

Grab Philippines launches GrabAsenso Cavite



EDUCATOR'S BOOTH

Antonio G. Papa, Ph.D. D.

**MINDSET
BOOSTS THE
DEVELOPMENT
OF POSITIVE
OUTLOOK IN LIFE**

STORY ON, PG. 2



VOL. 4 NO. 07

P10.00

NOVEMBER 10-16, 2025

GRAB Philippines has officially launched its GrabAsensoCavite which... **STORY ON, pg. 7**



REVANZE

Domz B. Caoile

**MAGING
MAHINAHON,
NO TO
FAKE NEWS!**

» Basahin sa, PG. 8

I ALWAYS WANTED TO BE A MARTYR: CONG. KIKO



Handa si Dasmaringas City Rep. Francisco 'Kiko' Barzaga na maging martir kung iyon ang kinakailangan para sa kabutihan ng bayan.

Ito ang naging pahayag ni Barzaga kaugnay ng dalawang kasong kriminal na

Rep. Barzaga

isinampa laban sa kanya sa Quezon City Prosecutors Office.

"I always wanted to be a martyr, to die for a noble cause!" ani Barzaga.

Nahaharap ang kongresista sa mga kasong "inciting to sedition and inciting to rebellion" na isinampa ni Police

Capt. Aaron Blanco ng Criminal Investigation and Detection Group and Detection Group-Mobile Crime Investigation Unity.

Si Barzaga ay isa sa mahigit na kritiko ni Pangulong Bongbong Marcos na madalas ang panawawagan na ma

» Sundan sa, PG. 2



Irespeto ang boses ng taumbayan: Konsehal Tolentino

Napakahalaga sa mga nanunungkulan sa pamahalaan na igalang

at sundin ang pasiya ng taumbayan.

Ito ang buod ng isang privilege speech ni Konsehal Allan To-

lentino sa nakaraang regular na sesyon ng Sangguniang Bayan, kaugnay ng kontrobersiya sa kung sino nga

ang legal at totoong may karapatang manungkulan alalde sa bayan ng Silang.

» Sundan sa, PG. 7

Mahinang pagpapatupad ng batas, sanhi ng talamak na ilegal na pagbebenta ng sigarilyo



Maynila, Nob. 11 – Hindi ang mataas na buwis sa halip ay mahinang pagpapatupad ng batas ang dahilan ng patuloy na ilegal na pagbebenta ng tabako

sa Pilipinas.

Nabatid ito sa isang bagong pag-aaral ng Action for Economic Reforms (AER) at ng Economics for Health

Bloomberg School of Public Health, nabatid na sa survey ng higit 1,000 na sari-sari store at isang audit ng mahigit 7,500 na pakete ng sigarilyo na isinagawa sa walong pangunahing lungsod sa bansa – Dagupan, Navotas, Quezon City, Pasay, Batangas, Mega Cebu, Zamboanga, at General Santos.

Natuklasan na dahil sa mahinang implementasyon at lokasyon, ang Southern Mindanao, partikular sa Zamboanga at General San-

tos, ang may pinakatalamak na bentahan ng iligal na sigarilyo sa bansa.

Sa Zamboanga City pa lamang, halos 80 porsyento ng mga pakete ay ibinebenta sa presyong mas mababa kaysa sa naaangkop na buwis, habang hanggang 96 porsyento ng mga nasuring pakete ay may peke o nawawalang tax stamp.

Samantala, ipinakit naman ng datos na ang iligal na kalakalan

» Sundan sa, PG. 7



Esports World Federation (ESWF) appoints Pacquiao as Virtual Boxing Ambassador

The Esports World Federation (ESWF) proudly announces the appointment of the legendary Manny "Pacman" Pacquiao as its Esports World Federation Virtual Boxing Ambassador.

A global sports icon and the only eight-division world boxing champion, Pacquiao's remarkable career and dedication to excellence reflect the very values that define the esports community –

» Sundan sa, PG. 7

Mindset boosts the development of positive outlook in life

Our mind is a set of consciousness, thought, feeling, and will. It is that part of human beings that engages in conscious thinking, feeling, and decision making.

In the Bible, the mind is akin to the heart, not the brain. Likewise, it was advised: "But you should keep a clear mind in every situation" (II Mark 4:5).

Hence, individuals must possess a positive outlook in life. But how? It could be through his own mindset.

Positive mindset is a gauge that protrudes for a favorable attitude

which is arranged alphabetically.

"Attitude and effort determines how much I learn."

"I can be Brave and step out of my comfort zone."

"Challenges help me grow."

"I will try a Different strategy."

"Effort makes me stronger."

"I can welcome Feedback."

"Getting better take time."

"How can I build my strengths?"

"I can choose a growth mindset."

"Learning is a Journey."



learn."

"It is Ok for not knowing everything."

"Plan B might work."

"When I ask Questions, I learn."

"It is okay to take Risks."

"Success of others inspires me."

"What can I learn from this?"

"XYZ did not work, then I will try ABC."

"I do not know how to do this Yet."

"Zany ideas can lead to amazing things."

According to Wiens (2018), "The Growth Mindset has made such a positive impact on her life."

Likewise, Alicia Keller postulated positive thoughts instead of negative ones. Accordingly, an individual must bear in mind the acronym PAINS — Positive Attitude in a Negative Situation, as exemplified in the following statements. Instead of saying a negative connotation, an individual must try to think of an alternative positive proposition.

"I am not good at this versus What am I missing?"

"I am awesome at this versus I am on the right track."

"I will give up versus I will use some of the strategies we have learned."

"This is too hard versus This may take some time and effort."

"I just cannot make this any better versus I can always improve, so I will keep on trying."

"I cannot do mathematics versus I am going to train my brain in mathematics."

"I made a mistake versus Mistakes help me learn better."

"She is so smart, I will never be that smart versus I am going to figure out how she does it so I can try it."

"Plan A did not work versus Good thing is

that the alphabet has 25 more letters."

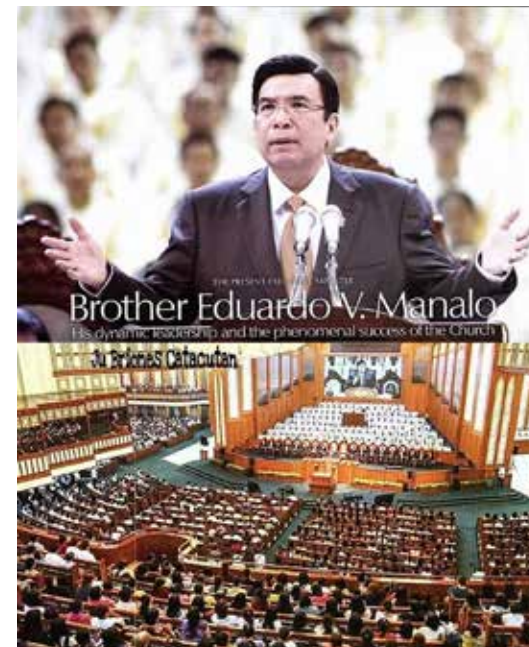
"It is good enough versus Is it really my best work?"

I got interested in sharing the above works because I considered these as guideposts for positive thinking that could lead to individuals' positive outlook in life.

But for me, in addition to the above relevant information, my best source of inspiration and the best provider of my positive outlook in life is the twice a week spiritual nourishment that I received out of attending the congregational worship services.

Yes, prior to the congregational worship service, I could directly commune to the Almighty Father through personal prayers that I used to do in preparation for the occasion.

As a head deacon that usually assists in the conduct of the congregational worship services, I have to be very positively prepared because during the congregational prayer that we do, the ambiance of the occasion transcends to the well-being of our co-church member-goers attending the worship services. And, they too,



sought God's presence and the consequential blessings from the activity.

The Almighty Father has promised to the chosen ones His presence during the group gatherings—like the congregational worship services. Not only Almighty Father is present but also Lord Jesus Christ.

He is the mediator between the worshippers and Lord God. And, He declared that if two or more of His servants congregate together and worship the Almighty Father, He—Lord Jesus Christ—will be present in their

midst.

Hence, the best sources of positive outlook in life are the pristine words of God written in the Holy Scriptures that are being taught during the congregational worship services. And the occasion is being inspired by the Holy Spirit (Acts 4:32) being sent to the congregants by the Almighty Father and by Lord Jesus Christ.

And letting the Spirit controls our mind leads to peaceful life (Romans 8:6). So, it was revealed, what guides everyone for possessing a positive mindset and favorable outlook in life.



among individuals in any kind of situation.

In one of my literature searches, I encountered interesting information from Kristin Wiens, titled: "Growth Mindset Self-Talk,"

"I can Keep up an open mind."

"Learning is my goal, not perfection."

"Mistakes help me improve."

"New things are opportunities for me to

"I can choose to Try again."

"Unsuccessful attempts are all part of the process."

"Valuable information can be found in every failure."

« I always wanted...

gbitiw ito sa tungkulin.

Ayon pa sa 27-anyos na mambabatas na kilala rin sa bansag na "Cong. Meow," hindi siya kayang mapatahimik sa kanyang laban sa korapsiyon na lagang na nangyayari sa gobyerno.

Hindi siya na magbuwis ng buhay, alangalang sa bayan, sabi ni

Barzaga.

"I may not be able to witness our country's future where President Marcos is imprisoned, but I'm glad to have contributed towards his downfall!" sabi ng kongresista.

Iniwangis ni Cong Meow ang sarili sa ginawang sakripisyo ni Dr. Jose Rizal upang

mapalaya ang bansa sa pananakop noon ng Espanya.

"Just as Rizal's sacrifice was God's instrument to removing our colonizers, I shall become God's instrument in imprisoning Marcos," sabi ni Cong. Meow.

Naniniwala si Barzaga na walang batayan ang mga kaso laban sa kanya.

Aniya pa, siya ay kinasuhan dahil sa kritisismo niya laban sa Philippine Coast Guard (PCG).

"Eh totoo namang corrupt kayong lahat eh nyahahahaha! #AbolishPCG," sabi pa ni Cong. Meow sa isa niyang social media post./BB News Desk

»MULA SA PAHINA 1

BANTAY BALITA

YOUR COMMUNITY NEWSPAPER, KAKAMPI NG BAYAN!

HENRY E. CAOILE
Founder

DOMZ B. CAOILE
Publisher

ELI TAPARAN II
Editor-in-chief

JANETH W. BILBAO
Circulation Manager

GENE T. TAN
Chief of Reporters

ADELA R. ZAMORA
Special Projects Director

JIMMY C. SABERON
Layout & Design

member
PAPPI PUBLISHERS ASSOCIATION
OF THE PHILIPPINES INC.

Your Community Newspaper, Kakampi ng Bayan!

Published Weekly by Bantay Balita News Publishing Services

Block 2, Lot 27, Camella Barcelona Phase 1,
Barangay Buhay na Tubig, Imus City, Cavite

E-mail: bantaybalitanews59@gmail.com / taparanelliseo@gmail.com
lukasdasilva990@gmail.com

Phone: 09274890759 / 09289406369

ISSN No. 2984-8563

Tumatanggap ang pahayagang ito ng kontribusyong balita, artikulo, photo, komento, promotional releases, anunsyong komersiyal at legal: gayundin mga abiso mula sa pamahalaang nasyonal at lokal at sas iba pang ahensiyang publiko at pribado at samahng sibiko at kilusan sa kawanggawa.

Isasalang sa maingat na pagkilatis ang bawat matatanggap na kontribusyon at kung kailangan ay idadaan sa editing kung may malalawa, mapanglailat at mapanirang salita o larawan na humahamak at maglalagay sa kahihiyan ng sino mang tao.

Lahat ng nilalaman ng pahayagang ito ay maaring muling ilathala, kopyahin sa paraang digital, imprenta at karikatura at maaaring ipamahagi sa publiko kung magbibigay-pasabi sa patnugutan ng BANTAY BALITA sa pamamagitan ng sulat, email, message o tawag sa telepono o sa anumang uri ng komunikasyon. All Rights Reserved. Imus City, Cavite, Philippines.

NOTE: All news articles and opinion expressed by the writers are entirely their own and do not reflect the opinion of the Publisher, Management of this Publication.

DEED OF EXTRA JUDICIAL SETTLEMENT OF ESTATE OF ERNESTO S. CAPISTRANO

NOTICE IS HEREBY GIVEN THAT THE ESTATE OF THE LATE **ERNESTO S. CAPISTRANO** WHO DIED ON AUGUST 19, 2021 AT 224 ALADIN ST. 861 PANDACAN, MANILA, LEFT A PARCEL OF LAND, LOCATED AT CITY OF IMUS, PROVINCE OF CAVITE, COVERED BY TRANSFER CERTIFICATE OF TITLE NO. T-664441 CONTAINING AN AREA OF NINETY-THREE (93) SQUARE METERS, EXTRA JUDICIALLY SETTLED AMONG LEGAL HEIRS, EXECUTED BEFORE NOTARY PUBLIC ATTY. MA. CARMENCITA C. OBMINA-MOANA, UNDER DOC. NO. 163 PAGE NO. 34 BOOK NO. 413 SERIES OF 2025, NOTARIZED DATE JUNE 26, 2025

BANTAYBALITA NEWS PUBLISHING SERVICES
NOVEMBER 3, 10 & 17, 2025

EXTRA-JUDICIAL SETTLEMENT OF ESTATE OF THE LATE DANTECAMEROS REYES

NOTICE IS HEREBY GIVEN THAT THE ESTATE OF THE LATE **DANTE CAMEROS REYES** WHO DIED ON DECEMBER 9, 2017, A RESIDENT OF 121 ANABU 1-F IMUS, CAVITE, THAT SAID DECEASED LEFT A BANK DEPOSIT AT SECURITY BANK AND ALLOW THE HEIR TO WITHDRAW THE SAID DEPOSIT AMOUNTING TO PESOS: TWO HUNDRED SEVENTY-SEVEN THOUSAND EIGHT HUNDRED SIXTY-THREE PESOS AND 45/100, EXTRA JUDICIALLY SETTLED AMONG LEGAL HEIRS, EXECUTED BEFORE NOTARY PUBLIC ATTY. GABRIEL B. OCTAVA, UNDER DOC. NO. 227 PAGE NO. 46 BOOK NO. 1 SERIES OF 2025, NOTARIZED DATE APRIL 2, 2025

BANTAYBALITA NEWS PUBLISHING SERVICES
NOVEMBER 3, 10 & 17, 2025

EXTRA JUDICIAL SETTLEMENT OF ESTATE

NOTICE IS HEREBY GIVEN THAT THE ESTATE OF THE LATE **MIGUELA A. SARMIENTO** ANDAL WHO DIED ON MARCH 24, 2005, AND MARIANO ANDAL WHO DIED AUGUST 10, 2007, LEFT A PARCEL OF LAND, SITUATED IN POBLACION III, INDANG, CAVITE, COVERED BY TAX DECLARATION NO. AA-10-0003-00002, CONTAINING AN AREA OF POINT SEVENTY TWO FIFTY (.7250) SQUARE METERS, EXTRA JUDICIALLY SETTLED AMONG LEGAL HEIRS, EXECUTED BEFORE NOTARY PUBLIC ATTY. GABRIEL B. OCTAVA, UNDER DOC. NO. 161 PAGE NO. 33 BOOK NO. IV SERIES OF 2025, NOTARIZED DATE JUNE 16, 2025

BANTAYBALITA NEWS PUBLISHING SERVICES
NOVEMBER 3, 10 & 17, 2025

EXTRA JUDICIAL SETTLEMENT OF ESTATE

NOTICE IS HEREBY GIVEN THAT THE ESTATE OF THE LATE **EUFROCINA SARMIENTO FORTUNO** WHO DIED ON JANUARY 4, 1998, AND TIMOTEJO FORTUNO JR. WHO DIED NOVEMBER 24, 2007, LEFT A PARCEL OF LAND, SITUATED IN POBLACION III, INDANG, CAVITE, COVERED BY TAX DECLARATION NO. AA-10-0003-00003, CONTAINING AN AREA OF POINT SEVENTY TWO FIFTY (.7250) SQUARE METERS, EXTRA JUDICIALLY SETTLED AMONG LEGAL HEIRS, EXECUTED BEFORE NOTARY PUBLIC ATTY. GABRIEL B. OCTAVA, UNDER DOC. NO. 162 PAGE NO. 33 BOOK NO. IV SERIES OF 2025, NOTARIZED DATE JUNE 16, 2025

BANTAYBALITA NEWS PUBLISHING SERVICES
NOVEMBER 3, 10 & 17, 2025

*Jesus answered and said to them, "You are mistaken, not knowing the Scriptures nor the power of God."
Matthew 22:29*

6. EXTRA JUDICIAL SETTLEMENT OF THE LATE FRANCIS BADO LOPEZ

NOTICE IS HEREBY GIVEN THAT THE ESTATE OF THE LATE **FRANCIS BADO LOPEZ** WHO DIED ON AUGUST 30, 2021 AT IMUS CITY, CAVITE, LEFT A PARCEL OF LAND, UNTITLED PROPERTY LOCATED AT BLK 11 LOT 8, BRGY. PAG-ASA II, IMUS CITY, CONTAINING AN AREA OF THIRTY-SIX (36) SQUARE METERS, UNDER TRANSFER CERTIFICATE NO. 057-2023037048, EXTRA JUDICIALLY SETTLED AMONG LEGAL HEIRS, EXECUTED BEFORE NOTARY PUBLIC ATTY. GABRIEL B. OCTAVA, UNDER DOC. NO. 152 PAGE NO. 32 BOOK NO. I SERIES OF 2025, NOTARIZED DATE NOVEMBER 4, 2025

BANTAYBALITA News Publishing Services
November 3, 10 & 17, 2025

ERRATUM

THIS IS TO CORRECT THE ENTRY OF BDO UNIBANK, INC. NOTICE OF EXTRA-JUDICIAL SALE EJF NO. TG-25-080 VERSUS SPOUSES **JOHN J. JAYOBO** AND ROWENA C. JAYOBO PUBLISHED IN BANTAYBALITA NEWS PUBLISHING SERVICES ON AUGUST 18, 25 & SEPTEMBER 1, 2025 THAT THE TRANSFER CERTIFICATE TITLE NO. 076-20214003 IS WRONG AND THE CORRECT ENTRY IS TRANSFER CERTIFICATE TITLE NO. 076-2021004003 ALSO THE ENTRY OF HIEGHTS AND NOTIC IS WRONG AND THE CORRECT ENTRY IS HEIGHTS AND NOTICE AND NOT AS PUBLISHED

BANTAYBALITA NEWS PUBLISHING SERVICES
NOVEMBER 10-16, 2025

EXTRA JUDICIAL SETTLEMENT OF SHAREHOLDER STOCK WITH WAIVER OF RIGHTS OF THE LATE ALAN ANICETO REFUERZO

NOTICE IS HEREBY GIVEN THAT THE ESTATE OF THE LATE **ALAN ANICETO REFUERZO** WHO DIED ON FEBRUARY 13, 2013 IN TRECE MARTIRES CITY, IS A REGISTER OWNER OF SHAREHOLDER STOCK WITH THE FOLLOWING DESCRIPTION: 1.) MANILA ELECTRIC COMPANY (CLASS A COMMON STOCK) WITH NO. DDA 191073 WITH ONE HUNDRED FORTY (140) SHARES OF STOCK, 2.) MANILA ELECTRIC COMPANY (CLASS A COMMON STOCK) WITH NO. DDA 266927 WITH SEVENTY (70) SHARES OF STOCK, 3.) MANILA ELECTRIC COMPANY (CLASS A COMMON STOCK) WITH NO. DDA 367720 WITH SIXTY-THREE (63) SHARES OF STOCK, 4.) MANILA ELECTRIC COMPANY (CLASS A COMMON STOCK) WITH NO. DDA 466411 WITH EIGHTY-ONE (81) SHARES OF STOCK, 5.) MANILA ELECTRIC COMPANY (CLASS A COMMON STOCK) WITH NO. DDA 603648 WITH SEVENTY (70) SHARES OF STOCK, 6.) MANILA ELECTRIC COMPANY (CLASS A COMMON STOCK) WITH NO. MER 0701120 WITH FORTY-TWO (42) SHARES OF STOCK, 7.) ROCKWELL LAND CORPORATION WITH STOCK CERTIFICATE NO. 042512 WITH ONE THOUSAND THREE HUNDRED THIRTEEN (1,313) SHARES OF STOCK, EXTRA JUDICIALLY SETTLED AMONG LEGAL HEIRS, EXECUTED BEFORE NOTARY PUBLIC ATTY. GABRIEL B. OCTAVA, UNDER DOC. NO. 262 PAGE NO. 53 BOOK NO. 1 SERIES OF 2025

BANTAYBALITA NEWS PUBLISHING SERVICES
NOVEMBER 3, 10 & 17, 2025

AFFIDAVIT OF SELF-ADJUDICATION

NOTICE IS HEREBY GIVEN THAT THE ESTATE OF THE LATE **LUZVIMIN MARQUEZ APOSTOL** WHO DIED ON OCTOBER 17, 2025 AT CITY OF GENERAL TRIAS DOCTORS MEDICAL CENTER, BRGY. MANGGAHAN, GENERAL TRIAS, CAVITE, LEFT A VEHICLE, TOYOTA RUSH 2024 WITH PLATE NO. (DBO 7142), EXTRA JUDICIALLY SETTLED AMONG LEGAL HEIRS, EXECUTED BEFORE NOTARY PUBLIC ATTY. GABRIEL B. OCTAVA, UNDER DOC. NO. 72, PAGE NO. 15, BOOK NO. II, SERIES OF 2025, NOTARIZED DATE NOVEMBER 7, 2025

BANTAYBALITA NEWS PUBLISHING SERVICES
NOVEMBER 10, 17 & 24, 2025

ADDENDUM

WHEREAS, the undersigned heirs and buyer, executed an EXTRAJUDICIAL SETTLEMENT OF ESTATE WITH DEED OF ABSOLUTE SALE, found in the notarial register of Atty. Fe B. Añonuevo, under Doc. 81, Page 17, Book 181, Series of 2025.

WHEREAS, due to inadvertence, the name of spouse of the deceased, **Crispina G. Saquilayan**, was not included in the same deed, furthermore, the tax declaration of the Land and Building of the subject property was not included;

WHEREAS, the deceased Crispina G. Saquilayan was married to **PABLO SAQUITON SAQUILAYAN** who died on 23 June 2015 at Imus City, Cavite;

WHEREAS, the subject property was covered by Tax Declaration no. 09-0013 20913 (Building) and Tax Declaration no. 09-0013-20876 (Land);

FINALLY, this addendum is made to supplement the above-mentioned extrajudicial settlement.

IN WITNESS WHEREOF, I have hereunto set my hand on this 24th day of June 2025 at Trece Martires City, Cavite.

AG. Saquilayan
ARNEL DE GUZMAN SAQUILAYAN
Heir
Phil. Passport no. P0813810C

AG. Saquilayan
ALVIN DE GUZMAN SAQUILAYAN
Heir
Driver's License: D02-15-004773

Felicitas H. Ilano
FELICITAS H. ILANO
Buyer
OSCA: 2021-21746

SIGNED IN THE PRESENCE OF:

May Christina C. Dela Cruz
Catalina H. Ilano

ACKNOWLEDGMENT

Republic of the Philippines)
Province of Cavite) S.S

BEFORE ME on this 24th day of June 2025 at Trece Martires City, Cavite, personally appeared the heirs and buyer named above with competent proof of identity and who executed the foregoing Addendum and further acknowledged that the same is from their voluntary act and deed.

WITNESS MY HAND AND SEAL at the place and date above-given.

Fe B. Añonuevo
ATTY. FE B. AÑONUEVO
NOTARY PUBLIC UNTIL 31 DECEMBER 2026
NOTARIAL COMMISSION NO. TNP-019
For the Cities of Trece Martires, Gen. Trias & Mun. of Tanza
ROLL OF ATTORNEY NO. 35746, PIR No. CAV 94252088 - 1/02/2025
MCLE Compliance No. VN-0216320 until April 14, 2026
IBP CY 2025 O.R. No. 42563A / 13 Nov 24
Unit 8C Digma Commercial Centre,
Brgy. Luciano, Trece Martires City Cavite

BANTAYBALITA NEWS PUBLISHING SERVICES
NOVEMBER 3, 10 & 17, 2025

ADDENDUM TO THE EXTRA JUDICIAL SETTLEMENT OF ESTATE OF DECEASED JUANA MIRANDA

Notice is hereby given that addendum to the Extra Judicial Settlement of Estate of the deceased Juana Miranda under the Notarial Registry of Atty. Fe Editha Hernandez Oronico as Doc. 326, Page 67, Book No. LXXV, Series of 2021 covering a real property under TD No. 18-0037-00961 (Now TD AA-18-0037-01754) has been Amended under the Notarial Registry of Atty. Fe B. Añonuevo under Doc. 372, Page 75, Book 185, Series of 2025.

Further notice is hereby given that the heirs of Juana Miranda named in the extra judicial mentioned after waiving their respective shares has partitioned the property as per Approved Subd. Plan No. Csd-04-018028 as follows:

1. BONIFACIO T. TOLEDO married to Lualhati S. Toledo - 1,596 square meters - Lot 5845-A;
2. PERPETUO T. TOLEDO married to Titafior A. Toledo - 1,596 square meters - Lot 5845-B;
3. AUGUSTO T. TOLEDO married to Carol M. Toledo - 1,596 square meters - Lot 5845-C;
4. FLORENCIO T. TOLEDO married to Ma. Fatima A. Toledo - 1,596 square meters - Lot 5845-D;
5. MARICELLE T. BAYDAN married to Garry V. Baydan - 1,596 square meters - Lot 5845-E;
6. LOLINIA T. TOLEDO - 1,596 square meters - Lot 5845-F;
7. LIBRADO T. TOLEDO married to Ma. Elena L. Toledo - 1,596 square meters - Lot 5845-G;
8. ALEX TOLEDO - 1,596 square meters - 1,596 square meters - Lot 5845-H;
9. RODELLO T. REYES married to Maria Corazon S. Reyes; CARLOS JEROME REYES, single, CARLA JEMMELIE R. BAYOT married to Charby A. Bayot; 6,384 square meters - Lot 5845-I; RHONEIL T. REYES married to Maria Teresa B. Reyes;
10. Callejon - 100 square meters - Lot 5845-J common to all

BANTAYBALITA NEWS PUBLISHING SERVICES
OCTOBER 27, NOVEMBER 3 & 10, 2025

**SELF-ADJUDICATION BY A SOLE HEIR OF THE LATE
CLODUALDO TESADO AND FRANCISCA TESADO**

NOTICE IS HEREBY GIVEN THAT THE ESTATE OF THE LATE **CLODUALDO B. TESADO** WHO DIED ON NOVEMBER 3, 2022, AT BLK. 5 LOT 5 C6B, BRGY. GREGORIA DE JESUS, GMA, CAVITE AND FRANCISCA TESADO WHO DIED ON SEPTEMBER 13, 2013 AT B 36 L 69 BRGY. GREGORIA DE JESUS, GMA, CAVITE, LEFT A PARCEL OF LAND, COVERED BY TRANSFER CERTIFICATE OF TITLE NO. T-114921, CONTAINING AN AREA OF ONE HUNDRED SIXTY-TWO (162) SQUARE METERS, EXTRA JUDICIALLY SETTLED AMONG LEGAL HEIRS, EXECUTED BEFORE NOTARY PUBLIC ATTY. GABRIEL B. OCTAVA, UNDER DOC. NO. 181 PAGE NO. 37 BOOK NO. III SERIES OF 2025

**BANTAYBALITA NEWS PUBLISHING SERVICES
OCTOBER 27, NOVEMBER 3 & 10, 2025**

**6 SELF-ADJUDICATION WITH
CEED OF ABSOLUTE SALE**

NOTICE IS HEREBY GIVEN THAT THE ESTATE OF THE LATE SPOUSES **ALFREDA E. VALDEZ** WHO DIED ON NOVEMEBR 26, 2014 AT CITY OF DASMARIÑAS, CAVITE, LEFT A PARCEL OF LAND SITUATED IN THE BLK. F 12 LOT 9 BARRIO OF BAGONG BAYAN, MUNICIPALITY OF DASMARIÑAS, PROVINCE OF CAVITE, COVERED BY TRANSFER CERTIFICATE OF TITLE NO. T-1077649, CONTAINING AN AREA OF ONE HUNDRED TWELVE SQUARE METERS AND FIFTY SQUARE DECIMETERS (112.50), EXTRA JUDICIALLY SETTLED AMONG LEGAL HEIRS, EXECUTED BEFORE NOTARY PUBLIC ATTY. GABRIEL B. OCTAVA, UNDER DOC. NO. 266, PAGE NO. 54, BOOK NO. V, SERIES OF 2025, NOTARIZED DATE MAY 8, 2025

**BANTAYBALITA NEWS PUBLISHING SERVICES
NOVEMBER 10, 17 & 24, 2025**

**EXTRA JUDICIAL SETTLEMENT OF ESTATE OF
JOSE L. NOVENO WITH DEED OF ABSOLUTE
SALE (PORTION ONLY)**

NOTICE IS HEREBY GIVEN THAT THE ESTATE OF THE LATE SPOUSES **JOSE L. NOVENO** WHO DIED ON MAY 17, 2001 AT MENDEZ, CAVITE, LEFT A PARCEL OF LAND SITUATED IN BRGY. PALOCPOC, MENDEZ, CAVITE, COVERED BY TRANSFER CERTIFICATE OF TITLE NO. (TCT) NO. 320719, COVERED BY ORIGINAL CERTIFICATE OF TITLE NO. P-5126 WITH AN AREA OF EIGHT THOUSAND ONE HUNDRED SEVENTY-ONE (8,171) SQUARE METERS, EXTRA JUDICIALLY SETTLED AMONG LEGAL HEIRS, EXECUTED BEFORE NOTARY PUBLIC ATTY. GABRIEL B. OCTAVA, UNDER DOC. NO. 39, PAGE NO. 8, BOOK NO. III, SERIES OF 2025, NOTARIZED DATE NOVEMBER 13, 2025

**BANTAYBALITA News Publishing Services
November 10, 17 & 24, 2025**

**EXTRA JUDICIAL SETTLEMENT OF ESTATE OF THE
LATE SPOUSES AMBROSIO BERTULANO
AND MARCELA VILLANUEVA**

NOTICE IS HEREBY GIVEN THAT THE ESTATE OF THE LATE SPOUSES **AMBROSIO BERTULANO AND MARCELA VILLANUEVA**, DIED ON OCTOBER 21, 2012 INTRECE MARTIRES CITY, CAVITE AND APRIL 30, 1991 IN MARAGONDON, CAVITE, LEFT A PARCEL OF LAND LOCATED IN THE BARRIO OF CAPUTATAN, MARAGONDON, CAVITE, COVERED BY TRANSFER CERTIFICATE OF TITLE NO. T-94306, CONTAINING AN AREA OF THIRTY-THREE THOUSAND SIX HUNDRED FORTY-FIVE (33,645) SQUARE METERS, EXTRA JUDICIALLY SETTLED AMONG LEGAL HEIRS, EXECUTED BEFORE NOTARY PUBLIC ATTY. GABRIEL B. OCTAVA, UNDER DOC. NO. 12 PAGE NO. 3 BOOK NO. II, SERIES OF 2025, NOTARIZED DATE OCTOBER 8, 2025

**BANTAYBALITA NEWS PUBLISHING SERVICES
NOVEMBER 10, 17 & 24, 2025**

**EXTRA JUDICIAL SETTLEMENT OF DECEASED
PERSON NELITA DOLOR OWAY**

NOTICE IS HEREBY GIVEN THAT THE ESTATE OF THE LATE **NELITA DOLOR OWAY** WHO DIED ON JANUARY 25, 2024 AT MALABAG, SILANG, CAVITE, LEFT A PARCEL OF LAND, COVERED BY TAX DECLARATION NO. AA-18-0037-01290 WITH IMPROVEMENTS, SITUATED IN THE BRGY. OF MALABAG, MUNICIPAL OF SILANG, PROVINCE OF CAVITE, CONTAINING AN AREA OF FIVE HUNDRED NINETY-THREE (593) SQUARE METERS, EXTRA JUDICIALLY SETTLED AMONG LEGAL HEIRS, EXECUTED BEFORE NOTARY PUBLIC ATTY. FE B. AÑONUEVO, UNDER DOC. NO. 58 PAGE NO. 12 BOOK NO. 182 SERIES OF 2025, NOTARIZED DATE JUNE 2, 2025

**BANTAYBALITA NEWS PUBLISHING SERVICES
OCTOBER 27, NOVEMBER 3 & 10, 2025**

EXTRA JUDICIAL SETTLEMENT OF ESTATE

NOTICE IS HEREBY GIVEN THAT THE ESTATE OF THE LATE SPOUSES **MARCIANO MINE AND INOCENCIA PADUA MINE** WHO BOTH DIED INTESTATE ON DECEMBER 3, 2009 AND DECEMBER 17, 1995 RESPECTIVELY IN TANZA, CAVITE, LEFT A PARCEL OF LAND SITUATED IN THE MUNICIPALITY OF TANZA, PROVINCE OF CAVITE, COVERED BY TRANSFER CERTIFICATE OF TITLE NO. (TCT) NO. 320719, CONTAINING AN AREA OF FORTY-FOUR THOUSAND FIVE HUNDRED FORTY-THREE (44,543) SQUARE METERS, EXTRA JUDICIALLY SETTLED AMONG LEGAL HEIRS, EXECUTED BEFORE NOTARY PUBLIC ATTY. CORINNE MARIE D. ESPIDOL, UNDER DOC. NO. 401, BOOK NO. III, PAGE NO. 82, SERIES OF 2025, NOTARIZED DATE MAY 27, 2025

**BANTAYBALITA News Publishing Services
November 10, 17 & 24, 2025**

**EXTRA JUDICIAL SETTLEMENT OF ESTATE OF THE
LATE EULOGIO I. ARNAN JR. AND ERLINDA D. ARNAN
WITH DEED OF ABSOLUTE SALE**

NOTICE IS HEREBY GIVEN THAT THE ESTATE OF THE LATE **EULOGIO ILAPIT ARNAN JR.** WHO DIED ON NOVEMBER 15, 2015 AND ERLINDA DIRIC ARNAN WHO DIED ON AUGUST 28, 2023 BOTH DIED IN IMUS CITY, CAVITE, LEFT A PARCEL OF LAND, SITUATED AT BLOCK 6 LOT 23 LANZONES ST., GREENFIELD HEIGHTS SUBDIVISION 2, BUCAL, DASMARIÑAS CITY, CAVITE, CONTAINING AN AREA OF ONE THOUSAND SIXTY-EIGHT (1,068) SQUARE METERS, EXTRA JUDICIALLY SETTLED AMONG LEGAL HEIRS, EXECUTED BEFORE NOTARY PUBLIC ATTY. GABRIEL B. OCTAVA, UNDER DOC. NO. 335 PAGE NO. 67 BOOK NO. V SERIES OF 2024, NOTARIZED DATE OCTOBER 28, 2025

**BANTAYBALITA NEWS PUBLISHING SERVICES
NOVEMBER 3, 10 & 17, 2025**

**EXTRA JUDICIAL SETTLEMENT OF ESTATE OF THE
DECEASED JUSTINA CASALME LOYOLA**

NOTICE IS HEREBY GIVEN THAT THE ESTATE OF THE LATE **JUSTINA CASALME LOYOLA** WHO DIED ON OCTOBER 21, 2024 AT BRGY. PASONG LANGCA, SILANG, CAVITE, LEFT A PARCEL OF LAND, LOCATED AT SILANG, CAVITE, CONTAINING AN AREA OF ONE THOUSAND EIGHT HUNDRED ELEVEN (1,811) SQUARE METERS, DATE OF ORIGINAL SURVEY: AUGUST 11, 1920, EXTRA JUDICIALLY SETTLED AMONG LEGAL HEIRS, EXECUTED BEFORE NOTARY PUBLIC ATTY. FE B. AÑONUEVO, UNDER DOC. NO. 61 PAGE NO. 13 BOOK NO. 186 SERIES OF 2025, NOTARIZED DATE OCTOBER 23, 2025

**BANTAYBALITA NEWS PUBLISHING SERVICES
OCTOBER 27, NOVEMBER 3 & 10, 2025**

**EXTRA JUDICIAL SETTLEMENT OF ESTATE OF THE
LATE ALBERTO VIDALLO AND LATE MACARIA VIDALLO
PEÑAFLORIDA WITH PARTITION AND WITH WAIVER OF
HEREDITARY RIGHTS AND DEED OF ABSOLUTE SALE**

NOTICE IS HEREBY GIVEN THAT THE ESTATE OF THE LATE **ALBERTO VIDALLO** WHO DIED ON DECEMBER 11, 1967 AT BRGY. PALOCPOC II, MENDEZ, CAVITE, AND THE LATE MACARIA VIDALLO PEÑAFLORIDA WHO DIED ON DECEMBER 9, 1996 AT MENDEZ, CAVITE, LEFT A PARCEL OF LAND, COVERED BY TAX DECLARATION NO. AA-14002200358, SITUATED AT BRGY. PALOCPOC 2, MENDEZ, CAVITE, CONTAINING AN AREA OF ONE THOUSAND FOUR HUNDRED THIRTY-SEVEN (1,437) SQUARE METERS, EXTRA JUDICIALLY SETTLED AMONG LEGAL HEIRS, EXECUTED BEFORE NOTARY PUBLIC ATTY. GABRIEL B. OCTAVA, UNDER DOC. NO. 426 PAGE NO. 86 BOOK NO. IV SERIES OF 2025, NOTARIZED DATE OCTOBER 22, 2025

**BANTAYBALITA News Publishing Services
October 27, November 3 & 10, 2025**

**EXTRA JUDICIAL SETTLEMENT OF THE
LATE VIRGILIO MONTECLARO BAUTISTA**

NOTICE IS HEREBY GIVEN THAT THE ESTATE OF THE LATE **VIRGILIO MONTECLARO BAUTISTA** WHO DIED ON SEPTEMBER 16, 2024 AT TRECE MARTIRES CITY, CAVITE, LEFT AN UNTITLED PROPERTY LOCATED AT BLK. 49 LOT 43 PH.1, SOUTHVILLE TRECE MARTIRES CITY, CAVITE, CONTAINING AN AREA OF THIRTY-FOUR (34) SQUARE METERS, EXTRA JUDICIALLY SETTLED AMONG LEGAL HEIRS, EXECUTED BEFORE NOTARY PUBLIC ATTY. GABRIEL B. OCTAVA, UNDER DOC. NO. 96 PAGE NO. 20 BOOK NO. VI SERIES OF 2025, NOTARIZED DATE OCTOBER 30, 2025

**BANTAYBALITA NEWS PUBLISHING SERVICES
NOVEMBER 3, 10 & 17, 2025**

**3. EXTRA JUDICIAL SETTLEMENT OF THE
LATE CAYETANA B. GONZALES**

NOTICE IS HEREBY GIVEN THAT THE ESTATE OF THE LATE **CAYETANA B. GONZALES** WHO DIED ON NOVEMBER 21, 1987 AT BRGY. II AMADEO, CAVITE, LEFT A PARCEL OF LAND, LOCATED AT DAGATAN, AMADEO, CAVITE, CONTAINING AN AREA OF THREE THOUSAND FIVE HUNDRED EIGHTY-NINE (3,589) SQUARE METERS, EXTRA JUDICIALLY SETTLED AMONG LEGAL HEIRS, EXECUTED BEFORE NOTARY PUBLIC ATTY. GABRIEL B. OCTAVA, UNDER DOC. NO. 98 PAGE NO. 2 BOOK NO. VI SERIES OF 2025, NOTARIZED DATE OCTOBER 30, 2025

**BANTAYBALITA NEWS PUBLISHING SERVICES
NOVEMBER 3, 10 & 17, 2025**

**EXTRA JUDICIAL SETTLEMENT OF INTESTATE OF
THE LATE ROBERTO CULTURA FLORES**

NOTICE IS HEREBY GIVEN THAT THE ESTATE OF THE LATE ROBERTO CULTURA FLORES WHO DIED ON AUGUST 14, 2013 AT PABAHAY BAGTAS, TANZA, CAVITE, LEFT A PARCEL OF LAND, LOCATED AT BLK 3 LOT 1, SECTION 16, BAHAY KATUPARAN, BRGY. BAGTAS, TANZA, CAVITE, COVERED BY I.N.L.A NO. 728-90006-03 WITH A TOTAL AREA OF SIXTY-SIX (66) SQUARE METERS, EXTRA JUDICIALLY SETTLED AMONG LEGAL HEIRS, EXECUTED BEFORE NOTARY PUBLIC ATTY. GABRIEL B. OCTAVA, UNDER DOC. NO. 288 PAGE NO. 56 BOOK NO. II SERIES OF 2025, NOTARIZED DATE SEPTEMBER 10, 2025

**BANTAYBALITA NEWS PUBLISHING SERVICES
NOVEMBER 3, 10 & 17, 2025**

Republic of the Philippines
Fourth Judicial Region
FAMILY COURT
BRANCH 4
Imus City, Cavite
fc1mu0004@judiciary.gov.ph
Tel. No. (046) 418-1948

RHYAN AYSON ALCON,

-versus-
SHEILA BERNAL CASAJE-ALCON,

X-----X
Petitioner, Civil Case No. 7628-25
For: Declaration of Nullity of Marriage

Respondent.

ORDER

Acting on the petitioner's Motion for Leave of Court to Serve Summons by Publication upon the respondent, filed on October 13, 2025, and for the reasons stated therein, and taking into account that Section 17, Rule 14 of the Rules of Civil Procedure, as amended, and Section 6 of A.M. No. 02-11-10-SC provide for such service of summons by publication, the Court is inclined and hereby **GRANTS** the said motion.

WHEREFORE, the Branch Clerk of Court is directed to issue the corresponding summons in this case. Let this Order, the summons and the Petition, be published once a week for two consecutive weeks in a newspaper of general circulation in the Philippines, as may be chosen by raffle. The petitioner is ordered, pursuant to Section 6, A.M. No. 02-11-10-SC, to submit proof of service that a copy of the summons was in fact sent to the respondent at his last known address, by registered mail within ten (10) days from receipt of this Order. The respondent is given a period of thirty (30) days from the last issue of publication within which to register her Answer to the Petition.

SO ORDERED.
Imus City, Cavite, October 14, 2025.

(Originally Signed)
ADELIZA H. MAGNO-GINGOYON
Presiding Judge

Copy furnished:

Office of the Solicitor General
134 Amorsolo St., Legaspi Village, Makati City
efile@osg.gov.ph

AsCP Rhina May Sarao-Elicano
Office of the City Prosecutor, Imus City, Cavite
rhinamayelicano@gmail.com

CERNICK ABAD LAW OFFICE
1222 Maceda Street, Sampaloc, Manila

RHYAN AYSON ALCON
Block 5 Lot 12, Bloomfields Subd.
Alapan I-B, Imus City, Cavite

X-----X

PETITION

PETITIONER, through the undersigned counsel, and unto this Honorable Court, most respectfully states that:

THE PARTIES

1. The petitioner, **RHYAN AYSON ALCON**, is a Filipino citizen of legal age and a resident of **Block 5 Lot 12 Bloomfields Subd. Alapan I-B City of Imus, Cavite**. He may be served with notices and other court processes at the address of the undersigned counsel.
2. In accordance with the rules, the petitioner is a resident of the said address. As proof of his residence, attached hereto are his ID, Barangay Certificate, House Sketch, Sworn Attestation of the Lawyer, and Affidavit of Barangay Residency executed by the Barangay Chairman, marked as **ANNEXES "A", "B", "C", "D", and "E"**, respectively, to form an integral part hereof;

3. The respondent **SHEILA BERNAL CASAJE-ALCON**, is also a Filipino citizen of legal age, with an address at **2228 Alley 5 Singalong Street Brgy. 744, Malate Manila**, where he may be served with notices and other court processes;

THE FACTS

4. The Petitioner, **RHYAN AYSON ALCON**, was born on August 20, 1977, in Manila. He is the youngest of two siblings. Rhyan's family consists of five members, all of whom have achieved higher education. His siblings have completed bachelor's degrees, with one sister earning a doctorate. All of his siblings are now married.
5. Petitioner describes his family as normal, happy, organized, religious, and united. He considers them close-knit and dependable, emphasizing that he can rely on his family of origin during times of distress. He maintains regular communication with his family and celebrates special occasions together whenever possible.
6. He expressed a deep appreciation for the strong bond they share and noted that there were no family members he disliked. Additionally, he stated that his family faced no unusual burdens or challenges during his upbringing.
7. As to his early childhood and adolescence years, the Petitioner described them as happy and fulfilling, despite becoming a father at a young age. He fondly recalled family outings and quality time spent together, which he considers cherished moments. One experience that had a lasting impact on him was attending church with his entire family every Sunday, which strengthened his faith and belief system. Growing up, Rhyan never felt deprived and holds positive memories of his early life.
8. Petitioner began dating during his second year of high school. His first relationship ended when his girlfriend migrated to Canada. According to him, he considered his past relationships as serious, but did not succeed due to differences between him and his partners.
9. In 1993, while in high school, the petitioner met the respondent, Sheila Bernal Casaje Ayson Alcon. They were both in their third year and schoolmates at the University of the East (UE), with Rhyan in Section A and Sheila in Section C.

10. Despite being in different sections, they often encountered each other on campus. Rhyan's first impression of Sheila was that she was friendly and responsible. He found her physically attractive, particularly her chinita features, which stood out to him.
11. As they entered their fourth year, Rhyan decided to pursue Sheila and began courting her. He expressed his interest by giving her gifts and spending time with her whenever possible. Sheila, being sociable and easygoing, enjoyed spending time with her friends, but this did not deter Rhyan. He admired her generosity and appreciated her positive qualities, even though he also noticed that she could be mabarkada, often prioritizing socializing with her group of friends.
12. Rhyan made his feelings clear over the span of a few weeks, openly expressing his love and interest in Sheila. The turning point in their relationship came during an ROTC session, where Sheila finally accepted his proposal, and they officially became a couple. This marked the beginning of their high school romance-fueled by Rhyan's admiration for Sheila's personality and appearance, as well as his persistence in winning her over despite her strong social inclinations.
13. The petitioner decided to pursue a relationship with the respondent not only because he found her attractive, but also because their respective friends were similarly getting involved in romantic relationships. In the early stages, their relationship had a laid-back dynamic.
14. However, Rhyan admitted to feeling jealous, as Sheila had many male friends and would often drink alcohol in their company. Although their relationship seemed relaxed on the surface, there were early signs of tension.
15. One source of conflict was the respondent's vices, including smoking and drinking, which Rhyan found concerning. These habits, coupled with emerging trust issues, began to strain their bond. Despite these challenges, both parties initially chose to stay together and continue their relationship.
16. Over time, the relationship began to face more strain due to the respondent's possessive and jealous behavior. This greatly affected the petitioner's social life. Sheila's controlling tendencies made it difficult for Rhyan to spend time with his own friends. Their relationship became on-and-off, with frequent arguments caused by a lack of understanding.
17. One of the main issues was Sheila's strong attachment to her group of friends and her habit of smoking, which Rhyan disapproved of. These concerns grew worse during their college years. At one point, a trusted friend informed Rhyan that Sheila had been seen with another man in front of their school, PSBA Lepanto. This deepened the trust issues, but despite everything, they still chose to stay together.
18. After a year in the relationship, Sheila became pregnant with their first child, Alexandra Shaira. Both were only 17 years old at the time. Rhyan felt scared and overwhelmed. Unable to face the situation, he left and disappeared for several months. Eventually, he returned after Sheila's family discovered the pregnancy.
19. Rhyan was surprised when Sheila's family visited his house in Sampaloc. This happened while his own family was still in the process of applying to migrate to Australia and Guam. At that time, Rhyan and Sheila were not yet married.
20. Eleven months later, Sheila became pregnant again, this time with their son, Shawn Diether. Although they still were not married, Rhyan began visiting Sheila's house more often and eventually moved in with her family in Frisco, Quezon City. He continued to visit his parents twice a week.
21. Rhyan eventually grew close to Sheila's family, including her cousins and relatives. After giving birth to Shawn, Sheila stopped going to school, while Rhyan continued his studies in Business Administration at the University of the East (UE).
22. During this period, Sheila became more possessive. She would often get upset if Rhyan came home late, even by just 20 minutes. This would lead to arguments and accusations. Sheila also became physically violent, scratching, biting, and once punching Rhyan, which broke his nose.
23. To protect Respondent's reputation, Petitioner lied to his mother and said his injury was from playing basketball. Petitioner admitted that while he did feel jealous at times, he never hurt Sheila physically.
24. In 2000, their third child, Elisha Kirsten, was born. As time passed, outside influences began to push the idea of marriage. Petitioner was about to start working in a government agency, and his aunts advised that marriage could help reduce income taxes. They also saw marriage as a way to legally recognize their children.
25. However, serious problems remained. Before their wedding, Petitioner found out that Respondent had been involved with her boss at work. This betrayal caused deep trust issues. Rhyan began to question if marrying Sheila was the right choice.
26. Despite his doubts, they went ahead with the wedding¹. Rhyan later admitted that his decision to marry Sheila was not sensible or well thought out. The marriage happened quickly, without proper planning or even informing their families. Everything took place in one day, which Rhyan felt was too sudden.
27. Petitioner and Respondent's civil wedding was simple and attended only by some of Sheila's coworkers. After the ceremony, they had a meal with her colleagues. There was no honeymoon, and Petitioner described feeling confused throughout the day.
28. Since they had already been living together for nearly ten years at Sheila's parents' house, the marriage was not consummated. After the wedding, they continued to live with Sheila's family. Both contributed financially to the wedding expenses.
29. In the early months of their marriage, things seemed manageable. They were used to living together. Both were employed and helped with household expenses. Respondent showed responsibility in managing the household and caring for their child. At that time, they had no problems with intimacy.
30. Despite frequent arguments, they tried to stay together and make the relationship work. However, Petitioner noticed that Respondent often dominated their fights, sometimes resorting to physical violence. Their communication was poor, and arguments became part of their routine.
31. The main sources of conflict in their marriage were trust and, at times, money. Sheila would become violent and use harsh words, especially when Rhyan came home late. Her suspicions would grow and lead to more fights. Despite these difficulties, they stayed together.
32. Throughout their marriage, Respondent experienced serious challenges, including emotional and physical abuse.

33. Petitioner worked first as a government employee and later as an OFW in Dubai. Respondent also worked in several government roles. Rhyan acknowledged Sheila's proactive attitude and her ability to find work easily.
34. Despite all the issues, the couple still spent quality time together in the early years of their marriage. Both of their families continued to support them.
35. The Petitioner initially worked in the same company as his father but resigned after a year, becoming unemployed for a time. During this period, Sheila secured a job at Quezon City Hall as an office administrator. It was here that an issue arose with a colleague, Romualdo (Ompong), a tax collector.
36. According to Petitioner, he found suspicious text messages between the Respondent and her colleagues, Wilma and Joan, leading him to believe Respondent was involved with Romualdo.
37. Respondent denied any affair, but the confrontation caused a significant fight. Both Sheila's mother and their children witnessed the incident. Although the couple reconciled, the underlying issues remained unresolved.
38. Petitioner later started working at the Bureau of Internal Revenue (BIR). At BIR, rumors spread by a Muslim colleague accused Rhyan of having an affair with another female colleague.
39. Respondent became furious, stormed into Rhyan's office, slapped him, and confronted the colleague. The incident escalated and drew attention from the entire BIR national office. Rhyan was summoned by Assistant Commissioner Mustafa Gandarosa, a relative of the colleague.
40. To resolve the issue, Petitioner had to draft an official apology letter, notarized by Sheila. Initially, Respondent refused, but Petitioner convinced her to comply. This incident motivated Petitioner to accept an offer from his cousin to work in Dubai with his brother, starting a new chapter in his life.
41. While in Dubai, the Respondent's possessiveness persisted. She frequently called Petitioner at all hours to check on him. If she saw pictures of him with women, even in group settings, she accused him of infidelity. Respondent even contacted Petitioner's colleagues in Dubai, confronting them about matters unrelated to them.
42. Despite describing their sex life as normal, their marriage was deeply affected by Respondent's marital infidelity. Rhyan discovered text messages between Sheila and her office mates, suggesting an inappropriate relationship with her boss.
43. When confronted, Sheila admitted to the infidelity. This led to a significant fight, during which Sheila became defensive, grabbing her phone to prevent further confrontation. Though Sheila did not explicitly confess, her actions and subsequent behavior confirmed the betrayal.
44. The impact of Respondent's infidelity was extreme. Rhyan stated that their marriage was never the same again, as trust between them was irreparably damaged. Despite their struggles, they raised four children: Shira (29), Sean (28), Elijah (24), and Diane (15).
45. The couple first separated in 2002 due to ongoing conflicts stemming from trust issues and jealousy. The Respondent exhibited qualities that made her unfit as a wife, including physically abusing him during her bouts of anger.
46. Respondent would repeatedly hit him, threaten him, and frequently nag him. Despite this, the Petitioner noted his strong quality during their marriage was his refusal to retaliate physically, even when provoked. However, he admitted his weak quality was jealousy. Sheila's strengths as a wife included being caring, but her weaknesses were her possessive and controlling behavior.
47. The Petitioner ultimately decided to separate from Sheila due to the continued physical abuse he endured. Although there were attempts at reconciliation, including efforts from both parties and the involvement of their parents and elders, these attempts were unsuccessful. While they managed to reconcile briefly for the sake of their children, the escalating fights led to their final separation.
48. The Petitioner expressed certainty that reconciliation would not work because he believed the cycle of physical abuse would resume.
49. Petitioner has been working abroad in Dubai for the past 17 years. Despite the challenges in their marriage, their children were raised well, with three of them becoming professionals, reflecting a level of success in their shared parenting efforts. Custody of the children currently remains with the Respondent, Sheila. The couple has been living separately for over 17 years.
50. According to Rodrigo Raza Alcon (Rodrigo for brevity)², father of Petitioner, after Shaira (eldest daughter) was born, Rhyan gradually began staying at Sheila's house in Frisco, Quezon City, initially returning home once a week until he eventually moved in permanently. When the Petitioner visited home, Rodrigo often noticed bruises on his arms and scratches on his body-sometimes even on his face. However, when he and his wife asked Rhyan about these injuries, he would simply respond that they were from playing basketball.
51. He added that Petitioner and Respondent's relationship appeared to be fine whenever they visited Rodrigo's home. However, over time, he learned that the parties were having frequent arguments.
52. On one occasion, while they were at his house, a heated argument broke out, leading Respondent to suddenly leave for Quezon City, taking their children with her. When Rodrigo saw Petitioner afterward, he noticed wounds on his arms, which made the family realize that Sheila had indeed been physically abusive.
53. Rodrigo eventually learned that their frequent conflicts stemmed from mutual jealousy. One of their major disputes involved Sheila's alleged relationship with her boss. Likewise, Sheila became jealous of one of Rhyan's former colleagues at the Bureau of Internal Revenue (BIR), which escalated into a public confrontation inside the BIR office. This incident was one of the reasons Rhyan ultimately decided to move abroad in February 2007-due both to the humiliation he experienced and the threats he received from the uncle of his former colleague, a Muslim Regional Director at the BIR.
54. Rodrigo also recalled a story from his eldest son, Rhodel, who accompanied Petitioner to Dubai. According to Rhodel, Sheila would constantly call Rhyan at all hours, even in the middle of the night, just to nag him. She even went so far as to contact and confront Rhyan's female colleagues in Dubai, despite not knowing them personally. Their relationship had always been full of conflict.
55. As per Rodrigo, he and his wife migrated to Guam. Since then, he gradually became distant from Respondent, especially after she and Petitioner officially separated when Rhyan returned to the Philippines for a vacation in 2012.

56. Meanwhile, according to Mary Joy Casayuran Ayson³, a cousin of the Petitioner with whom he grew up in the same household, Respondent stayed at her home in Quezon City due to her pregnancy with their first child. Petitioner would often come home late at night or sometimes not return at all.

57. Petitioner mentioned to her that Sheila was extremely jealous, so to avoid arguments, he decided to stay at her house, only visiting their home in Sampaloc once a week. Whenever Petitioner and Respondent visited Sampaloc, they would frequently argue, as both were highly jealous individuals.

58. A year later, they had another child, for whom Mary Joy was chosen as godmother. Despite having two children, their relationship remained tumultuous, marked by constant arguments and even physical altercations, regardless of time or place.

59. In 2007, she invited Petitioner and his older brother to Dubai to explore job opportunities. Both were able to secure employment there, but Respondent would call Petitioner incessantly, checking on his whereabouts and activities daily, even during late hours.

60. If Petitioner did not answer, she would call Mary Joy instead and, on occasions when her calls were unanswered, she would send messages filled with curses.

61. Mary Joy observed that Petitioner was growing tired of Sheila's behavior and wanted to end their relationship. For years, Petitioner avoided returning to the Philippines due to Respondent's threats, warning him that if he did, he would not be able to return to Dubai.

62. In 2009, Mary Joy left Dubai and moved to another country. Later, she learned that Petitioner and Respondent had completely separated and had not seen or spoken to each other for over a decade.

THE CAUSE OF ACTION

63. The cause of action herein which is the subject of the instant petition is the nullity of the Petitioner and Respondent's marriage itself based on the psychological incapacity of the latter to assume and perform his essential marital obligations. The pertinent provision of the Code provides:

Art. 36. A marriage contracted by any party who, at the time of the celebration, was psychologically incapacitated to comply with the essential marital obligations of marriage, shall likewise be void even if such incapacity becomes manifest only after its solemnization.

64. Per jurisprudence, the Supreme Court has been consistent in enumerating the guidelines in invoking and proving psychological incapacity under Art. 36. They are as follows:

(1) The burden of proof to show the nullity of the marriage belongs to the plaintiff.

XXXX

(2) The root cause of the psychological incapacity must be (a) medically or clinically identified, (b) alleged in the complaint, (c) sufficiently proven by experts and (d) clearly explained in the decision. Article 36 of the Family Code requires that the incapacity must be psychological - not physical although its manifestations and/or symptoms may be physical. The evidence must convince the court that the parties, or one of them, were mentally or physically ill to such an extent that the person could not have known the obligations he was assuming, or knowing them, could not have given valid assumption thereof. Although no example of such incapacity need be given here so as not to limit the application of the provision under the principle of ejusdem generis, nevertheless such root cause must be identified as a psychological illness and its incapacitating nature explained. Expert evidence may be given qualified psychiatrist and clinical psychologists.

(3) The incapacity must be proven to be existing at "the time of the celebration" of the marriage.

XXX

(4) Such incapacity must also be shown to be medically clinically permanent or incurable.

XXXX

(5) Such illness must be grave enough to bring about the disability of the party to assume the essential obligations of marriage.

XXXX

(6) The essential marital obligations must be those embraced by Articles 68 up to 71 of the Family Code as regards the husband and wife as well as Articles 220, 221 and 225 of the same Code in regard to parents and their children. Such non-complied marital obligation(s) must also be stated in the petition, proven by evidence and included in the text of the decision.

(7) Interpretations given by the National Appellate Matrimonial Tribunal of the Catholic Church in the Philippines, while not controlling or decisive, should be given great respect by our courts.

XXXX

(8) The trial court must order the prosecuting attorney or fiscal and the Solicitor General to appear as counsel for the state. [Emphasis added]

XXXX

65. Likewise, the Family Code states that husband and wife have the following rights and obligations to each other, to wit:

Art. 68. The husband and wife are obliged to live together, observe mutual love, respect and fidelity, and render mutual help and support.

Art. 70. The spouses are jointly responsible for the support of the family. The expenses for such support and other conjugal obligations shall be paid from the community property and, in the absence thereof, from the income or fruits of their separate properties. In case of insufficiency or absence of said income or fruits, such obligations shall be satisfied from the separate properties. [Emphasis added]

66. Thus, in the case of **Cuaderno vs. Cuaderno**,⁴ the High Court said that "the sanction therefore is the spontaneous, mutual affection between husband and wife and not any legal mandate or court order. This is due to the inherent characteristic and nature of marriage in this jurisdiction.

67. Thus, in this case, Respondent has shown clear signs of emotional immaturity and irresponsibility, which rendered her psychologically incapacitated to fulfill her essential marital obligations. Her consistent failure to prioritize the needs of their child, her repeated absences without explanation, and her neglect of basic familial duties illustrate her inability to uphold the responsibilities expected of a spouse and mother.

68. The Respondent's behavior-marked by infidelity, physical violence, incessant verbal abuse, extreme and irrational jealousy-demonstrated a pattern of behavior that was gravely detrimental to the marriage. These acts are not isolated but rather continuous, showing her inability to maintain a stable and committed marital union.

69. That the Respondent's psychological incapacity was already present at the time of the celebration of their marriage, although it became manifest only years later. The Respondent has exhibited a consistent pattern of infidelity, physical violence, emotional instability, intense and inappropriate anger, and a pervasive lack of empathy and remorse-traits consistent with clinical findings of Antisocial and Borderline Personality Disorders. These characteristics are deeply ingrained, inflexible, and resistant to change, whether through time, effort, or professional intervention, thereby rendering her incapable of fulfilling the essential obligations of marriage.

70. Respondent was found to be psychologically incapacitated to perform her essential marital obligations based on the Psychological Report of Dr. Maria Lourdes Helen R. Gomez a clinical psychologist.⁵

Interpretation of Findings

71. In the Report, Respondent is suffering from Mixed Personality Disorder Not Otherwise Specified. The Respondent's clinical profile suggests a mixed pattern of symptoms which fit a wide variety of personality disorders but do not complete the criteria of a single pathology. The Respondent's behavioral pattern consists of features from Antisocial Personality Disorder and Borderline Personality Disorder.

72. Antisocial Personality Disorder is a pervasive pattern of disregard for and violation of the rights of others. Borderline Personality Disorder is a pervasive pattern of instability of interpersonal relationships, self-image, and affects, and marked impulsivity beginning by early adulthood and present in a variety of contexts.

73. Specifically, these symptoms are the following: Deceitfulness: Lying, using aliases, or conning others for personal profit or pleasure; Impulsivity: Failure to plan ahead; Irritability and aggressiveness: Frequently getting into physical fights or assaults; Lack of remorse: Indifference to or rationalizing having hurt, mistreated, or stolen from another person; Frantic efforts to avoid real or imagined abandonment: This can include impulsively attempting to prevent others from leaving, or becoming overly dependent; A pattern of unstable and intense interpersonal relationships: These are often characterized by alternating between extremes of idealization and devaluation (e.g., thinking someone is perfect one moment and then worthless the next); and Inappropriate, intense anger: Difficulty controlling anger, or expressing it inappropriately.

Summary/Conclusion

74. The undersigned concludes that the Respondent is suffering from Mixed Personality Disorder, Not Otherwise Specified. The Respondent's symptoms reflect characteristics of multiple personality disorders, though they do not fully meet the criteria for any single diagnosis. Her behavioral patterns exhibit prominent features of both Antisocial Personality Disorder and Borderline Personality Disorder.

75. Mixed Personality Disorder has no known definitive treatment. While the exact causes of her condition remain unclear, biological or genetic factors may be contributing elements, such as dysregulation in brain structures like the prefrontal cortex and amygdala. Additionally, environmental influences from her childhood, school, and community may have shaped the development of the disorder. A combination of early trauma, a vulnerable temperament, and stressful life events during adolescence or adulthood could have also played a role.

76. The disorder requires a multifaceted psychotherapeutic approach, though a complete cure cannot be guaranteed. Given that many of the symptoms are deeply rooted in childhood, they are considered enduring and difficult to reverse.

Recommendation

77. The severity of the Respondent's maladaptive personality is deemed to be severe, grave, permanent, and chronic, making it incurable through any form of intervention. Her symptoms manifested during childhood, making them deeply ingrained within her system. As a result, she has become inflexible, maladaptive, and dysfunctional, particularly in handling the complexities of married life.

78. The psychological incapacity of the Respondent is characterized by juridical antecedence, as it was already present in her system even before the solemnization of her marriage with the Petitioner. Their relationship was not founded on mutual love, trust, respect, and commitment, making it inevitably bound for separation, with no possibility of reconciliation.

79. Both parties are now living separate lives, and given their present circumstances, there is no hope of repairing their failed marriage. Due to the Respondent's mental incapacity to uphold the responsibilities of a married woman, it is recommended that their marriage be nullified.⁶

80. The Petitioner, having endured years of emotional distress and physical abuse at the hands of the Respondent, now seeks to move forward with his life. In view of the foregoing, and pursuant to Article 36 of the Family Code of the Philippines, the Petitioner respectfully prays that this Honorable Court declare the marriage between the parties null and void ab initio on the ground of the Respondent's psychological incapacity to perform the essential marital obligations.⁷

81. The regime governing the property relationship of the parties is Absolute Community of Property;

82. Petitioner and Respondent have no conjugal properties and also no conjugal debts;

83. The couple has living child/ren.

84. As the respondent is suffering from psychological incapacity, reconciliation between them cannot be reached.

85. In compliance with Rule 7 Section 6 of the 2019 Rules of Civil Procedure:

a) Names of the Witnesses who will be presented to prove a party's claim or defense:

- Petitioner: **RHYAN AYSON ALCON**
- Witness: **RODRIGO RAZA ALCON**
- Witness: **MARY JOY CASAYURAN AYSON**
- Witness: **Maria Lourdes Helen R. Gomez, MA RPst RPM**

b) Summary of the witnesses intended testimonies:

- **Purposes of Judicial Affidavit of Petitioner**
To determine and prove that the respondent is psychologically incapacitated to comply with the essential marital obligations.
- **Purposes of Judicial Affidavit of RODRIGO RAZA ALCON.**
To corroborate the petitioner's testimony that respondent is psychologically incapacitated to comply with the essential marital obligations.
- **Purposes of Judicial Affidavit MARY JOY CASAYURAN AYSON.**
To corroborate the petitioner's testimony that respondent is psychologically incapacitated to comply with the essential marital obligations.
- **Purposes of Judicial Affidavit of Maria Lourdes Helen R. Gomez, MA RPst RPM.**
To determine and prove that the petitioner and the respondent are psychologically incapacitated to comply with the essential marital obligations.

c) The documentary and object evidence of the Petitioner attached to this Petition as follows:

- a. Competent Evidence of Identity ----- Annex "A"
- b. Barangay Certificate (Residency) ----- Annex "B"
- c. House Sketch ----- Annex "C"
- d. Sworn Attestation of the Lawyer ----- Annex "D"
- e. Affidavit of Barangay Residency as executed by the Barangay Chairman ----- Annex "E"
- f. Copy of Marriage Certificate ----- Annex "F"
- g. Copy of Judicial Affidavit of the Gomez, MA RPst RPM ----- Annex "J"
- k. Judicial Affidavit of the Petitioner ----- Annex "K"
- l. Birth certificate of Alexandra Shaira Alcon ----- Annex "L"
- m. Birth certificate of Shawn Deither Alcon ----- Annex "M"
- n. Birth certificate of Elissa Alcon ----- Annex "N"
- o. Birth certificate of Rhianna Stephanie Alcon ----- Annex "O"

PRAYER

WHEREFORE, it is most respectfully prayed unto this Honorable Court that judgment be rendered:

Declaring the marriage entered into by Petitioner **RHYAN AYSON ALCON**, and respondent **SHEILA BERNAL CASAJE-ALCON**, null and void in accordance with article 36 of the Family Code of the Philippines;

Ordering the same be recorded in the appropriate civil registry;

Other just and equitable reliefs are also prayed for.

City of Manila for Imus, Cavite City July 3, 2025.

CERNICK ABAD LAW OFFICE & ASSOCIATES

Counsel for the Petitioner
1222 Maceda Street, Sampaloc, Manila
Tel. No. (02) 83523313 / 09065144696

E-mail: cernickabad.lawoffice@yahoo.com cufernandezlegal@gmail.com
shairapulmones@gmail.com
attyjackiepal@gmail.com

By:

(originally signed)

ATTY. CALVIN FERNANDEZ
PTR No.: 2099853/7 January 2025
IBP No. 483828/16 December 2024
Roll of Attorney's No. 85685
MCLE Compliance Number: VIII-0025767

(originally signed)

ATTY. SHAIRA JANE PULMONES
PTR No.: 2099586/7 January 2025
IBP No. 483554/15 December 2024
Roll of Attorney's No. 90413
MCLE Compliance Number: VIII-0034978

(originally signed)

ATTY. JACKELYN PALIGUTAN
PTR No.: 2153643/4 February 2025
IBP No. 525197/3 February 2025
Roll of Attorney's No. 95979
MCLE Exempted, pursuant to MCLE Governing Board Order No. 1. S. 2008

COPY FURNISHED:

OFFICE OF THE SOLICITOR GENERAL
134 Amorsolo Street
Legaspi Village, Makati CityOFFICE OF THE PROVINCIAL PROSECUTOR
Imus, CaviteRESPONDENT
Sheila Casaje - Alcon
2228 Alley 5 Singalong Street Brgy 744, Malate ManilaRepublic of the Philippines)
x CITY OF MANILA x } S.S.

VERIFICATION AND CERTIFICATION AGAINST FORUM SHOPPING

I, **RHYAN AYSON ALCON** of legal age, Filipino citizen, and resident of Block. Lot 12 Bloomfields Subdivision, Alpan 1-B City of Imus, Cavite, after having been sworn to in accordance with law hereby depose and say, THAT:

1. I am the Petitioner in the above-captioned case;
2. I have caused the preparation and filing of the Petition through counsel;
3. I have read the contents thereof and that all allegations therein are true and correct based on my personal knowledge and on authentic documents;
4. The present Petition is not filed to harass, cause unnecessary delay, or needlessly increase the cost of litigation;
5. The factual allegations therein have evidentiary support or if specifically, so identified, will likewise have evidentiary support after reasonable opportunity for discovery.
6. I hereby certify under oath that I have not commenced any other action or proceeding involving the same issues in the Supreme Court, the Court of Appeals or different divisions thereof, or any other tribunal or agency;
7. If there is any other action or proceeding that has been filed or pending before the Supreme Court, the Court of Appeals of different divisions thereof or any other tribunal agency, we shall notify the court, tribunal or agency within five (5) days from such notice.

IN TRUTH WHEREOF, we have hereunto set my hand and affixed our signature this day of **JUL 03 2025**, at **CITY OF MANILA**.(originally signed)
RHYAN AYSON ALCON
AffiantPage No. 36
Book No. V-C
Series of 2025.(originally signed)
ATTY. MARIELLE JENELLE L. LAGUERTA
Notary Public for City of Manila- Until Dec. 31, 2025
Notarial Commission No. 2024-179
Tower 3, 3K, No. 181 N. Lopez St., Ermita, Manila
I.B.P. NO. 488207-Dec. 27, 2024, for the year 2025
P.T.R. No. 2041441- Jan. 2, 2025 at Manila
MCLE NO. VIII-0010660 - Valid until April 14, 2028
ROLL NO. 88314

x-----x

SUMMONS

NOW THEREFORE, respondent **SHEILA BERNAL CASAJE - ALCON** is hereby summoned pursuant to Section 6 of A.M. No. 02-11-10-SC, and required to file with Branch 4, Family Court, Imus City, Cavite her answer to the Petition within thirty (30) days from the date of last publications of this Summons furnishing a copy thereof upon petitioner's counsel, **CERNICK ABAD LAW OFFICES & ASSOCIATES, 1222 MACEDA STREET, SAMPALOC, MANILA**.

No motion to dismiss the petition shall be allowed except on the ground of lack of jurisdiction over the subject matter or over the parties, provided however, that any other ground that might warrant a dismissal of the case may be raised as an affirmative defense in an Answer (Sec. 7, A.M. No. 02-11-10-SC). If you fail to file an answer, the Court shall not declare you in default and shall order the public prosecutor to investigate whether collusion exists between the parties (Sec. 8, A.M. No. 02-11-10-SC).

WITNESS THE **HON. ADELIZA H. MAGNO-GINGOYON**, Presiding Judge of this Court, this **23rd** day of **October 2025**, in Imus City, Cavite.
ATTY. DEAN REED B. TAVERA, JR.
Branch Clerk of CourtBANTAYBALITA NEWS PUBLISHING SERVICES
NOVEMBER 3, & 10, 2025

Grab Philippines launches GrabAsenso Cavite



Grab Philippines has officially launched its GrabAsensoCavite which aims to equip local entrepreneurs with digital tools and trainings to help them thrive in an increasingly tech-driven economy.

The program is designed to provide MSME's with access to mobile-first

solutions such as AI-powered business support, cashless payments systems, and marketing tools through Grab platforms.

These innovations are tailored to meet the needs of small business owners, enabling them to streamline operations, reach wider markets, and boost

profitability.

During the Cavite rollout, local entrepreneurs participated in hands-on workshops and unboarding sessions led by Grab representatives and government partners.

CJ Lacsican, Grab Philippines VP For Cities, emphasized the importance of inclusive digitization, stating, "Digital transformation should be accessible to all. Grab Asenso is here to ensure that MSME's in Cavite and beyond are not left behind."

The program is backed by the Department of Information and Communications Technology (DICT) and local government units, reinforcing its commitments to regional economic development.

EXTRA JUDICIAL SETTLEMENT OF ESTATE OF THE LATE ANTOLIN S. ABAD WITH WAIVER OF RIGHTS

NOTICE IS HEREBY GIVEN THAT THE ESTATE OF THE LATE SPOUSES **ANTOLIN S. ABAD** WHO DIED ON JUNE 19, 2021 AT 42 TAHIMIK ST. POBLACION 3-A, IMUS, CAVITE, LEFT A PARCEL OF LAND SITUATED AT POBLACION, MUNICIPAL OF IMUS, PROVINCE OF CAVITE, COVERED BY TRANSFER CERTIFICATE OF TITLE NO. (T-150538) 057-2023015825, CONTAINING AN AREA OF SIX HUNDRED FORTY-FIVE (645) SQUARE METERS, EXTRA JUDICIALLY SETTLED AMONG LEGAL HEIRS, EXECUTED BEFORE NOTARY PUBLIC ATTY. GABRIEL B. OCTAVA, UNDER DOC. NO. 404, PAGE NO. 81, BOOK NO. III, SERIES OF 2025, NOTARIZED DATE JUNE 7, 2025BANTAYBALITA NEWS PUBLISHING SERVICES
NOVEMBER 10, 17 & 24, 2025

« Irespeto ang boses...

»MULA SA PAHINA 1

Ayon kay Tolentino, ang tanging may karapatang manungkulan sa bayan ay ang tunay at lehitimo at yaong malinaw na ibinoto at pinagkatiwalaan ng mamamayan.

Kahit nagtamo ng pinakamaraming boto si Atty. Kevin Anarna sa nakaraang eleksiyon para alkalde, hindi siya nakaupo dahil sa diskuwalipikasyon ng Commission on Elections (Comelec).

Kasunod nito, ipinoroklamang alkalde si Mayor GenTed Carranza -- na nakakuha ng ikalawang pinakamaraming boto sa eleksiyon, batay sa second placer rule ng Supreme Court (SC).

Noong 2022 national and local elections, nanalo ang magkatiket na Anarna-Carranza bilang alkalde at bise alkalde ng Silang.

Bunga ng kasong isinampa sa Ombudsman laban kay Anarna, naalis ito sa puwesto at pumalit sa kanya ang noon ay bise-alkaldeng si Carranza.

Nalalagay ngayon sa alanganin ang puwesto ni Carranza nang ibasura,

kamakailan, ng SC, ang second placer rule at sinaging hindi maaaring maiupo sa puwesto ang kandidatong nakakuha ng ikalawang puwesto sa eleksiyon.

Sinabi ni Tolentino na hanggang walang pinal na desisyon ang Korte Suprema sa kasong diskuwalipikasyon kay Anarna, tanging si Anarna lamang ang may karapatang manungkulang alkalde dahil siya ang nagtamo ng pinakamaraming boto ng mamamayan ng Silang.

Tinukoy ni Tolentino ang mga probisyon sa Local Government Code of 1991 at ilang jurisprudence, kabilang ang Mangudadatu vs. Comelec, na nagsasabing hindi maaaring awtomatikong umupo ang second placer kapalit ng nanalong kandidato na may kinakaharap na kaso.

Sa kanyang talumpati, inihalimbawa ni Tolentino ang kaso ni Tarlac City Susan Yap na pinanatiling alkalde sa inilabas na status quo ante order ng Korte Suprema habang dinidinig pa ang kanyang kaso sa Comelec.

« Mahinang pagpapatupad...

»MULA SA PAHINA 1

ng tabako sa Luzon, Visayas, at Metro Manila ay mababa.

Ang mga resultang ito ay lumabas kasunod ng debate sa Kongreso hinggil sa mga panukala na bawasan ang buwis sa tabako noong Enero ng taong ito.

Kung babawasan ang buwis, nagbabala ang mga expert sa kalusugan na ito ay magpapalala sa bisyo ng paninigarilyo, at hindi magiging epektibo sa pagpigil ng ismagling.

Pinabulaanan ng resulta ng pag-aaral ang sinasabi ng industriya ng tabako na ang mataas na buwis ang sanhi ng ismagling.

Ang totoong isyu, ayon sa pag-aaral, ay ang mahinang pagpapatupad ng batas at regulatory oversight, lalo na sa mga daungan at border.

Ang pagpapababa ng buwis sa tabako ay magpamamara lamang sa sigarilyo at magdudulot ng pagkakasakit sa mga Pilipino.

Binigyang-diin ni Zamboanga City Vice Mayor Beng Climaco ang kahalagahan ng aksyon ng lokal na pamahalaan.

"Sa aking termino bilang alkalde ng Zamboanga City, pinangunahan ko ang mahigpit na kampanya laban sa smuggling sa lungsod kung saan inumpisahan ang mga imbestigasyon laban sa ilang opisyal ng Customs at sa pagkawala ng mga nasamsam na asukal at bigas mula sa mga bodega, at iginiiit ang buong pananagutan ng mga sangkot," sabi ni Climaco.

Hinimok ng AER ang gobyerno na ibasura ang mga panukala sa pagbawas ng excise tax sa tabako, tulad ng House Bill 11360.

Nagbabala rin ang AER laban sa House Bills 5207, 5212, at 5364 na layong ibaba pa ang buwis sa mga vape at heated tobacco products. /Charles Bautista, PAPI

« Esports World Federation..

»MULA SA PAHINA 1

discipline, perseverance, and passion.

"We are thrilled and honored to welcome Manny Pacquiao to the ESWF family," said Gio Colmenares Director of the Esports World Federation. "His legacy as an athlete and humanitarian inspires millions around the world, and his involvement will help strengthen the bridge between traditional sports and esports."

As ESWF's Virtual Boxing Ambassador, Pacquiao will play a vital role in promoting esports as a platform for unity, talent development, and global cooperation — championing the next generation of esports athletes and enthusiasts./ NELSON SANTOS

Maging mahinahon, no to fake news!

Tsismis lamang ang sinabi ni Lolo Mon Tulfo na si VP Sara ang “financier” ng tatlong araw na peaceful rally na ipinanawagan ng Iglesia Ni Cristo (INC).

Natawa rin lang si former Ilocos Sur Gov. Chavit Singson na siya ang nagpopondo ng three-day rally, pero inamin niya, nanawagan siya sa pagbibitiw ni Presidente Bongbong Marcos.

Sabi ng kampo ni VP, e 24-7 ang tutok ang mga anti-Duterte sa bawat kilos ni Inday, e wala ngang ibinigay na pondo sa OVP.

Hahahaha, itong si Direk Darryl Yap, ang lakas kumabog, e si Malacanang Press Officer Atty. Claire Castro ay si Sierra Ulo sa paghahambing sa Sierra Madre na malaki

ang naitulong kaya hindi masyadong naapektuhan ng super bagyong Uwan ang taga-Luzon.

Ang kopya raw ng warrant of arrest ng International Criminal Court (ICC) laban kay Sen. Bato dela Rosa ay ipinadala ng isang “source” kay Ombudsman Boying Remuklla, at ang kopya ay nasa cellphone nito.

Kinumpirma nito ni DILG Sec. Jonvic Remulla pero ang sabi ng Supreme Court (SC) hindi na pwede ang ginawa noon na basta na lang ipinadala sa The Hague si dating Pres. Digong Duterte.

Kung aarestuhin man si Bato, kailangang dumaan ito sa korte at may final decision ng SC, hmmm, hindi na yata pwede ang “group effort”



REVANZE
Domz B. Caoile

dito.

Balita: A DPWH Engineer and BAC chairman from Sorogon allegedly took his own life due to flood control project scandal.

At marami pa raw DPWH ang lulutang upang umamin at ituro ang mga utak sa korapsiyon, salamat po, at gawin nyo po agad.

Pakiusap po sa madalang pipol, itigil po ang pagkakalat ng intriga, misinformation tungkol sa naitakdang tatlong araw na mapayapang rally ng INC mula Nobyembre 16 hanggang 18, 2025, hindi Nobyembre 15, ayon sa opisyal na pahayag at mga ulat ng Philippine National Police (PNP).

Hindi po nananawagan ang INC ng destabilization o ng panawagan laban sa gobyerno, at hindi rin po nananawagan sa resignation ni PBBM.

Fake news po iyon, isang paninira lamang.

Para sa kaalaman ng publiko, hindi po para lamang sa mga kasapi ng INC ang mapayapang rally; kahit sino po, maging hindi miyembro nga Kapatiran, malaya po silang makasasali,



kung kapayapaan po ng bansa ang kanilang hangarin.

Sa mga nais manggulo, mahigpit po ang gagawing monitoring at pagbabantay sa pagtitipon, at narito po ang ilang mahalagang detalye sa paghahanda para sa nasabing aktibidad:

Una, ang pagtitipon po ay may temang “Rally for Transparency and a Better Democracy” — isang panawagan para sa katapatan at pananagutan sa pamahalaan.

Ito po ay isang mapayapang panalangin at pagtitipon ng mga miyembro ng INC, at kinililala po na isang religious activity ng PNP, ibig sabihin,

may permit po ito, at sa Maynila, nagbigay na rin ng permit si Mayor Isko Moreno.

Gaganapin ang rally sa obyembre 16–18, 2025 at gagawin ito sa Rizal Park, Manila, EDSA Shrine, People Power Monument, House of Representatives, Senate of the Philippines, Quirino Grandstand, Liwasang Bonifacio at Malacñang Park

Ayon sa impormasyon naming, mahigit sa 15,000 hanggang 16,000 na pulis ang itatalaga upang tiyakin ang kapayapaan at kaayusan sa mga lugar ng pagtitipon.

Ayon kay acting PNP Chief Lt. Gen. Jose Melencio Nartatez Jr. “We respect the

rights of every Filipino to freely practice their religion.”

At ang pagtitipon na ito ay may suporta ng pamahalaang lungsod ng Maynila na nagtalaga na ng 14 na 14 ambulansya at perimeter support upang matiyak ang tahimik na pagtitipon.

Kung anoman ang ikinakalat na intriga, batikos o pagkontra sa peaceful rally na ito, maging mapanuri po at magtiwala lamang sa opisyal na pahayag ng INC at ng pamahalaan.

Mabuhay po ang ating Kalayaan sa pagsasalita, Kalayaan sa tahimik na pagtitipon at Kalayaang magpahayag ng damdamin sa gobyerno.

Salamat po sa malasakit, Gov. Abeng, VG Revilla: Cavitenos Iskolar

Sa mga social media post, nagpaabot ng lubos na pasasalamat ang Cavitenos Iskolar sa natanggap na ayu-

doon, 2,542 estudyante ang tumanggap ng ₱2,000 educational assistance.

Sumaksi sa distri-

sa paaralan,” nagpasalamat na sabi ng isang ina ng Cavitenong Iskolar./JANETH W. BILBAO



dang edukasyonal na ipinamigay kamakailan nina Governor Abeng at Vice Governor Ram Revilla.

Ang pamamahagi ng ayuda ay bahagi ng programang “Iskolar ng Lalawigan ng Cavite” na ginanap sa kampus ng Cavite State University -Carmona Campus – na

busyon sina Mayor Dhalia A. Lo yola, Vice Mayor Cesar L. Ines Jr., at ang Sangguniang Panglungsod Memvers, gayundin sina Board Member Ivey Reyes at BM Aidel Bela maide.

“Malaking tulong po ito sa mga estudyante na minsan ay walang baon na pagkain sa pagpaspok

