



Supreme Court of the Philippines
Manila

OFFICE OF THE COURT ADMINISTRATOR

CIRCULAR NO. 18-93

TO : THE COURT OF APPEALS, SANLIGANZAYAN, COURT OF TAX APPEALS, REGIONAL TRIAL COURTS, SHARIA DISTRICT COURTS, METROPOLITAN TRIAL COURTS, MUNICIPAL TRIAL COURTS IN CITIES, MUNICIPAL TRIAL COURTS, MUNICIPAL CIRCUIT TRIAL COURTS, SHARIA CIRCUIT COURTS AND THE INTEGRATED BAR OF THE PHILIPPINES

SUBJECT : SUSPENSION OF ATTY. ANTONIO P. CORONEL FROM THE PRACTICE OF LAW

For the information and guidance of all concerned, quoted hereunder are pertinent portions of the Resolution of the Court En Banc dated March 21, 1932, in G. R. No. 24427 (Victoria Legarda vs. Court of Appeals, et al., et al., et al.):

G. R. No. 24427 (Victoria Legarda vs. CA, et al., et al.)

xxx xxx xxx xxx

It appearing that Atty. Antonio P. Coronel, xxx who has been suspended from the practice of law for a period of six (6) months in this Court's resolution of June 10, 1927, effective from the date of his receipt of said resolution, has been found by this Court, upon investigation, to have violated his suspension order by continuing his practice of law even before the expiration of his suspension on December 12, 1932, and considering that during the said six-month period, he was found to have actually continued his practice of law in Crim. Case Nos. 17413-17454 (P) vs. Imelda R. Marcos, et al., xxx, the Court resolved to require Atty. Antonio P. Coronel to serve anew the six-month suspension period from the practice of law effective from the date of receipt of this

resolution to be personally served on him with
WARNING that a repetition of the same acts shall
be dealt with more severely.

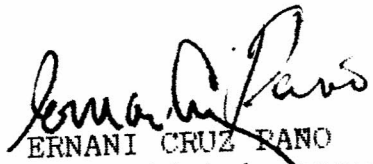
XXX

XXX

XXX

XXX

April 8, 1999.


ERNANI CRUZ PANO
Court Administrator

MSC/beth
dodong