

MALACAÑAN PALACE
MANILA

BY THE PRESIDENT OF THE PHILIPPINES

ADMINISTRATIVE ORDER NO. 139

TRANSFERRING JUSTICE OF THE PEACE VALERIO V. ROVIRA OF SAGUIARAN, SUNGOD, DITSAAN AND BUBONG, PROVINCE OF LANAOS, TO A SIMILAR POSITION IN BUNGAO, BALIMBING AND SUMUMUL, PROVINCE OF SULU, AND REPRIMANDING HIM FOR CONDUCT UNBECOMING A PUBLIC OFFICIAL.

This is an administrative case filed by the Provincial Governor of Lanaos and the Commissioner for Mindanaos and Sulu against Valerio V. Rovira, Justice of the Peace of Saguiaran, Sungod, Ditsaan and Bubong, Province of Lanaos, for conduct unbecoming a public official.

It appears that the Provincial Board of Lanaos, sitting as council for the Municipal District of Saguiaran, abolished the position of clerk in the office of the respondent. On June 6, 1940, the respondent addressed a letter to the Provincial Board in which he stressed the importance of the position abolished and made unwarranted and improper remarks, to wit: that the position of clerk in his office is more important than the position of Lieutenant Governor, Deputy Governor or Assistant to the Governor "whose services can be very well dispensed with without hampering the administration of the provincial government;" that the salary of the clerk is very insignificant compared with the salary of the Lieutenant Governor which is ₱250.00 a month, but the clerk renders better service to the public than the Lieutenant Governor; and that the position of clerk is more important "because the work of the Lieutenant Governor is a mere unnecessary duplication."

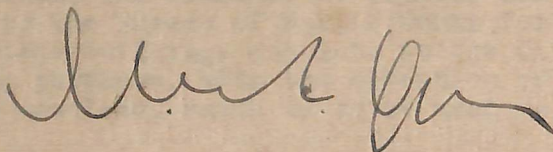
When the respondent was requested by the Secretary of Justice to comment on the charges against him, he made additional unpleasant and uncalled for remarks against the Governor of Lanaos and the Commissioner for Mindanaos and Sulu, calling them, with apparent sarcasm, "two conceded experts and authorities on Moro affairs," and stating that the "chorus of the two high officials amused" him very much.

The attitude of the respondent towards the officials concerned is, to say the least, reprehensible. He showed poor judgment when he resorted to the use of offensive remarks, instead of appealing the matter to the proper authorities. I agree with the Secretary of Justice that the strained relations of the respondent with other officials of Lanaos do not warrant the retention of the respondent in his present station, if the efficiency of the service is to be protected from impairment.

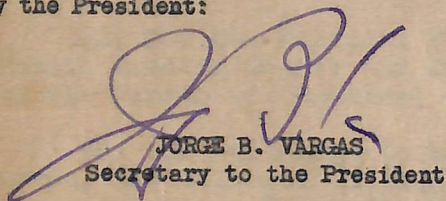
In

In view of the foregoing, and concurring in the recommendation of the Secretary of Justice, the respondent, Valerio V. Rovira, is hereby transferred to the position of Justice of the Peace in Bungao, Balimbing and Sumumul, Province of Sulu, with the same compensation at ₱2,400.00 per annum. He is also hereby reprimanded and warned that a repetition of a similar offense in the future will be considered sufficient cause for his removal.

Done at the City of Manila this ^{29th} day of November, in the year of Our Lord, nineteen hundred and forty, and of the Commonwealth of the Philippines, the sixth.



By the President:



JORGE B. VARGAS
Secretary to the President