SPECIAL WRIT OF EXECUTION - January 28, 1987 -

REPUBLIC OF THE PHILIPPNES REGIONAL TRIAL COURT National Capital Judicial Region Branch 111, Pasay City

WILSON P. ORFINADA ET AL Plaintiff

-VS-

MACARIO RODRIGUEZ ET AL THE HEIRS OF DON MIGUEL AND HERMOGENES ANTONIO RODRIGUEZ DONA AURORA FABELA Y CORDOVA PATRICIA TIONGSON/RICARDO and SEVERINO MANOTOK PONCIANO/DR NICANOR PADILLA CONRADO POTENCIANO & HEIRS FELIMON AGUILAR/MANNY VILLAR & CO.) FORTUNATO SANTIAGO AND MARIA PANTANILLA P. SANTIAGO AND HEIRS MARCOS ESTANISLAO AND MAURICIO DE LOS SANTOS /HARRY STONEHILL PACIFICO & VIRGINIA APRIETO/ DOMINADOR AND DOMINGO ROQUE/ NATIVIDAD DEL ROSARIO ET. AL MAYOR LITO LOMOT SANDIEGO & MUNICIPAL MAYOR OF MONTALBAN PROVINCE OF RIZAL/ANTONIO/ EULALIA RAGUA/DON MARIANO SAN PEDRO Y ESTEBAN/AND MARIA SOCORRO CONRADO HEIRS/THE HEIRS OF FLORENCIA RODRIGUEZ AND ET AL DON ESTEBAN BENITEZ TALLANO, ET. AL. ENGRACIO SAN PEDRO AND HEIRS THE ADMINISTRATOR OF BICUTAN MARKET/MAYSILO ESTATE ET AL. PEDRO GREGORIO/AGAPITO BONSON AND HEIRS/ BALBINO FRANCISCO PEDRO ROJAS ESTATE AND HEIRS EUGENIO MARCELO/JUAN JOSEF SANTIAGO GARCIA AND HEIRS MARIANO NONES AND HEIRS ORTIGAS AND COMPANY PARTNERSHIP/ THE AYALA Y CIA AND CO., THE V.V. SOLIVEN REALTY AND CO., INC., JOSE YAO CAMPOS AND COMPANY GREGORIO ARANETA AND CO., INC. THE ADMINISTRATOR OF PASAY AND TRIPLES ESTATES / AND THE MARICABAN ESTATE / PERPETUA AND PERFECTO AQUINO, ET. AL., ANTONIO FAEL THE ADMINISTRATOR OF SAN PEDRO ESTATE

JOSE SALVADOR / MAGNO FERNANDEZ CANDIDA DE GUIA AND THE HEIRS CIVIL CASE NO. 3957-P
Quieting of Title and with
Reconveyance of Real
Properties with
Reconstitution of OCT No.
T 01-4 and TCT No T 408/
T-498 in accordance
with Rep. Act No. 26
in the name of
Prince Lacan Ulrijal
Bolkiah Tagean Tallano
Don Gregorio Madrigal
Acop & Don Esteban
Benitez Tallano

AND THE TENANT PEDRO PILAPIL)
HARRY STONEHILLS/TRUSTEE / MORTGAGE
DONA DOLORES OCHOA CASAL AND
DELFIN CASAL ET AL
, · · · · · · · · · · · · · · · · · · ·
SIMONA ESTATE AND THE HEIRS)
EXEQUIELDELACRUZAND HEIRS)
FRANCISCO CUEVAS/FRANCISCA)
DELA CRUZ AND HEIRS/PEDRO CUEVAS)
FORTONATA DELA CRUZ/BERNARDINO CUEVAS)
GASPARA ROOUE/MAXIMO CUEVAS &
BERNARDINA MARIANO/PRUDENCIO CUEVAS)
, , , , , , , , , , , , , , , , , , , ,
AND CELERINA DE GUZMAN AND)
THEIR HEIRS/ET AL/GERVACIO LOMBO,)
FRANCISCO SORIANO/QUINTIN MEJIA/)
CATALINA ESTANISLAO AND THE HEIRS/
JUANA CRUZ AND HEIRS
GABINO JAVIER AND HEIRS/CRUZCON DEV)
CORPORATION/FELIZA CRUZ AND TOMAS RANEN)
ST. JOSEPH REALTY AND LAND DEV. CORP)
THE MODESTO, EULALIO, TOMAS,
APOLONIO, PEDRO, FRANCISCO, AND
ANTONIO CRUZ, RAFAEL SARAO;
JOSE OLIVER AND THE HEIRS
DOMINADOR DE OCAMPO BUHAIN, ET AL.
MANUEL QUIOGUE, ESTANISLAO,
EDUARDO AND BERNABE CARDOSO AND)
THE HEIRS, ANTONIO AQUIAL)
FELIX AND CLAUDIO OSORIO AND HEIRS)
REGINO DELA CRUZ/GIL SANTIAGO)
MARCIANO TUAZON AND J. TUAZON AND
COMPANY, JULIAN AND JUAN FRANCISCO)
SARAO MOTORS/FRANCISCO MOTORS CORP.)
PHILIPPINE SHARE COMPANY
,
PILAR DEVELOPMENT CORPORATION)
DR. FRANCISCO Y. PANOL AND ALL PERSONS)
UNDER THEM AND EURO PACIFIC RESORT INC.)
VICENTE BAYAN AND THE HEIRS/
ANGELAND CRISOSTOMO BAUTISTA AND HEIRS)
FAIRLAND DEV. CORPORATION AND HON CITY)
MAYOR JUN SIMON AND CITY GOVT. OF Q.C.
,
TEODORO LIM, FELIX AND HEIRS)
VALINTINO GAJUDO/CANDIDO CLEOFAS)
FORT WILLIAM MCKINLEY AND THE)
MANILA RAILROAD COMPANY/UNIVERSITY)
OF THE PHILIPPINES THRU HON. SOL. GENERAL /)
THE DENR AND THE COMMISSIONER OF LAND)
REGISTRATION COMMISSION / THE REGISTER)
OF DEEDS OF ANGELES CITY / HON. REGISTER OF)
,
DEEDS OF BAGUIO CITY/CITY OF GOVT OF MLA.)
THE CITY GOVT. OF BAGUIO/THE CITY GOVT.)
OF PASAY AND MAYOR PABLO CUNETA/)
THE PROV. GOVT. OF CAVITE/THE MUN GOVT OF)
DASMARINAS/THEMUN GOVT OF IMUS, CAVITE)
THE MUN. GOVT. OF BACOOR / THE CITY GOVT.)
ANF THE HON. REGISTER OF DEEDS OF
TAGAYTAY OF CAVITE PROVINCE
THE HON. MAYOR AND CITY GOVT. OF PALAYAN)
THE PROVINCE GOVT. OF PALAWANTHE CITY GOVT.)
AND THE HON REGISTER OF DEEDS OF DAVAO/)
THE MUN. GOVERNMENT AND THE PROV. REGISTER)
OF DEEDS OF TARLAC/MUN.GOVT.OF
, , , ,

TAYTAY RIZAL/ THE HON. ADMINISTRATOR)
OF MMDA / THE HONORABLE DIRECTOR)
OF BUREAU OF LANDS THE DEPT OF PUBLIC)
WORK AND HIGHWAY/THE REPUBLIC)
OF THE PHILIPPINES)
AND TO ALL WHOM IT MAY CONCERN)
Defendants)
DON ANNACLETO MADRIGAL ACOP)
PRINCE JULIAN MORDEN TALLANO)
DEFENDANTS/INTERVENORS)
Y	X

SPECIAL WRIT OF EXECUTION

TO: THE EX OFFICIO SHERIFF

Or Any of his Deputy and or the

The Court Deputized Special Private Sheriff

REGIONAL TRIAL COURT (BR. 111)

Pasay City

GREETINGS:

Whereas, on February 4, 1972, this Court rendered the Decision with Compromise Agreement in the above entitled case between all concerns parties, the Republic of the Philippines and the Heirs of Tala Estate owners, PRINCE LACAN ACUNA ULRIJAL BOLKIAH TAGEAN TALLANO, DON GREGORIO MADRIGAL ACOP, then represented by DON ESTEBAN BENITEZ TALLANO, as co owner and BENITO AGUSTIN TALLANO, Intervenor and father of the now Court Appointed Judicial Administrator, PRINCE JULIAN MORDEN TALLANO, the dispositive portion of which reads:

WHEREFORE, in view of the motion for resolution for separate decision with compromise agreement as submitted by the Republic of the Philippines thru its Hon. Solicitor General, the same has been granted and both owner duplicate copies of the lost original of OCT No. 01-4 has been considered reconstituted and the same force and effect for in favor of the heirs of Prince Lacan Acuna Tagean Tallano and/or his successor in interest, subject to the following terms and conditions as herein stipulated by both proponents, here namely;

Whereas integral part of the compromised judgment pertains to gold reserves billion of around 49,360,000 bars of 12.5 kilos U.S. GOLD NUGGETS that was lent by the TALLANO ROYALFAMILY, the predecessors of the TALA ESTATE OWNERS HEIRS, represented then by PRINCE JULIAN MACLEOD TALLANO and his son, DON ESTEBAN BENITEZ TALLANO to the Government of the Republic of the Philippines,

thru its former President, Manuel Roxas on the year 1949, on the year 1949, AS GOLD RESERVES for establishment of Central Bank of the Philippines ratified in mutual cooperation and understanding by both nations; the Republic of the Philippines represented by former President Elpidio Quirino and of the United States of America represented by its President, Harry S. Truman during the economic agenda entitled "THE ECONOMIC LIFE OF THE PHILIPPINES." as shown by the aforementioned President and by the elected members of the newly established Central Bank of the Philippines Monetary Board on 28th of February, 1952 and was held at the 6th Floor of the PNB Escolta, City of Manila. That before this Court, the Office of the Hon. Solicitor General Hugo Gutierrez affirmed said ratification on the Agenda entitled the "ECONOMIC LIFE OF THE NATION" That among the signatories are as follows:

- 1 HON. MIGUEL CUADERNO, Presiding Officer, and was elected Chairman of the Monetary Board and acting as Central bank Governor.
- 2 HON. SECRETARY OF FINANCE, PIO PEDROZA, PNB President
- 3 MR. VICENTE CARMONA President, REHABILITATION FINANCE CORPORATION
- 4 DELFIN BUENCAMINO MEMBER OF THE BOARD
- 5 JOSE YULO MEMBER OF THE BOARD
- 6. RAFAEL CORPUZ MEMBER OF THE BOARD
- 7 ANTONIO DE LAS ALAS MEMBER OF THE BOARD
- 8 CARLOS P. ROMULO AMBASSADOR OF PACIFIC UNION
- 9 DON ESTEBAN BENITEZ TALLANO PRINCIPAL BAILOR-TRUSTOR

WHEREAS, an integral part of the compromise judgment are several mandates one of which identified as No. 9 of such orders is hereto to state as follows:

9) Ordering the National Government, Office of the President of the Philippines and his Staffs, the National Treasurer and his Staffs, the Solicitor General and his Staffs and the GOVERNOR OF THE CENTRAL BANK OF THE PHILIPPINES to located the remaining inventory balance of 400,000 meric tons of Gold Nuggets own by the Royal Family, the TAGEAN TALLANO FAMILY, and when relocated, return the same to the vault of Central Bank for the interest of the Filipino people to serve as U.S. Dollar Reserves required by the IMF and the World Bank, while five (5%) of that 1% of the required Royalty which was unpaid starting in the year 1969 to the present and to its succeeding years until ton he precious metals would be withdrawn based on the prevailing market price should be paid directly to the authorized heir, Prince Julian Morden Tallano.

Whereas, a manifestation of Central Bank Governor, Gregorio Licaros had admitted under oath before this Court the only salvage inventory of said 617,000 metric tons of Gold Reserves and of that 583,000 metric tons which were deposited in trust by said Don Esteban Benitez Tallano to the vault of the Central Bank of the Philippines then assisted by his Legal Counsel, young Brilliant Lawyer of the Family, said former President Marcos, and which is still outstanding had reached only to 217,000 metric tons and was declared around 363,000 metric tons were missing when to account the 400,000 metric tons that were clandestinely transported to the United States of America by the order of said Deposed President then, Ferdinand E. Marcos, and deposited it by said Central Bank Governor, Gregorio Licaros to United States Federal Reserves at the pressures of the IMF-WORLD BANK sometime in the year 1974 during the midst of bloody apprehension by Marcos military rule to the Filipino people.

Whereas, portion of said missing gold billion containing of around 2,500 metric tons of 999.9 was discovered it has covered and embraced by Deposit Certificate No. 29791901-B, deposited in the Banco Central dela Republica Argentina on Sept. 15, 1973, and has been covered by INSURANCE CERTIFICATE insured on the same date of Sept. 15, 1973, by authority of the President issued by the Department of Finance of the Republica Argentina, evidenced by MEMORANDUM RECEIPT GMR No.29791901-B counter signed by said Former President Ferdinand E. Marcos, together of its BANCO CENTRAL DELA ARGENTINA, identifying Box No. 29791901-B, R.A. 1842, P.D. 4142, the same said CERTIFICATE OF DEPOSIT by virtue of this Special Writ of Execution of January 28, 1987 be turned over to the legitimate beneficiaries-heirs of the TALLANO ROYAL CLAN headed then by DON ESTEBAN BENITEZ TALLANO, who deposited said 1.2 million metric tons that portion of which as aforestated was lent by him to the Government of the Republic of the Philippines in the presence of their witnesses, their Young Family Lawyers then, ATTY. FERDINAND E. MARCOS, ATTY. LORENZO TANADA, Senate President Jose Avelino, Senator Claro M. Recto, and the former President, Diosdado Pangan Macapagal, who was also then one among the top bras lawyers of the TALLANO ROYAL FAMILY.

Whereas, further disclosure was made by Ex. Central Bank Governor Gregorio Licaros and Akejo Rizal Lopez, the incumbent Overseer of the late Don Esteban Tallano, who was designated and had substituted Reverend Jose Antonio Diaz, A.K.A. Reverend Severino Sta. Romana, divuging the whereabouts of the portion of the said movable assets, such as 1.2 million metric tons of Diamond worth of more than \$300 Trillion U.S. Dollar own by the TALLANO ROYAL FAMILY, that were ferreted out to the Philippines from the island of Hawaii during the heavy battles of conspiring Russian american military forces against the TAGEAN ROYAL ARMIES toward dethronement of a Queen Lilieluo Kalanie Kamehameha, on the year 1896, which portion of said Gold bullion containing of 600,000 metric tons is now cinfirmed deposited in the name of DR. GUNTHER VON KLAUZE, the german name use as alias of said TALLANO ROYAL FAMILY's overseer, Dr. Alejo Rizal Lopez, in Bank Credit Swiss, UBS Bank of Lugano, UBS Bank of Zurich, Switzerland to secure and for safe keeping of said treasures against arrogant Marcos Administration and his cohort, HENRY SY and LUCIO TAN, And the same be turned over in due time to the legitimate heirs, headed now, by PRINCE JULIAN MORDEN TALLANO.

Another assets worth of \$30 Billion U.S. Dollar allegedly in the name of American Humanitarian Foundation, Inc., under Account Numbers 0-100086 and Account No. 372294-013 which were transferred to the Bank of America by Hon Placido V. Mapa in 1982, was discovered another kind of maniplulation by the Deposed President, Ferdinand E. Marcos against his principal Don Esteban Benitez Tallano, whom he served his Lawyering Services that need to recover said precious assets for and in favor of the TALLANO ROYAL FAMILY and the Filipino people.

That based on the Court Record and deposition of the concerned witnesses, said Don Estban Benitez Tallano, the great grand father of the now COURT APPOINTED JUDICIAL ADMINISTRATOR, Prince Julian Morden Tallano, had obtained inventory certificate issued by the Monetary Board on 19th day of Sept. that disclosed said 1.2 million metric tons of gold, where the 617,000 metric tons was apportioned into a Central Bank Gold Reserves which illegally reduced into only 217,000 metric tons that declared around 400,000 metric tons from the Gold Reserves were missing and nowhere to be found. That later on it was confirmed by Central Bank Governor Governor Gregorio S. Licaros said 400,000 metric tons in cospiracy of the deposed

President were lifted beyond the knowledge of the owner and transported to the United States Federal Reserves with concealment the said 2.5 metric tons were covered by TRUST CERTIFICATE OF DEPOSIT in the name of the bearer as mentioned above.

To appropriately categorize the offenses inflicted upon the Movant and his Family, the following have been identified as among the reported violations and Human Rights Abuses instituted by the Officials of the Government of the Republic of the Philippines and, the deposed President himself, against the predecessors and the heirs of the TALLANO CLAN, to wit:

- a) That, the Deposed President, during his civilian life time, and being a Brilliant Family Lawyer of the Clan since the year 1946, by stealth and strategies being highest and most influential Government Official to every government agencies then had managed to convince his subordinates in his administration and made him successfully stashing several tons of Gold that had been withdrew from the Deposit of the Royal family then in Vatican City which said U.S. Gold Nuggets amounting to 617,000 metric tons portion of that 1,200,000 metric tons lent to Republic of the Philippines, in courtesy to the Cousin of the late Don Esteban Benitez Tallano the late Former President Manuel Roxas, which said 617,000 metric tons was used as Gold Reserves requirement of the newly established Central Bank then in the year 1949. But what made unlawful was that only around 617,000 metric tons as officially accounted and recorded for in the Central Bank vault then in the year 1965, that made the family a damaged of around 483,000 metric tons of Gold U.S. Nuggets.
- b) That immediately, upon attaining the majority votes of the Filipino people for his Presidential Candidacy in the year 1965, in his first months of taking the position of being the President, thru his superior power, and abusive conduct and influence being a public official again and once more applied another stealth and strategies to the further damage of the TALLANO ROYAL FAMILY, he had withdrew another 214,000 metric tons of Gold officially deposited in trust as Gold Reserves of the Central Bank, while, he knew very well being 10 years Lawyer of the Family said Gold reserves would be withdrawn upon expiration of Fifty (50) years lease to and in favor of the Royal Family on the year 1998, but to no avail in the said incoming withdrawal said remaining Gold Reserves are nowhere to be found except that of 17,000 metric tons of 999.9 karats of 12.5 U.S. Nuggets Gold Bars but the rest was nothing that had been initiated by the said Judicial Administrator, Prince Julian Morden tallano and his lawyer, Atty. Cezar Paras, in the end of the month of February 1986. That made the Royal Family and the Filipino people a total damage of P1.2 Million

Metric Tons of U.S. Gold Nuggets, beside of other precious wealth that were abscounded by his identified cronies adversely affecting the interest of the TALLANO ROYAL CLAN's heirs including their good fortune were disappeared and their resources abundant daily living of their children had been grabbed through such despotic abuses of power of the said Deposed President, Ferdinand E. Marcos.

Whereas, on 28th of January 1987, this Court granted the Motion for the issuance of SPECIAL WRIT OF POSSESSION & EXECUTION filed by the successful intervenor thru Counsel, Senator Jose Diokno and his Collaborating Counsel, Atty. Liberato Bauto.

Whereas, DR. ALEJO RIZAL LOPEZ, who entered into stipulation to turn over the said movable precious assets to the rightful beneficiaries headed now by Court Appointed Judicial Administrator, PRINCE JULIAN MORDEN TALLANO, thru his legal counsel, as well, pleaded to this Court for three (3) years moratorium commencing February 1, 1987 ending February 1, 1990, after which said commodities inclusive of papers and documents relevance to absolute ownership would be turned over to said Judicial Administrator, otherwise, said concern person or persons shall be charged with fullest force of the law and appropriate penalty at the discretion of the Court considering no legal impediment that the Office of Hon. Solicitor General and the office of Presidential Commission on Good Government have been excercising in due course against the legitimate most valuable assets owner, the Tallano Royal Family.

NOW, THEREFORE, you are hereby commanded to enforce this SPECIAL WRIT and turn over all the aforementioned movable precious assets inclusive of papers and documents appurtenance thereto and any nature of assets, real or personal, either their Share of Stocks from any business corporation, bank and similar nature in as much as the Counsel of the Former President, ATTY. JUAN CORONEL, failed to submit demurer of evidences against the interest of the heirs of the Royal Family which cooroborate the un-waivering position of the lawful owner of said precious assets worth of \$300 Trillion U.S. Dollar in term of ownership rights to and in possession of and or in favor of the heirs of the late PRINCE JULIAN MACLEOD TALLANO, QUEEN LYDIA LILIELUO KALANI KAMEHA MEHA and their Son, the late DON ESTEBAN BENITEZ TALLANO, headed and succeeded by Court Appointed Judicial Administrator, PRINCE JULIAN MORDEN TALLANO and against anybody or heirs or successors of said DR. ALEJO RIZAL LOPEZ or the heirs and succesors of the Deposed President Ferdinand E. Marcos including heir trustee and or Depository Bank both in domestic and or foreign bank and those Bank or Institution operating abroad.

You cause to be made the sum equivalent to five percetn(5%) of the subject assets or equivalent of such any of real or movable property against concern person bank or institution here in or in abroad for turn over to the legitimate beneficiaries headed by Court Appointed Judicial Administrator, PRINCE JULIAN MORDEN TALLANO, Attorney's Fee of P5 million pesos against each and every involve and concern person, otherwise, upon resistance by any of their successors in interest, cohort or any of their peers and cronies. yoou are as well mandated to arrest them and imprison to answer such unsettled liabilities and accountabilities that they exploited with for their self interest and of mere welfare of their cronies and cohorts.

You are also directed to return this WRIT with your proceedings indorsed hereon within (90) days from receipt hereof.

WITNESS the Honorable Sofronio C. Sayo, Presiding Judge of this Court, this 28th day of January, 1987, here in City of Pasay, Metro Manila, Philippines.

HON. SOFRONIO C. SAYO

Presiding Judge

SCS/JEO

CERTIFIED TRUE COPY
DATE
MUMB
RICARDO R. ADOLFO
OIC, BRANCH CLERK OF COURT

JOSE E. ORTIZ/JR.