

INTEGRATED BAR OF THE PHILIPPINES

"Sentinel of the Rule of Law"

• 15 J. Vargas Avenue, Ortigas Center, Pasig City 1600 • Tel: (63.2)6313014/18 • Fax: (63.2) 6344697 • Email: ibp_national@yahoo.com

BOARD OF GOVERNORS (2017-2019)

ABDIEL DAN ELIJAH S. FAJARDO Chairman of the Board & National Preside

DOMINGO EGON Q. CAYOSA Vice Chairman of the Board & Governor for Northern Luzon

CARMELITA R. ELEAZAR Governor for Central Luzon

SIXTO JOSE C. ANTONIO

MARIE FE GALVEZ-GARCIA Governor for Greater Manila

ELAINE GAY RAÑESES-BELEN Governor for Bicolandia

GONZALO D. MALIG-ON, JR.

MARIENNE M. IBADLIT Governor for Western Visayas

DENNIS M. BACALA Governor for Eastern Mindanao

CHARLES B. RASONABLE

NATIONAL OFFICERS

ABDIEL DAN ELIJAH S. FAJARDO

DOMINGO EGON Q. CAYOSA Executive Vice President

HILARION B. BUBAN National Executive Director for Operations

RANDALL C. TABAYOYONG
National Executive Director for Planning

JEAN FRANCOIS D. RIVERA III

PATRICIA-ANN T. PRODIGALIDAD National Secretary

MINERVA M.B. AMBROSIO

ALFREDO B. MOLO III Editor-in-Chief, IBP Journal

EMMANUEL S. BUENAVENTURA
National Director for Peer Assistance & Special Adviser on National Director for Peer Assiste Constitutional Reform Initiatives

ROMEO RONALD SALVADOR O. SOLIS

AMADOR Z. TOLENTINO, JR. Chief of Staff & Presidential Liaison for the Judiciary

NELSON S. GARGOLES Assistant National Treasurer

JANNEFER JANNICE G. PELAYO DOROTEO LORENZO B. AGUILA

ELMAR B. GALACIO CHRYSILLA CARISSA P. BAUTISTA Deputy General Counsels

JOEL L. BODEGON General Counsel Emeritus

JOSE AGUILA GRAPILON Presidential Adviser on Alternative Dispute Resolution

DONEMARK JOSEPH L. CALIMON

JULIUS ANTHONY R. OMILA
Deputy Executive Director Arbitration Center

ANDRE C. PALACIOS Presidential Adviser for International Law & International Affairs

JONAS FLORENTINO D.L. CABOCHAN

Presidential Adviser on Legislative Affairs

JOSE MANUEL I. DIOKNO Presidential Adviser on Human Rights

BIENVENIDO I. SOMERA, JR.

Presidential Assistant on Bench and Bar Concerns

GIL ROBERTO L. ZERRUDO

Chairman, Committee on International Harmonization and Integration

RAUL S. GRAPILON

MEMORANDUM

TO

: All IBP Chapter Presidents

FROM: Atty. Abdiel Dan Elijah S. Fajardo

National President

RE

: Administrative Matter No. 18-03-16-SC

En Banc Resolution dated

April 10, 2018

DATE

: May 29, 2018

Attached is the Supreme Court En Banc Notice of Resolution dated April 10, 2018 (Adoption of the Plea Bargaining Framework in Drugs Cases) for your information and dissemination.

Thank you.

ABDIEL DAN ELIJAH S. FAJARDO



Republic of the Philippines Supreme Court Baguio City

EN BANC

NOTICE

Sirs/Mesdames:

Please take notice that the Court en banc issued a Resolution dated APRIL 10, 2018, which reads as follows:

"A.M. No. 18-03-16-SC (Adoption of the Plea Bargaining Framework in Drugs Cases).- On August 15, 2017, an En Banc Decision in G.R. No. 226679 - Salvador Estipona, Jr. vs. Hon. Frank E. Lobrigo was rendered whereby Section 23 of Republic Act No. 9165, or the Comprehensive Dangerous Drugs Act of 2002, was declared unconstitutional for being contrary to the rule-making authority of the Supreme Court under Section 5(5), Article VIII of the 1987 Constitution;

On April 3, 2018, the Court *En Banc* deliberated upon and discussed Administrative Matter No. 18-03-16-SC regarding the Suggested Plea Bargaining Framework submitted by the Philippine Judges Association;

On April 5, 2018, Justice Diosdado M. Peralta met with the Officers of the Philippine Judges Association, namely: Hon. Felix P. Reyes (President), Hon. Frank E. Lobrigo (Senior Vice-President), Hon. Francisco P. Felizmenio (VP Legal), Hon. Maria Paz R. Reyes-Yson (Secretary General), Hon. Divina Gracia L. Peliño and Hon. Racquelen A. Vasquez (Presidential Advisers), to discuss the revisions on the plea bargaining framework, which was made simpler and easier to understand, and addressed the concerns raised in the *En Banc* Agenda of April 3, 2018;

On April 6, 2018, a revised plea bargaining framework, which is more simplified, incorporated therein the suggestions of the members of the *En Banc* and were submitted and, on April 10, 2018, was further deliberated upon and, thereafter, the *En Banc* approved the same with modifications containing the suggested revision of Associate Justice Presbitero J. Velasco, Jr. regarding exception to probation of offenses involving illegal drug-trafficking or pushing under Section 5 in relation to Section 24 of R.A. No. 9165, and the suggestion of Associate Justice Teresita J. Leonardo-De Castro to make clearer the non-applicability of plea bargaining in cases where the penalty is life imprisonment or life imprisonment to death;

NOW, THEREFORE, the Supreme Court hereby orders the adoption of the Plea Bargaining Framework in Drugs Cases, as follows:

Off	ense Charged		Accentable	Plea Bargain	Remarks
Section	Penalty	Quantity	Section	Penalty	Temano
Section 11,	12 years &	.01 gram	Section 12.	6 months	In all instances,
par. 3.	1 day to 20	to 4.99	Possession	and 1 day	
Possession of	years and	grams	of	to 4 years	
Dangerous	fine	Simil	Equipment,	and a fine	
Drugs (Where	ranging		Instrument,	ranging	penalty imposed
quantity of	from		Apparatus	from	is already
shabu, opium,	₱300,000		and Other	₱10,000 to	served, drug
morphine,	to		Parapher-	₱50,000	dependency test
heroin,	₱400,000		nalia for		shall be
cocaine is less			Dangerous	<i>N.B.</i> : The	required. If
than 5 grams)			Drugs	court is	
			O Company	given the	drug use, or
				discretion	denies it but is
				to impose a	found positive
				minimum	after drug
				period and	dependency test,
				a maximum	he/she shall
				period to be	undergo
				taken from	
				the range of	
				the penalty	a period of not
				provided by	less than 6
				law. A	months. Said
				straight	period shall be
				penalty	credited to
				within the	his/her penalty
				range of 6 months and	and the period of his after-care
				1 day to 1	and follow-up
				year may	program is
				likewise be	penalty is still
				imposed.	unserved. If
Section 11,	12 years	.01 gram	Section 12.	6 months	accused is found
par. 3.	and 1 day	to 299.99	Possession	and 1 day	negative for
Possession of	to 20 years	grams	of	to 4 years	drug
Dangerous	and fine		Equipment,	and a fine	use/dependency,
Drugs (Where	ranging		Instrument,	ranging	he/she will be
quantity of	from fine		Apparatus	from	released on time
marijuana is	from		and Other	₱10,000 to	served,
less than 300	₱300,000		Paraphern	₱50,000	otherwise,
grams)	to		alia for	N. D.	he/she will serve
	₱400,000		Dangerous	<i>N.B.</i> : The	his sentence in
X-2-			Drugs	court is	jail minus the
				given the	counseling
				discretion	period at

	Section 11, par. 2. Possession of Dangerous Drugs (Where quantity of shabu, opium, morphine, heroin, cocaine is 5 grams or more but not exceeding 10	20 years to life imprisonment and fine ranging from ₱400,000 to ₱500,000	5 grams to 9.99 grams	Section 11, par. 3. Possession of Dangerous Drugs	to impose a minimum period and a maximum period to be taken from the range of the penalty provided by law. A straight penalty within the range of 6 months and 1 day to 1 year may likewise be imposed. 12 years and 1 day to 20 years and a fine ranging from \$\mathbb{P}\$300,000 to \$\mathbb{P}\$400,000 N.B.: The court is given the discretion	center. However, if accused applies for probation in offenses punishable under R.A. No. 9165, other than for illegal drug trafficking or pushing under Section 5 in relation to Sec. 24 thereof, then the law on probation shall	
A DAME					provided by		
					law.		
			10 grams and above	No plea bargaining allowed			
	Section 11, par. 2. Possession of Dangerous Drugs	20 years to life imprison- ment and fine	300 grams to 499 grams	Section 11, par. 3. Possession of Dangerous	12 years and 1 day to 20 years and a fine ranging		
L		ranging		Drugs	from		-

(Where the	from			₱300,000 to	
quantity of	₱400,000			₱400,000	
marijuana is	to				
300 grams or	₱500,000			<i>N.B.</i> : The	
more but not				court is	
exceeding 500				given the	
grams				discretion	
				to impose a	
THERE MADE TO LY				minimum	
			100 Table	period and	
				a maximum	
				period to be	
				taken from	
				the range of	
				the penalty	
				provided by	
				law.	
		500 grams	No plea		
		and above	bargaining		
			allowed		
Section 12.	6 months		Section 15.	6 months	If accused
Possession of	and 1 day		Use of	treatment	admits drug use,
Equipment,	to 4 years		Dangerous	and	or denies drug
Apparatus and	and fine		Drugs	rehabilita-	use but found
Other	ranging			tion	positive after
Paraphernalia	from				drug
for Dangerous	₱10,000 to ₱50,000			Undergo	dependency test. If accused is
Drugs	130,000			counselling	found negative
				program at	for drug
				rehabilita-	use/dependency
				tion center	use, dependency
Section 14.	Maximum		Section 15.	6 month	If accused
Possession of	penalty in		Use of	treatment	admits drug use,
Equipment,	Section 12		Dangerous	and	or denies drug
Apparatus and			Drugs	rehabilita-	use but found
Other				tion	positive after
Paraphernalia					drug
for Dangerous					dependency test.
Drugs During				Undergo	If accused is
Parties, Social	or the team each			counselling	found negative
Gatherings or				program at	for drug
Meetings				rehabilita-	use/dependency
100				tion center	
Section 5.	Life	.01 gram	Section 12.	6 months	In all instances,
Sale, Trading,	Imprison-	to .99	Possession	and 1 day	whether or not
etc. of	ment to	grams	of	to 4 years	the maximum
Dangerous	Death and	(metham-	Equipment,	and a fine	period of the
Drugs	fine	phetamine	Instrument,	ranging	penalty imposed
(Methampheta	ranging	hydro-	Apparatus	from	is already
-mine	from	chloride	and Other	₱10,000 to	served, drug

hydrochloride or shabu only)	₱500,000 to ₱10,000,00 0	or shabu only)	Parapher- nalia for Dangerous Drugs	P50,000 N.B.: The court is given the discretion to impose a minimum period and a maximum period to be taken from the range of the penalty provided by law. A straight penalty within the range of 6 months and 1 day to 1 year may likewise be imposed.	a period of not
					center. However, if accused applies for probation in offenses punishable under R.A. No. 9165, other than for illegal drug trafficking or
					trafficking or pushing under Section 5 in

					relation to Sec. 24 thereof, then the law on probation shall apply.
		1.00 gram and above (metham-	No plea bargaining allowed		
	**	phetamine		The same and	
		hydro- chloride			
		or shabu only)			
Section 5.	Life	.01 gram	Section 12.	6 months	In all instances,
Sale, Trading,	Imprison-	to 9.99	Possession	and 1 day	whether or not
etc. of	ment to	grams of	of .	to 4 years and a fine	the maximum period of the
Dangerous	Death and	marijuana	Equipment, Instrument,	ranging	penalty imposed
Drugs	fine ranging	only	Apparatus	from	is already
(Marijuana only)	from		and Other	₱10,000 to	served, drug
Omry)	₱500,000		Parapher-	₱50,000	dependency test
	to		nalia for	<i>N.B.:</i> The	shall be required. If
	₱10,000,00		Dangerous Drugs	court is	accused admits
	0		Drugs	given the	drug use, or
				discretion	denies it but is
				to impose a	found positive
				minimum	after drug dependency test,
				period and a maximum	he/she shall
				period to be	undergo
				taken from	treatment and
				the range of	rehabilitation for
				the penalty	a period of not
				provided by law. A	less than 6 months. Said
				straight	period shall be
				penalty	credited to
				within the	his/her penalty
LICENCE CO.				range of 6	and the period
				months and 1 day to 1	of his after-care and follow-up
				year may	program is
				likewise be	penalty is still
				imposed.	unserved. If
					accused is found negative for
1311					negative for drug
					use/dependency,
					he/she will be
					released on time

		served, otherwise, he/she will serve his sentence in jail minus the counseling period at rehabilitation center.
		However, if accused applies for probation in offenses punishable under R.A. No. 9165, other than for illegal drug trafficking or pushing under Section 5 in relation to Sec. 24 thereof, then the law on probation shall apply.
10.00 grams of marijuana only and above	No plea bargain allowed	

In all other cases where the imposable penalty is life imprisonment or life imprisonment to death, plea bargaining is not allowed. Plea bargaining is also not allowed under Section 5 (Sale, Trading, etc. of Dangerous Drugs) involving all other kinds of dangerous drugs, except shabu and marijuana.

The Office of the Court Administrator is **DIRECTED** to **ISSUE** a Circular for dissemination to all concerned." Sereno, C.J., on leave. Del Castillo, J., on leave. Reyes, Jr., J., on official leave. (adv35)

Very truly yours,

EDGAR O. ARICHETA
Clerk of Court

HON. MARIA LOURDES P. A. SERENO (x)
Chief Justice on Leave
HON. ANTONIO T. CARPIO (x)
Acting Chief Justice

HON. PRESBITERO J. VELASCO. JR. (x)

HON. TERESITA J. LEONARDO-DE CASTRO (x)

HON. DIOSDADO M. PERALTA (x) HON. LUCAS P. BERSAMIN (x)

HON. MARIANO C. DEL CASTILLO (x) HON. ESTELA M. PERLAS-BERNABE (x) HON. MARVIC MARIO VICTOR F. LEONEN (x)

HON EDANCIS H IAPDELEZA (V)

HON. FRANCIS H. JARDELEZA (x)

HON. ALFREDO BENJAMIN S. CAGUIOA (x)

HON. SAMUEL R. MARTIRES (x)

HON. NOEL G. TIJAM (x)

HON. ANDRES B. REYES, JR. (x)

HON. ALEXANDER G. GESMUNDO (x)

Associate Justices Supreme Court

INTEGRATED BAR OF THE PHILIPPINES (reg) IBP Bldg., Dona Julia Vargas Avenue Pasig City 1505

JUDICIAL RECORDS OFFICE (x) JUDGMENT DIVISION (x) Supreme Court

PUBLIC INFORMATION OFFICE (x)
LIBRARY SERVICES (x)
[For uploading pursuant to A.M. No. 12-7-1-SC]

Court Administrator
*HON. JOSE MIDAS P. MARQUEZ (x)

Deputy Court Administrators
HON. RAUL B. VILLANUEVA (x)
HON. JENNY LIND R. ALDECOA-DELORINO (x)

Supreme Court

HON. FELIX P. REYES (reg) PJA President Branch 272, Marikina City

*For circularization

A.M. No. 18-03-16-SC kat 4/10/13 (URes35) 4/30/17 (