of massive usage of government funds into a pretending Housing and Business Development Project undertaking of the Government then. At another point of view, the forced development loan availment

from both private and government banks, and not to spare the unauthorized transfer of the entrusted gold bullion reserves by the Tallano for the central Bank Gold reserves requirement since its creation, which showed a better reason to declare military Rule as their scapegoat in the very outset than to contain rebellion and Criminalities in the Country.

Justification in the Declaration of Military Rule, had been obviously availed by the deposed President's conspirator with bloated data of AROUND 3,000 HMB REBELS into a number of 10,000 to 120,000 newly recruit armed members of the HMB that turned into NPA rebels.

While beyond the orchestrated eminent danger in the Country that time, the Deposed President, disregard and disrespect the salient and noble right of civilian supremacy to the extent of stepping down the civilians' RIGHT OF EMINENT DOMAIN impose thereon by our 1935 Constitution before, which is the right to property is a constitutional right of every Filipino. The same actuation, is subject to the inherent power of the state to expropriate said property taken for public welfare but usually it never spare the due obligation of the government to pay the owner for just compensation. It is believed that is necessity (for public use) not aesthetic consideration which are a matter of luxury or indulgence that constitute as sufficient grounds for expropriation of private property provided impartial Judicial Process should not be restrained for self interest. But what happened to the Civilian rights was overwhelmed by personal obsession of the influential few as it was reported to the Court of Justice.

That an estimated fifteen thousands heads of live cattle at the Tallano Ranch embracing Barangay Pasong Tamo, before now, Sitio Sauyo, and Pasong Insik in Quezon City, was turned to a beef basin to Military Camp in Aguinaldo, Fort Bonifacio, and a cCamp Crame. It was because of forced availing the daily slaughtering of cows from

that breeding farm of thousands of live cattles of the Families, were under fattening stage had been sourced up, besides of situation that the Tallano Ranch, wher households belongings of both Don Esteban Benitez Tallano and Don Gregorio Madrigal Acop, Kept for day to day needs of ransacking the 500 pcs of 12.5 U.S. Gold Nuggets by the Military men of General Favian Ver. And said Ranch was converted into a Military Camp due to the military orchestrated accusations that such Ranch of the Tallano in Sitio Sauyo that time was a favorite coffee shop transient of the NPA, but the truth of all, it was a mere political haven of the political oppositionists like late Senator Sergio Osmena, Lorenzo Tanada, Jose Diokno, Benigno Aquino, Jr., Ambrocio Padilla, Senator Raul Manglapaz, Diosdado Macapagal, Senator Soc. Rodrigo, Senator Juan R. Liwag, and Senator Almendras.

That despite of all these predicament, the Tallano Clans, instead of vindicating their agonies though arms struggle they submit their selves to the fold of the law because of their faith with the late Senator Benigno Aquino Sr., and of the former President Diosdado Macapagal's Advise' that Justice will prevail but through Judicial Proces. Now they realized, is not the end for them to achieve Justice they need but it turn only as instrument to attain the twin objectives of resolving disputes and restating the existing laws for the future guidance of the growing people's community, that JUSTICE IN THE PHILIPPINES IS MUCH ALIVE contrary t foreign's speculation that Justice system in the Philippines has been dying rottenly.

Another predicament the case of the TALA ESTATE became a celebrated case but still it remain inutile so this higher Court must rehearse to determine how Justice could be uphold for the parties at equal importance instead of entertaining so many suites from the same parties of the same nature of legal action which are circulating into many disguise legal remedies and legal action, And our fears, the ultimate end of the riding opposition

are for being detractors, simply, by availing of the service of arsonists against the Tallano Clann's Judicial Record. So a necessity to evaluate from another precedent for the case at bar, is highly commendable at this time. In a case *Mai Philippines, Inc. vs. National Labor Relations Commissions*, 151 SCRA 196 (1987)

It has objected to action on the case of OCT No. T 01-4 separate from the lands covered by TCT No. T408 and TCT No. T 498 was purely disturbance to rights of the Movant/Intervenor when the remedy was just to execute the judgment in prior case. Like this motion, there was affixation that this Court, the CFI now, the RTC Branch 111 has no jurisdiction while the truth the contention was wrong because this action emanated from abuses because of the dispute embracing this land that covers by Decision with compromise agreement of Feb 4, 1972, in lieu of the Escheatment petition that was filed twice by the Office of the Honorable Solicitor General against the Tallano.

Further more, President Ferdinand E. Marcos manifested in harsh gestures an authoritarian rule with an exercise not only legislative but also with judicial, authority. In his Presidential Decree, he cancelled the Title of the land particularly that of TCT No. 543 covering land portion of the TALA Estate in Caloocan, Quezon City and Manila, the same has falsified undermining its derivative of TCT No. T 498. And the LRC had falsified it by virtue of the Presidential Proc No. 843 embracing portion of Tala Estate, authorizing himself to distribute the said land in the form of Sales Patent to and in favor of the Republic of the Philippines and his cohorts. And declared said parcel of lands in Bulacan, Caloocan, Greater manila Area, Cavite and laguna and some part of the countries like Cebu as Friar Lands and had open for deposition and sales to his cronies like the Manotok family, Araneta Home Owners Assn. the Jacinto, Henry Sy, the Aguirre, the Gotianons, Eduardo Bareto and Associates, Jose Yulo and partners, to Aboitiz and Companies, Ayala Lands and Companies, etc., and had organized

Home Owners Association through his wife, Imelda. But the truth there were no Friar Lands and, said action was voided for lack of due process, because President Marcos was vested under *marxia*; law only with executive and legislative powers but not with judicial power as enforce with Constitutional mandate and sovereign guaranty. What is more painful on the part of the victims family, the Tallano clan, there was absolute abuse of discretion in cancelling said Titles, and likewise, defeating the torrents title of the Royal Family, such as OCT No. T 01-4, TCT No. T 408 and TCT No. 498, without giving a benefit to hear the aggrieved side with right to be notified. The case at bar was freshly upheld by (Tuazon V. Registry of Deeds 157 SCRA 613 (1988)).

Accusations is not Synonymous with guilt therefore, in view thereof which every circumstances requires favoring the innocence of the accused must be duly taken according into account. That proof against him must overwhelm the test of not word of reason but more on proof of evidences. The clean conscience must be laid the responsibility in the act changed, and that not only he perpetuates such act but that it must be kept to rise against any one regardless of their supreme title to the government of those in the position but not of the people (People Vs. Titoy Burgos. G.R. No. 68955, Sept 4, 1986).

Yet, the require of Due Process should be clearly attained and dispose plainly beyond discrimination with unquestionable but alive justice before imposing conviction to any one suspected to such crime allegedly committed. And before any individual is made to answer to a criminal offence, a required due process must be observed according to law and statute, basically that the court must have jurisdiction over him and the offence, there must be hearing in the confiscation of private properties and accused must be given equal opportunity to defend himself by allowing him an opportune time to present him evidences.

Another point the movant has been a victim of impairment of due process bearing with him the invaluable infliction of Human Rights Abuses implicated by the Marcos military men and his cronies besides of the confiscation of private properties. The portion of the TALA Estate without the compensation which was a deliberate violation of right to public domain afforded to us by our 1935 constitution and now our new one, which we should not disregard neither be changed.

That in the year 1963 with the used of Military Force he harassed Mr. Harry Stonehills, acting as treasurer of the Reclamation project and Business partner of Don Esteban Benitez Tallano. And had forced the latter to withdraw the project funds amounting to P820 million pesos and deposited to the Philippine National Bank that provided an opportunity to the former Senate President now deposed President Ferdinand E. Marcos availed loan amounting to P700 million for his personal benefits using said deposited amount P820 Million pesos as collateral which said loan application was in the name of said Harry Stone Hills that time, but the proceeds was released to the said loan application was in the name of said Harry Stone Hills that time, but the proceeds were released to the said former President Ferdinand E. Marcos then.

That to the humiliation and disappointment of the Movant's predecessor Don Esteban Benitez Tallano was forced to raise funds amounting to 500 Million pesos to pay the damages resulted by breach of contract to the applicants- for lease purchase agreement for that expected to rise in a highly Architectural designed, the Sunrise Bay Complex, along the Dewey Boulevard before, like, in the person of late Don Fernando Lopez and his Brother Don Eugenio Lopez, who paid around P25 Million

advance lease payment for the site of Expanding ABS - CBN, not to the Tallano but it diverted to the national Development Corporation and Philippine National Bank

The same arrangement had been done with others who paid reservation like American, Japanese and British Businessmen due to their fertile speculation that this nation would be the Junket yard of thousands Businessmen that would be leaving soon from Hongkong upon termination of treaty by the British Government with Government of Red China. For the Lopezes, in order to regain what they spent for that proposed Manila Sunrise Bay International Trade Complex they spent for that proposed Manila Sunrise Bay International Trade Complex they choiced the land consisting of 281 hectares in Mayamot, Antipolo, Rizal, which was reduced to donation forever by Don Esteban Benitez Tallano, the Predecessor of the Intervenor/ Movant, Benito Agustin tallano in favor of Don Eugenio Lopez. But the arrangement, the same was disturbing, its documents likewise manipulated by the said deposed President Ferdinand E. Marcos, including that the land consisting of 144 hectares situated along the Roxas Boulevard that was rewarded to the Late Don Narciso Ramos by the Movant's predecessor, These had suffered the same humiliating incident likewise to the beneficiary of said Don Narciso Ramos.

This included the land around 50 hectares situated now on a proposed Global City in Fort Bonifacio which was like wise donated to the late President Diosdado Macapagal and the said late Senator who contributed efforts and patience against the barbaric law of the toppled regime just to restore democracy that we lost for more than 23 years at the expense of the majority of the sufferings Filipino people.

Portion of the Judge C. Sayo's Judgment/
Other Oral Judicial Statement he made in
For the issuance of Third Alias Writ
Of Execution, Possession and Demolition
has been submitted as additional evidences

(Quote Judge C. Sayo's Judgment) These are some of the reasons why we experienced just recently the EDSA PEOPLES POWER that topple the dictator that should be applied as a monumental land mark of a true Democratic Institution where the newly ratified constitution should be preserved with which we regained to the extend of investing our single life. But it shall not be disregarded its real meaning and true essence of Social Justice that enjoining all public officials of today under this new set of Republic, to sanctify, whether elected by the people or not, to the dignity of said fundamental law of the state.

That's why. we, in the government, either in Judiciary, Legislative, Executive and in the Arm Forces, are all bound under the true substance of due process where we could harness the genuine and honest judgment for the aggrieved prosperity not only for those in the political arena but indiscriminately to every Filipino Citizen.

That whether our personal interest are endanger we have to apply and be availed the virtue of the law indiscriminately. and not by the use of government power, authority and force that we just bestowed in accordance with this democratic believe that we have been presently enjoying, once and for all for peace, otherwise, this nation can no longer stand sound and healthily stronger as we are anticipating because they could be many more vigilant who knows also to use such force patently duplicating abusive conducts of before as retaliation against those abusive acts.

Yet, all of us would be a victims or losers with our own injury we create irresponsibility against another. BE WARNED! AN INJURY OF OUR SMALLEST FINGER WOULD BE AN AGONY OF OUR WHOLE BODY. SO LET US PRESERVE THE VIRTUE OF THE LAW AND JUSTICE INDISCRIMINATELY TO RESCUE THIS NATION AND OUR PEOPLE NOT ONLY FOR OUR INTEREST BUT FOR THE WHOLE FILIPINO PEOPLE IN GENERAL.

Because there would be many more Coup de tat or people power to come up if we fail to correct the same abuses that we had experienced some 23 years ago. That such P people Power that we found to redress our grievances is not a terminal solution to such abuses it was only a palliative, a precedent to correct such grievances. But for a civilized society ... PEOPLE POWER IS REBELIOUS IN CHARACTER BECAUSE THE VIRTUE OF THE LAW AND JUSTICE MUST HAVE A FINAL SAY ... ABSOLUTELY, TO RESCUE THIS NATION AND OUR PEOPLE NOT ONLY FOR OUR INTEREST BUT FOR THE WHOLE FILIPINO PEOPLE IN GENERAL where all of us will be facing serious danger than of the past if the rich and influential individual occupies majority of the law for the justice they want against the poor and weak, WHICH SACRIFICE THE SANCTITY OF Justice and Democracy would be failed to commit for all in this contemporary.

I ought to borrow the unweaving position of Justice Malcolm explicitly uttered his noble words that one time won the sentiments of his fellow members of American Judiciary, that no man is above the law, that one of the great features of a republican system is the observance of the settled principle in democracy that a republican system our democratic ideals, is a government of laws and not of men. And he fourthly stresses in the celebrated case in Villaveencio Vs. Lukban, that the law and the courts are the proper forum which functions to safeguard individual

liberty and punish official who are aggressors to constitutional right of every individual. Justice Malcolm ever cited Mr. Justice Miller of the U.S. Supreme Court, who said.

The law is the only Supreme court power in the system of our government, and every man who had been accepting office participates in the functions is only within the bound to admit to that Constitutional Supremacy, and to observe the limitation which it impose upon the exercise of authority which it gives (Villa Vicencio Vs. Lukban 39, Phil 778)

In my opinion if the contention of our good Honorable Solicitor General becomes sustainable by this Court, I declare there would be imbalance in these judicial proceedings. Because with so many precedents as we learned from our mentor in the Supreme Court there would no such thing as imprescriptibly with private rights over the claim of the party against another falling under such prerequisite for the Court to render judgment or in a condition precedence in the absence of compromise agreement between the stipulating parties.

In that point of view from the dramatic-saddest life story as experienced by the Ancestral Prince of this Country, there is legitimate compelling reason that he should be recompensated to all what the Royal Families had lost financially, morally, physically including the life and limbs lost by the members of their love one together of their wide estate and hacienda including the clandestine and illegal withdrawal of the said gold volume amounting to around 2.5 millions metric tons, that the Administration of the Deposed President had done and implicated to the Family.

Therefore, the award of damages against the estate of the deposed president should be applied mandatory favorable to the victim, Prince Julian Morden Tallano amounting to \$25 Million U.S. Dollars collectible against the Marcos Estate, cash or immovable property that will be deposited, has or had been deposited to any financing or banking institution either own by private persons or government owned or controlled corporation of the Republic of the Philippines or any foreign bank of financing institution in abroad either in the name of any persons in joint account or in escow account as much as representing proceeds of the estate of the deposed President Ferdinand E. Marcos, that portion of said award at least \$1 Million U.S. Dollars should go to Atty Jose Diokno and \$1 Million U.S. Dollars should go to Atty and Senator Lorenzo Tañada and that another \$1 Million U.S. Dollars should go to the heir of the late Senator Benigno Aquino, Jr. and that \$2 Million U.S. Dollars should go to heirs of late former President Diosdado Macapagal or to his beneficiaries as their professional fee and reward for being cooperative and honest to the TALA ESTATE and that \$2 Million U.S. Dollars should go to the heirs of the EDSA People Power Hero, General and former PC Chief Fidel V. Ramos, who released the Prince, from being his incarceration by the Military men at the pleasure of the deposed President in the account of baseless charged with inciting of sedition and rebellion, and another \$500,000.00 should goes to Atty. Cesar Paras, \$250,000.00 should goes to Atty. Liberato Bauto, and lastly another \$1 million U.S. dollar should be released to Ex Senator, Atty. Rene Saguisag, who shared his legal wisdom that made the Judgment firmed and partially executed;

Undoubtedly, there was compelling reasons on the part of the movant to ask the succor of this Court to relieve in his favor the equity, justice and award of damages due to him against the defendant, Republic of the Philippines and the Estate of the late President Ferdinand E. Marcos, a price on severe abuses that the movant had sustained.

That the administration of the deposed President and the Republic of the Philippines abused the laws in their hands enriching themselves and their cronies at the expense of the Tallano Family. And of 90 percent of the population of the Filipino people by taking advantage the opportunities over the land under TALA Estate and that Royal Family Economic Resources around 617,000 metric tons portion of 2,500,000 metric tons which was a remaining portion of the Gold Reserves that was deposited in the vault of the Central bank then transpoerted from Hawaii to the Philippines Island, on the year 1898, thru the wife of Prince Julian McLeod Tallano; the Queen of Hawaii, Queen Lilioukalani Kamehameha, the last monarch of Hawii that was deposed by Russians and American conspiracy, whose Christian name was Princes Aminah Jumalol Alam Benitez, under the guise of social justice and public welfare for the Filipino people without just compensation provided to the Royal Clans, the Tallano Family.

Unquote the part of this manifestation
Of the Undersigned.

**SUCCESSION IN INTEREST
FROM THE TALLANO'S
PREDECESSOR**

Upon the favorable judgment of the case by virtue of issuance of the issuance of Decision With Compromise Agreement of February 4, 1972, an Extra Judicial Partition of the estate (both movables worth of \$500 Trillion U.S. Dollar of Gold Nuggets and immovable properties had been initiated by the Tallano' Predecessors, Benito Agustin Tallano, Don Gregorio Madrigal Acop, Don Annacleto Madrigal Acop and Don Esteban Benitez Tallano among their immediate nearest kins, namely; Cirila Morden Tallano, Florenda Morden Tallano, Tarcila Morden Tallano, Flora Morden Tallano, Camela Morden Tallano, Prince Julian Morden Tallano and Verlina Morden Tallano at 30% for the Judicial Administrator and 70% to be divided equally

among the heirs after deducting portion allocated to the beneficiaries and twenty (25%) to the Filipino people through and to be administered by Prince Julian McLeod Tallano Foundation, that caused the appointment of said Prince Julian Morden Tallano as Judicial Administrator by the Predecessors of the TALLANO CLANS that was affirmed by the Court under the sala of CFI Hon Judge Enrique A. Agana, now RTC Branch 111 in Pasay City. Herewith is vital data affirming the consanguinity relationship of the TALLANO HEIRS with the Original Land Owners.

While to trace the very history of the same land which was the subject matter of adjudication and judgment penned down by the Land Registration Court on Oct 3, 1904, against the Republic of the Philippines, that time was a Philippine Commission, for and in favor of Prince Lacan Acuña Ul Rijal Bolkiah (Tagean) Tallano, the Predecessors of the said Judicial Administrator, Prince Julian Morden Tallano. And the defeats of the Republic of the Philippines had been experienced long time before the case LRC/CIVIL Case No. 3957-P had cropped up with the same respondent, government of the Republic of the Philippines during the trial of the Cadastral Court, in compliance with the abusive laws under Republic Act No. 2259, filed a disturbing petition against the TALLANO (TALA ESTATE) CLANS but the decision of then Cadastral Court had remained firm in favor of the legitimate land owner, the Prince Lacan Ul Rijal Bolkiah (Tagean) Tallano.

On January 18, 1992, after almost 97 years had passed, under the land Registration Court then in the Province of Manila, the Pasay City Court, where the TALA ESTATE case was terminated satisfactorily by virtue of Decision with Compromise Agreement of February 4, 1972, in favor of the true owner, the Tallano Clan, under LRC/CIVIL Case No. 3957-P, its records was razed by fire that caused the reconstitution of judicial records including titles of the lands involved but the reconstitution was subjected into

another manipulation because what the presentor had presented beyond the knowledge of the Principal, the Judicial Administrator, was only the November 4, 1975. It deprived and lacks many vital documents that caused another petition for reconstitution of judicial records that was filed thru Atty. In Fact by said Judicial Administrator, Prince Julian Morden Tallano, who was the one testified in Court so the July 11, 2001 Order was issued Judicially reconstituted all court Records of the RTC Pasay City, Branch 111 formerly CFI Branch 28, favorably to the Tallano Calans issued by Judge Ernesto Reyes. And to prove the said Case 3957-P had been terminated in favor of the Tallano (Tala Estate) Clans, the following documents were issued strengthened the verdict of the Court, t wit:

- a) Decision With Compromise Agreement dated February 4, 1972, rendered by Honorable Judge Enrique A. Agana, which is a case for quieting of titles with/Reconveyance of Real Properties with Reconstitution of titles in accordance with R.A. 26.
- b) Entry of Judgment dated June 14, 1972, in LRC/CIVIL Case No. 3957-P which proved that the case had been terminated in favor of the TALA (Tallano) Estate
- c) Clarificatory Order dated March 21, 1974, also issued by Judge ENRIQUE A. AGANA
- d) Writ of Execution, Demolition and Possession, dated Sept. 10, 1972, in the same case, this proved that the case has already been executed.
- e) Certificate of Sheriff returns dated November 17, 1974, which showed that the subject Land, portion of the TALA ESTATE, has been turned over the legitimate owners, the TALLANO CLANS, by the implementing Sheriff

- f) Real properties covered by Writ of Execution were reconveyed to the true owner, thereof, the TALLANO CLANS, thru Judicial Administrator, Prince Julian Morden Tallano
- g) Letter of Administration dated July 6, 1976, in favor of the said Judicial Administrator, that upon ascertaining the real properties of the late predecessor of the Tallano Clans, an Heir ship proceeding had taken place and had been decided in favor of the legitimate heirs at their specified interest and rights.
- h) Clarificatory DECISION dated JANUARY 19, 1976, also rendered by Hon. Enrique A. Agana over the real properties covered by TCT No. T 408 and TCT No. T 498 in favor of the TALLANO CLANS on the diverted issue, but it was a revival of the case over the said real properties which were allegedly not public land, covered by the Decision with Compromise Agreement of February 4, 1974, between the TALA ESTATE and of the Republic of the Philippines.
- i) Certified True Copies of Judicial form No. 140 G.L.R.O. No. 168, Book No. 34 of OCT No. T 01-4, TCT No. T 408 and TCT No. T 498
- j) Order of Third Alias Writ of Execution dated May 23 , 1989, which showed a subsequent issuance of execution for satisfaction of judgment, which covers several real properties in Tagaytay, Baguio, Cebu, Bicol, Antipolo, Rizal, and in some part of manila like real properties along Roxas Boulevard, like Diamond Hotel and some part of reclamation areas.
- k) Court order dated July 11, 2001, issued by Hon. Ernesto A. Reyes formally ordering the reconstitution of Judicial Records of RTC Branch 111, formerly, CFI Branch 28 in Pasay City Court that gutted by fire on January 18, 1992.

- 1) Court Order of October 8, 2001 issued by Hon. Ernesto A. Reyes denying the petitioner, republic of the Philippines, thru the Office of the Solicitor General's motion for reconsideration of the Order of reconstitution of Judicial Records.

BRIEF STATEMENT OF FACTS:

OCT No. T 01-4, is a land titles with probative value which was issued by virtue of Royal Decree of 1764 and was rectified by Spanish Mortgage Law, and finally it was adjudicated by the Land Registration Court, the time the DECREE No. 297 was issued for and in the name of Prince Lacan Ul Rijal Bolkiah Tagean Tallano on October 3, 1904, in compliance to the Torrens Title in character. No appeal had been filed by the Republic of the Philippines then that caused segregation of land by the issuance of TCT No. T 408 and TCT No T 498, which are Torrens titles in character and are derivative titles thereof.

In the later part and after said 97 years, the respondent Republic of the Philippines filed a motion or certiorari for the annulment of the judgment together with that OCT No. T 01-4, and that TCT No. T 408 and TCT No. 498, while in the Decision with Compromise Agreement of February 4, 1972, they failed to file petition for reconsideration, appeal, or certiorari except on April 2002 that was after 30 years of promulgation of judgment by virtue of said Decision with Compromise Agreement.

The Honorable Solicitor General who, all this times, had been representing the Republic of the Philippines since the inception of LRC/CIVIL Case No. 997-P and later re-numbered into LRC/CIVIL Case No. 3957-P, moved for reconsideration, but was denied as per order of the Court dated October 8, 2001 due to lapsed of time and Estoppels by Latches.

Notwithstanding, receipt of the Order of Denial, the Solicitor General did not appeal there from nor file any petition for Certiorari. But on April 2002, the Office of Solicitor General instead filed a PETITION FOR THE ANNULMENT OF JUDGMENT embracing all the Orders/Decisions and titles of the subject land which were ordered reconstituted by the Court Branch 28 of CFI now RTC Branch 111 of Pasay City, on the grounds of LACHES, while the Truth the Republic of the Philippines is in ESTOPPEL in view of its failure to make a timely objection in court below and beside its having entered into a Compromise Agreement with the Tallano Clan. Likewise, LACHES prevents the Honorable Solicitor General from raising this issue at this very late hour, (Sec. 3, Rule 47, 1997, Rules of Civil Procedure) not against the TALLANO CLANS, in so far as the Supreme Court upholding the issue of reconstitution of records of terminated cases any time in accordance with Rule 124, Sec. 5 (h) now Rule 135, Sec. 5 (h) of the 1997 Rules on Civil Procedure. Neither R.A. 441 nor Act 3110 is applicable because these refer to pending judicial proceedings (YATCO VS. CRUZ 6 SCRA 1077). While the Tallano Estate case was long and finally settled and executed for quite sometimes. This showed stronger ground of lack of Jurisdiction can be barred by ESTOPPEL or LACHES to a PETITION FOR THE ANNULMENT OF JUDGMENT (TIJAM vs. SIBONGHANOY, 23 SCRA 29)

THE CASE HAD BEEN TERMINATED
IN FAVOR OF THE HEIRS OF
TALA (TALLANO) ESTATE AND IT BECAME
FIANL AND HAD EXECUTED FOR QUITE SOMETIME
Jurisdictional issue AGAINST THE RESPONDENT COURT
Is void ultimately.

In many Supreme Court Judicial wisdoms, any party litigant who submits himself or herself to the Court to seek judgment to the petition or Complaint he/she cannot invoke later the issue of lack of jurisdiction and if the litigant had submitted himself or

herself to the Jurisdiction of the Court, the defense of lack of jurisdiction is fatal. Because, where party was estopped from questioning the jurisdiction of the court -- We can not in absolute fidelity to our trust, accord our stamp of approval to the belated attempt of applicants/petitioner to question the Jurisdiction of the Court as it was patterned as well the same in the incidence of Court of First Instance of Davao in Civil Case No. 458. Having voluntarily submitted their cause to said Court, they can not later on, after receiving an adverse verdict, now question its Jurisdiction or authority. The doctrine of Estoppel by Latches bars them from raising now the question. Moreover, the jurisdiction of the Court of First Instance over the subject matter in Civil Case No 458 can not be seriously disputed, which is very true in the Case of Lubudan vs. Gil, L-21163, May 17, 1972; 45 SCRA 17. In this instant case... Too late in the time of the midnight for the respondents to question the jurisdiction of this Court. In an ESCHEATMENT PETITION the Republic of the Philippines had filed using the same evidences of the Intervenors against the Tallano Clans, which the Provision of Sec. 2 Rule 129, Revised Rules of Court, prohibits the party concern to contradict from previous pleadings, as the Rules of Court provide:

Sec. 2 Judicial admissions- Admissions made by the parties in the pleadings, or in the course of the trial or other proceedings do not require proof and can not be contradicted unless previously shown to have been made through palpable mistake, your Honor; this is true also, in the case of Sta Ana vs. Maliwat, 22 SCRA, 1018, 1022-1023. And may I avail this opportunity to cite judicial authority provided in a case, People vs. Reyes, No L-7390, of April 30, 1955. "A party will not be allowed to make a mockery of justice by taking in consistent positions which, if allowed, would result in brazen deception. It is trifling with the Courts, contrary to the elementary principles of right dealing and good faith, for an accused to tell the court that it lacks authority to try him and, after he has succeeded in his

efforts, to tell the court to which he has been turned over that the first has committed error in yielding to his plea. To cite another precedent in a Case, *Henson vs. Andres Fernando*, CA-G.R. No. 44274-R, dated November 23, 1973.

When a party deliberately adopts a certain theory, and the case is tried and decided upon the theory in the Court below, he will not be permitted to change his theory on appeal because, to permit him to do so, would be unfair to the adverse party which was true in the case of *Melina vs. Somes*, 24 Phil. 49, and in the case of *Agoncillo vs. Javier*, 39 Philippines 424; *Prince Line vs. Northern Motors, Inc.* No. L-13894, February 29, 1960. In an Intervention complaint filed by Benito Agustin Tallano, predecessor of the Intervenor, it could be gleaned, the Movant, Republic of the Philippines, thru its OSG never laid to the judicial table any contravention, if any there be, which it construed that material allegations in the Intervention complaint of the Intervenor, Benito Agustin Tallano had not been specifically denied which were admitted to be true. Material allegations in the complaint not converted by a specific denial, is admitted to be true for the purpose of the action. Evidence in contradiction thereto can not be received; and finding of fact in opposition to such admission will be disregarded or set aside on appeal (*Pomery's Code Remedies*, 734-735; *Jacinto vs. Chua Leng*, CA-G.R. No. 1430-R January 32, 1948, 45. O.G.2919, cited in *Francisco's Rules of Court*, Vol I, p. 421, 1965 ed.,) and likewise, a case in *Vargas vs. Vargas* CA-G.R. No. 36053-R September 6, 1973, respectively To avail the substance of the principle of *ALEGATA ET PROBATA*, wherein it taught us in Judicial Wisdom, that allegations in complaint should be proved, because there is a cardinal rule in evidence to the effect that what appears described in the allegation of the complaint should be proved (*alegata probata*) by clear and convincing proofs. Stated otherwise, he who alleges facts has the burden of proving it and a mere allegation is not evidence, which was true in a case *Legasca vs. de Vera*, 79 Philippines, 376; and *Rodriguez vs. Valencia*, 81, Philippines, 787; Sec. 1 Rule 131) In this stage,

The office of the Solicitor General, failed to show proof that the heirs were gone to exist. What is more convincing, the Intervenor, Prince Julian Morden Tallano had clearly identified the Natural boundary of this Archipelago of ours and supported by documentary evidences, which reached that our natural territorial area of 359,880,045.966 hectares with number of Islands 7,169 Islands/Islets

Is therefore, lawfully assert that every inch of the land and its structures are own by the Tallano Royal Family, embracing vacant untitled land, except, those already titled validly for quite sometime found in the hand of beneficiaries and legitimate land owners.

In the case of Blas vs. Dela Cruz and Melendez, 37 1, Philippines, and the case of Roque vs. Lapuz, G.R. No. L 32811, March 31, 1980, 96 SCRA 741, THE WORD LAND INCLUDES EVERY ESTATES AND INTEREST AND ALL IMPROVEMENTS THEREON AND IN LAND AS A RULE owned by the land owner. That in various Judgments as pronounced by the Supreme Court it was held that the Registration of land in the name of a particular persons vest in him not only the Title to the Land but also of all the IMPROVEMENTS THEREON. It is axiomatic that every thing that is built to the soil should be yielded to the soil.

We furtherly invoking that the Court of Appeals has NO JURISDICTION AND AUTHORITY TO HEAR AND DECIDE. Because the Court of Appeals itself lost its Jurisdiction from the beginning while the petitioner, Republic of the Philippines had lost its legitimate ststanding in Court and personality to file said petition after lapse of time of filing said petition for Annulment which was done for more than four (4) years of being in-action as DEFAULT BY HIMSELF, which reached to four year and 9 months contradictory to the Rule 47 Sec. 3 as enforce, which read as follows:

PERIOD OF FILING ACTION-If based on Extrinsic Fraud, the action must be filed within four (4) years from its discovery; if based on Lack of Jurisdiction, before it barred by laches and estopped (Wimget vs Rockwood 60, F. 2d, 326. 332; Burton vs. Ryan, 88, Ind App; 549, 165 N.E. 260, Harisson vs. Miller, 124 W. Va., 550, 21 S.E. 2d 674) and Hutchinson vs. Kenny 27 F. 2d 254) Jett vs. Jett, 171 Ky 548, 188, S.W. 669)

On the above context, for procedural purposes the ESTOPPEL referred to here is actually ESTOPPEL BY LACHES, which is that failure to do something which should be done or to claim or enforce a right at a proper time or neglect to do something which should be done or to claim or enforce a right at a proper time or a neglect to do something which should be done or to claim or enforce a right at a proper time or a neglect to do something which one should do or to seek or enforce a right at a proper time. As imparted by the Supreme Court's Judicial Wisdom, is in General principle is a barring attacks raised against the Jurisdiction of the lowercourt, specifically, the Respondent Court, RTC Branch 111 since the complaining party petitioner) was guilty of laches.

As General Rule in the Court of Highest office, the Supreme Court, the jurisdiction of the court, is determined by the Statute in force at the time of the commencement of the action (People vs. Paderna L-228515. January 29, 1968 and Atlas Fertilizer Corporation vs. Navarro, etc., et al G. R. 72074, April 30, 1987). Upon abandonment of the right for due process of this instant case in the sala of the Respondent Court without availing pertinent legal remedy by guilty party petitioner after the Motion for Reconsideration on July 7, 2001 had been denied October 8, 2001 without filing an Appeal to the Appellate Court that should be filed before it lapse of time of period to file an appeal or to file a Certiorari when the subject matter is of lack of or errors of Jurisdiction which should be filed sixty (60) days from Notice of Judgment or Resolution.

In Case a Motion for Reconsideration or New Trial is timely filed sixty (60) days period shall be counted from notice of denial of said motion., whether said motion is required or not but, it failed to do so before the petitioner become guilty of ESTOPPEL BY LACHES OR GUILTY BY DEFAULT. Therefore, even if PROCEDURALLY ERRONEOUS, IS NEVERTHELESS BECAME A VALID JUDGMENT THAT THE RESPONDENT COURT, PARTICULARLY, RTC PASAY CITY BRANCH 111, HAD EXERCISED (De La Cruz vs. Ejercito, L-40895, Nov. 6, 1975)

WE END WITH QUOTE FROM THE SUPREME COUR

“It is axiomatic that final and executory judgments can no longer be attacked by any of the parties or modified, directly or indirectly, even by the Supreme Court. (PANADO VS. CA) 298 SCRA 110.

PRAYER

Wherefore, premises considered, we SUBMIT THIS FOR FULL COMPLIANCE TOT HE ORDER OF THE COURT OF APPEALS, AND AN ULTIMATE OPPOSITION TO BASELESS CLAIMS OF THE ACOPIADOS in accordance with the Order of the Court of Appeals dated March 10, 2004.

And we further PRAY for immediate relief, which the Court deem just and equitable to the premises;

PRINCE JULIAN MORDEN TALLANO

Judicial Administrator

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Pasay City, Metro Manila

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4) Register of Deeds
Of the Province of Bulacan,
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March 19, 2004,

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