



Republic of the Philippines
Supreme Court
Manila

FIRST DIVISION

NOTICE

Sirs/Mesdames:

Please take notice that the Court, First Division, issued a Resolution dated **February 9, 2015** which reads as follows:

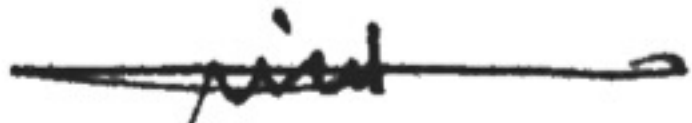
“G.R. No. 213188 (Democrito T. Mendoza vs. Ernesto F. Herrera, et al.)- Acting on petitioner’s motion for reconsideration of the Resolution dated August 27, 2014 which denied the petition for review on certiorari, and considering that there is neither compelling reason nor any substantial argument to warrant a modification of this Court’s resolution, the Court resolves to **DENY** reconsideration with **FINALITY**.

The Court further resolves to **DENY** the petitioner’s prayer to refer the case to the Court *En Banc en consulta*, the latter not being an appellate court to which decisions or resolutions of the Divisions may be appealed, pursuant to SC Circular 2-89 dated February 7, 1989, as amended by the Resolution dated November 18, 1993.

NO FURTHER pleadings or motions shall be entertained herein.

Let an **ENTRY** of judgment in this case be made in due course.”

Very truly yours,


EDGAR O. ARICHETA
Division Clerk of Court

Court of Appeals (x) **23**
Manila
(CA-G.R. SP No. 130863)

ROXAS & ROXAS LAW OFFICES
Counsel for Respondents
Unit 2009, Strata 100 Bldg.
Emerald Ave., Ortigas Center
1605 Pasig City

TORRES CAPARAS TORRES
LAW OFFICES
Rm. 312, Phil. Social Science Center
Commonwealth Ave.
1128 Diliman, Quezon City

SENO MENDOZA AND
ASSOCIATES LAW OFFICES
Counsel for Petitioner
Elliptical Rd. cor. Maharlika Ave.
1128 Diliman, Quezon City

Judgment Division (x)
Supreme Court

Department of Labor and Employment
Intramuros, Manila
(BLR-O-TR-21-4-27-12; OS-BLR-
3-8-23-12)