

Supreme Court Manila

ADMINISTRATIVE SUPERVISION OF COURTS

CIRCULAR NO. 6-90

ALL COURTS OF THE NATIONAL CAPITAL REGION AND THE INTEGRATED BAR OF THE PHILIPPINES

SUBJECT

SUSPENSION OF ATTY. FLAVIANO T. DALISAY

FROM THE PRACTICE OF LAW

For the information and guidance of all concerned, quoted hereunder is the pertinent portion of the Court En Banc resolution dated June 7, 1990, in Administrative Case No. 322 entitled "Elena Peralta Vda. de Caina vs. Atty. Flaviano T. Dalisay", to wit:

"ADMINISTRATIVE CASE NO. 322 (Elena Peralta Vda. de Caina vs. Atty. Flaviano T. Dalisay) xxx If it is unprofessional conduct on the part of a lawyer to make false statements just to get or extract money from his client (In re Arafiles, 35 SCRA 61), it is even more odious and the meanest thing for the respondent to induce the complainant to sign documents on the pretext that they were needed in the latter's pending suits only for the complainant to discover later that the said documents are deeds of sale which conveyed the land, subject of the pending suits, in favor of the respondent and a neighbor-friend, and these acts, as well as his violation of the trust and duty of a notary public make necessary the imposition of a commensurate sanction on the respondent. ACCORDINGLY, and as recommended, the Court Resolved to SUSPEND respondent FLAVIANO T. DALISAY from the practice of law for one (1) year. x x x"(Underlining supplied)

Manila, June 20 , 1990.

Court Administrator