



Republic of the Philippines
PROVINCE OF ZAMBOANGA SIBUGAY
Capitol Site, Ipil Heights, Ipil Zamboanga Sibugay



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PROVINCIAL LEGAL OFFICE

ACCOMPLISHMENT REPORT

For the period January 1, 2011 to December 31, 2011

The Provincial Legal Office shall take charge of all Legal Services as prescribed under section 481, Article 11, Title V, Book III of R.A. 7160, otherwise known as the Local Government Code of 1991 for a customer friendly administration in carrying out the delivery of basic services and provision of adequate facilities as provided for under Section 17 of the same code.

Under the same Code and Republic Act No 8973, otherwise known as the "Creation of the Province of Zamboanga Sibugay", provided for the following objectives of the Provincial Legal Office:

1. To give legal assistance to the provincial and municipal governments up to the barangay level including the indigent litigants.
2. To attend all civil, cadastral and administrative cases of the LGUs concerned.
3. To receive and institute administrative complaints against Provincial Officials and Employees and to investigate and resolve the same.
4. To render legal opinions on questions of law and recommend measure on matters relating of the upholding of the rule of law.
5. To be in the frontline of protecting human rights and prosecuting any violations thereof.

Considering the above-mentioned premises, we are proud to submit our **ACCOMPLISHMENT REPORT for the period January 1, 2011 to December 31, 2011.**

A. CASES ATTENDED

1. Civil Case No. I - 494 -for- Recovery of Possession with Damages

Local Government Unit of Barangay Magsaysay, Municipality of RT Lim, Province of Zamboanga Sibugay, Represented by Barangay Captain Juanito S. Rojas (*Plaintiff*)

versus

Spouses Virgillo Garrido and Marina Altoveros-Garrido (*Defendants*)

- 1.1 Issues to be tried or resolved (a) Whether or not the lot being occupied by defendant-spouses is situated inside the titled property now registered in the name of plaintiff – Barangay Magsaysay.
- 1.2 (b) Whether or not the perimeter fence constructed by defendant-spouses encroaches the titled property now registered in the name plaintiff – Barangay Magsaysay.
- 1.3 (c) Whether or not the Original Certificate of Title No. E-15,229 issued pursuant to Certificate of Land Ownership Award No. 00144751 was validly issued in derogation of the rights and interests of the original owner, Nene Trajano, the latter being the registered owner and holder of Original Certificate of Title No. P-34,970.

2. Civil Case No. I - 495 -for- Declaration of Nullity of SP Resolution No. 4038-2010.

Wilfredo L. Sanggayan (*Plaintiff*)

versus

Rey Andre C. Olegario (*Defendant*)

- 2.1 Issues to be tried or resolved (a) Whether or not the implementation of the disputed resolution will cause great irreparable damage to the petitioner and the IP's/ICCs represented by the petitioner
- 2.2 (b) Whether or not stripping the petitioner of his right as a member of the SP is with legal and factual basis.
- 2.3 (c) Whether or not there is an urgent and permanent necessity for the issuance of a writ of preliminary injunction.

3. Civil Case No. 328-D -for- Recovery of Possession with Damages

Felicidad Silim-Garcia (*Plaintiff*)

versus

Barangay Kauswagan, Diplahan,
Zamboanga Sibugay, represented by
Bargy. Captain Domingo Dela Luna
(*Defendant*)

B. LEGAL OPINIONS RENDERED

1. On the matter of whether it is legal for the Municipality of Naga to impose taxes, particularly real property tax on properties situated in the locality owned by the National Transmission Corporation, presently National Grid Corporation of the Philippines, ZAMSURECO II and local cooperatives particularly Tambanan Agrarian Reform Beneficiaries Multi-Purpose Cooperative (TARBEMCO) and Sulo Agrarian Reform Multi-Purpose Cooperative. (SARBEMCO).

Based on the provisions of sections 193, 216 and 234 of RA 7160 and section 9 of RA 9511, the LGU of Naga may collect real property tax on the real estate, buildings and personal property from the National grid Corporation of the Philippines. (*Reference: BLGF Memo Circular No. 13-2003*)

2. Three (3) Draft Ordinances authored by Hon. Joel Ebol, Board Member, 2nd District of Zamboanga Sibugay.

- 2.1 *“An Ordinance Banning the Cutting of Mangroves and Gathering of Corals along Coastal Waters, Rivers and Creeks Within the Territorial Jurisdiction of the Province of Zamboanga Sibugay and Imposing Penalties for Violation Thereof.”*

There are existing laws on the subject, both national and local. Cutting of Mangroves be treated separately from gathering of Corals, provide for prohibitions or prohibited acts that are not covered by RA 8550 and come up with accurate definition of terms that would conform to RA 8550. (Related Laws: RA 7160 – Local Government Code of 1991 / RA 8550 – Philippine Fisheries Code of 1998)

- 2.2 *“An Ordinance Banning Dump/Cargo Trucks Engaged in Hauling Sand, Gravel, Limestone, Earth Fill Materials, Rice Hull, Banana Peelings, Coconut Shell, Saw Dust, Scrap Metals, Hollow Blocks and Cement Without Protective Covering of the Cargoes from using all the Streets and Roads within the Province of Zamboanga Sibugay.”*

The subject of the ordinance lies beyond the powers of the SP, and is well within the expressed powers of the Sangguniang Bayan. The subject of the ordinance may be better served by way of a municipal legislation. (Reference: Book III, Title II, Chapter 3, Article Three – The SB / Section 447 a. 5. V. of the same.

- 2.3 *“An Ordinance Regulating the Sale, Resale of Fish and Other Aquatic Food Products Within the Province of Zamboanga Sibugay and Prescribing Fees Thereof”.*

The same powers are not expressly granted to the Sangguniang Panlalawigan. (Reference: A specific provision on Section 447 (a) (5) (iv) and Section 17 of RA 7169.)

3. Ordinance No 2011-235 of Board Member Ebol entitled, “ An Ordinance Regulating The Transport of Fish and Other Aquatic or Fishery Products in the Province of Zamboanga Sibugay and Providing Penalty Therefore and Formulating the necessary Implementing Rules and Regulations for the Purpose”.

Indeed, the local government has the primordial authority to regulate the utilization, processing and shipment of these marine products from its point of origin to its point of destination. Regulatory fees are imposed upon the issuance of auxiliary invoice and payment of fee. However, this authority belongs to the municipality and not with the province, otherwise, duplicative or double taxation is committed. Moreover, the imposition of the so-called "Transportation Fees" which is akin to "Pass-through fees", is clearly invalid for being "ultra vires" under Section 133, (e) of RA 7160 and Sections 134 to 141 of the LGC defines the scope of the taxing power of the province, under the principle of "Exclusio unius est exclusio alterius".

4. Ordinance No. 09-2011, Granting Franchise to Titay Recreation Center to Operate a Cockpit.

From the records of the Office, it would appear that the Municipality of Titay, Zamboanga Sibugay does not have an ordinance regulating the issuance of permit or franchise to operate a cockpit in their locality. The governing law is PD No. 449, Section 4, 5 (b) / (The Cockfighting Law of 1974) and PD No. 1802 as amended by PD No. 1802-A (Philippine Game Fowl Commission Decree), and Section 7 & 13 of PD 6713. Viewed from the foregoing premises, it is the opinion of the Office that the enactment of the subject ordinance suffers from serious legal infirmities.

5. Ordinance No. 04-2011-015, series of 2011.

- 5.1 The subject of the Ordinance "prohibiting all commercial-type fishing operations and the use of any destructive fishing gears" is already covered by RA 8550 or the Philippine Fisheries Code of 1998, specifically section 90 of the Code.
- 5.2 Crafting an Ordinance touching on a subject which is already covered by law (RA 8550) may be considered a superfluity. However, this may serve the purpose of filling up a grey area where the powers of the LGU's, specifically the province, may have to be emphasized.
- 5.3 As it is now, one area that may have to be looked into to address the issue of coastal law enforcement would be the strengthening of a coordinative mechanism by and among the PLGU, the MLGU's and NGA's. It would also be in consonance with relevant provisions of RA 8550.

- 5.4 To better enhance inter-LGU effort on coastal enforcement, it is suggested that parallel to the move to have a provincial ordinance on the subject, we implement and put in place the terms set forth in the Memorandum of Agreement on NSKRIPT (for Sibuguey Bay) and TOMMBA (for Dumanguillas Bay).
6. On the matter of the oppositions (by way of Resolutions) made by the municipalities of Siay and Alicia with regards to mining activities of PhilMiner, Inc. (mining exploration in Alicia) and TVI-Resource Development, Inc. (Gold and Silver Mining in Barangay Balabag).
 - 6.1 Per recommendation of the Office of the Provincial ENRO, the aforesaid resolutions should be indorsed to the Mines and Geosciences Bureau - regional Office IX for appropriate action.
 - 6.2 It is recommended that the oppositions made by the municipalities of Siay and Alicia be referred first to the Sangguniang Panlalawigan of Zamboanga Sibugay and if the said legislative body conforms to the said oppositions against such mining activities, a corresponding resolution should be issued and the same will be attached to the endorsement addressed to Mr. Johann B. Jacildo, OIC-Regional Director, MGB, Regional Office IX, Zamboanga City, for appropriate action.
7. On the Pro-Forma MOA on National and Local Government Counter-Parting for Classroom Construction as referred by the Office of the Provincial Planning and Development Coordinator.
 - 7.1 It is suggested that data from DepEd be secured as to the actual number of elementary and secondary schools for each and every municipality in Zamboanga Sibugay experiencing acute shortage of classrooms, and their recommended prioritization, and how much funds would DepEd allocate to Zamboanga Sibugay.
 - 7.2 Secure clearance from the Provincial Governor whether classroom construction is among his top priorities where he may have to slice a portion of the 20% Local Development Fund (LDF) just to fund the project which would normally require substantial funding allocation.
 - 7.3 Determine whether a substantial Counter-Parting Fund had been established for CY 2012 as possible source for the classroom construction project; or the prospective source to fund the same from supplemental appropriations.

7.4 As it is, we do not see any objectionable provision in the MOA.

8. On the Endorsement made by Mr. Mobin A. Abdullah, State Auditor, audit Team Leader of COA – Provincial Satellite Auditing Office, Ipil, Zamboanga Sibugay to comment on the alleged irregularities committed by the Provincial Government of Zamboanga Sibugay.

8.1 P 20,000,000.00 for the construction of Olympic Swimming Pool and Warm-Up Pool. . . The issue was subject to pre-audit by COA before the project commenced to be undertaken. Further, the said project was in line with the Province' commitment to support the Palarong Pambansa and not with Dapitan City.

8.2 P 10,000,000.00 Cash Advance for Confidential Expenses. . . it was already answered by the OIC-Provincial Accountant last October 11, 2011. Nevertheless, it is reiterated that documents representing the liquidation of the amount of P 10,000,000.00 were already transmitted to COA Commissioner Reynaldo A. Villar and that there was an authority from the DILG allowing the disbursement of 17 Million Intelligence Fund of which the subject 10 Million cash advance were taken.

8.3 Purchases of Furnitures and Fixtures and other services which were priced in millions. . . The purchase was done under the bidding process as provided under RA 9184, and the said items worth millions precisely as they are genuine and original and all of those purchased are duly delivered and fully accounted.

8.4 The subject letter of the alleged concerned citizen contained contentions of misappropriations which are not substantiated but instead tainted with lies and clearly indicated that it had no other purpose but to malign the good intents of the new administration in its earnest effort to bring development and progress to the Province of Zamboanga Sibugay.

9. Re: Proposed Rules and Regulations of RAJTREE NURSERY

9.1 Sections 2,3,4 and 5 of the said rules and regulations relate to the internal management of the equipment and facility of the nursery as well as the orderly accommodation of visitors and the strict implementation of security measures within the premises of the nursery. In as much as they relate to internal management of the nursery, the legal office found no legal impediment for their implementation.

9.2 However, with regards to Section 1 of the subject rules and regulations, it is of the opinion that distinction should be made as to its applicability to regular employees and to casual employees. Furthermore, distinctions should also be made as to those nursery workers who are at the same time employees of the Provincial Government of Zamboanga Sibugay.

9.3 The reason for the institution of such distinctions is that in as much as the said section provides for services without pay under emergency times and deductions of salaries in case of under-time, under those circumstances which warrant the same, distinctions are necessary so as to be in harmony with the applicable civil service rules and labor laws relating to payment and deduction of wages as well as the imposition of under-time.

10. Proposed Memorandum of Agreement (MOA) between the DENR-CENRO Ipil and the Province of Zamboanga Sibugay.

10.1 The applicable provisions of the Local Government Code are: Section 17 (a) and (b) and (3), and Section 25 (b).. . . In view of the aforementioned provisions of the Local Government Code and in as much as the purpose of the subject MOA is the development and the protection of natural resources at Shiolan, Kabasalan, Zamboanga Sibugay in line with the national policy on protection of the environment, the legal office found no legal intricacy for its execution and implementation.

10.2 The Provincial Government of Zamboanga Sibugay's participation in the planning and implementation on national projects, within the province of Zamboanga Sibugay, devoted to the preservation of natural resources and its proper utilization is ensured and more intensified. Moreover, the RAJTREE PROJECT of the Province will get a priority status in terms of technical and financial assistance from the Department of Environment and natural Resources.

COMMENTS:

10.3 The name GRAJTREE should be changed to RAJTREE, this in line with the direction of the Governor that the letter "G" should be stricken out from it.

- 10.4 Under the provision relating to the parties involved, the term PENRO should be changed to CENRO and the term DENR-PENRO should likewise be modified to DENR-CENRO. This is because the parties contemplated therein are not the Provincial Government and the PENRO, which is one of its instrument office, but with the DENR-CENRO Ipil.
- 10.5 Under Paragraph 3 of the General Agreements, the composition of the Technical Working Group of RAJTREE is treated, however, on its sub-paragraph 3.2, it made mention of a "Steering Committee" and enumerating therein its functions and responsibilities but it is silent with regards to the said committee composition and its relationship with the Technical Working Group. A corresponding provision containing the composition of the Steering Committee and its relationship with the TWG should be included. Nonetheless, if the same is merely typographical error as what is intended to be stated therein is the term "Technical Working Group", then the term "Steering Committee" should be changed to Technical Working Group.
- 10.6 The section providing for other covenants should be removed as it relates to an external procedure on the part of the Provincial Government of Zamboanga Sibugay, while the said Resolution of the Sangguniang Panlalawigan authorizing the Governor to sign the MOA on behalf of the province is essential yet its inclusion in the provisions of the MOA is not indispensable.
- 10.7 It is recommended that MOA between the Provincial Government of Zamboanga Sibugay and DENR-CENRO be approved, subject to the changes above-mentioned.

11. Re: DSWD Memorandum of Agreement on "Supplementary Feeding Program"

- 11.1 After a careful study of the proposed Memorandum of Agreement between the Department of Social Welfare and Development and the province of Zamboanga Sibugay regarding the Supplementary Feeding Program which have for its beneficiaries are the children of the constituents of Zamboanga Sibugay, the office found no legal defect in so far as the provisions of the subject MOA is concerned, however, come minor suggestions as to the format and provisions of the said MOA and for that purpose, a drafted copy of the said MOA containing said suggestions is given
- 11.2 It is then recommended that the same will be signed to execute the said MOA.

12. Re: Memorandum of Agreement between Xavier Agricultural Extension/Xavier Science Foundation and the province of Zamboanga Sibugay.

12.1 The Legal Office finds no legal impediment in so far as the execution of the Memorandum of Agreement is concerned, however, some minor suggestions as to the provisions that should be stated in the said MOA.

12.2 It is then recommended for the signing and execution of the MOA.

13. In the matter of the Coverage of Regular Non-Social Workers of the PSWDO under the Hazard Benefits provided in RA 9433.

13.1 The answer is YES

13.2 The position of a regular Non-Social Workers can be considered as public social welfare development workers because they are working with the Provincial Social welfare and Development Office of Zamboanga Sibugay as support staff with the social workers.

13.3 Under the definition of terms of RA 9443, Public Social Welfare and development Workers refer to those workers employed in government social welfare and development agencies other than the public social worker employed in both primary and secondary settings. Moreover, in the said law, provincial social welfare and development offices are considered primary settings.

13.4 In the requirement of assignment, the same is fully satisfied for the reason that Regular Non-Social Workers, as they are support staff of Social Workers, are normally assigned with the latter in remote and depressed areas, strife-torn or embattled, distressed or isolated situations and areas declared under state of calamity or emergency in the Province of Zamboanga Sibugay. Corollary to their position and assignment, Regular Non-Social Workers are equally exposed together with the Social Workers to occupational risks.

13.5 It is worth mentioning that the Policy under which the implementing rules and regulations of RA 9443 were enacted is to promote and protect the well-being of the public social workers.

13.6 The Office recommends for the inclusion of Regular Non-Social Workers under the inclusion of Regular Non-Social Workers under the coverage of Hazard Allowance provided in RA 9443. Subject, however, to the limitations provided under Section 16.1.4 of the IRR of RA 9443, which provides

that those who are on vacation, sick and study leave (with or without pay), those on maternity leave and on full time training, grant, scholarship, seminar or any similar activity for more than one (1) month shall not be entitled to Hazard Duty Pay. Except that in case of full time training, grant, scholarship, seminar or any similar activity. When the place of activity is certified to be risky or hazardous. Such Regular Non-Social Worker is still entitled to Hazard Allowance.

14. On the Draft MOA on Proposed reforestation Project between ZSPPO-PPA Regional Office IX and the Provincial Government of Zamboanga Sibugay.

- 14.1 To conform to the original intent regarding the project, the parties should be limited to the following being the real parties-in-interest: the First Party being the ZSPPO, represented by Ms. Lizabel Diaz-Dipay Caoile, the Second Party, the Provincial Government of Zamboanga Sibugay, represented by the Provincial Governor, Hon. Rommel A. Jalosjos; the Third Party should be the MLGU-Ipil, represented by the Municipal Mayor, Hon. Eldwin M. Alibutdan; and the Fourth Party, the barangay Council of Ipil Heights, represented by the Punong Barangay, Hon. Eduardo P. Alibutdan;
- 14.2 It is no longer necessary to include as parties, the three (3) offices under the Provincial Governor, namely: PENRO, PEO and PGSO. Their respective participation need only to be spelled out in a proviso/(s) detailing their duties and/or responsibilities;
- 14.3 Terms and Conditions, agreements and stipulations must be spelled out in specific provisions; the WHEREAS clauses only give out the rationale/justification for the crafting of the MOA; it does not articulate the 'substance' of the MOA regarding the proposed Reforestation Project;
- 14.4 The area for the reforestation project must be clearly defined or delineated; the area within the capitol complex may no longer be the subject of any tree planting activity and/or reforestation project; and if it is outside, the conformity or involvement of the MLGU-Ipil must be obtained, since the entire area outside the capitol complex is still owned by MLGU-Ipil.

15. Draft Memorandum of Agreement between the Office of the Presidential adviser on Peace Process (OPAPP) and the provincial Government of Zamboanga Sibugay.

15.1 It is suggested that: section 2, Item No. 3 must be revised such that it would read "... Subject to the availability of Cash Allocation, in the amount equivalent to 80% of the total project cost (with duly approved POW) as OPAPP Counterpart, based on the following tranches:---"

15.2 Section 1, item 1.a must be revised to reflect accurately the percentage equivalent of P5,800,000.00 to the total project cost of P25,800,000.00, thus "..... and provide counterpart of at least 22.48062% of the total project cost...."

15.3 Except for the requisite SP Authority which needs to be indicated, found all other provisions to be in order.

16. On the Grant of Governor's Permit for Quarry Operation in Titay, Zamboanga Sibugay, with the issuer on to whom should the sand and gravel permit be issued by the Office of the Provincial Governor.

16.1 There is an effect on the Certificate of Stewardship.

16.2 With regard to the main issue, as to whom between the applicants should the sand and gravel mining permit should be issued. . . Under the law, the application for small-scale mining shall be filed in the Office of the Governor through the Provincial Regulatory Board together with the pertinent documents prescribed by law for the issuance of a mining permit. Moreover, section 4 of Tax Ordinance No. 04-2001-004 of the Province of Zamboanga Sibugay provides that: "No person, corporation, association, partnership, contractor or any entity shall be allowed to extract materials xxx without first securing a Governors Permit."

16.3 In sum, Governor's Permit over sand and gravel mining operation shall be issued upon compliance of the aforementioned documentary requirements and in the case at bar, with the approval of the DENR with regards to the utilization of a parcel of land covered by Certificate of Stewardship.

16.4 However, considering that the parties concerned are members of the same family, the wife of Rosendo Libatique being the sister of the other applicant Manuel Jocson, it is recommended that the parties concerned should earnestly settle their differences first and in default thereof, the Office of the Governor shall issue the sand and gravel mining permit to the applicant who can comply with the required documents.

17. In the matter of the Request of Engr. Ernesto Babiera, Municipal Engineer of LGU -Ipil for a n OPINION as to Whether or not, Universidad de Zamboanga Foundation, Inc. (UZFI) for purposes of brevity) is exempt from the payment of building permit fees relative to their construction of a multi-purpose gymnasium.

17.1 It appears that the request of UZFI for exemption is anchored on the fact that: **FIRST**, this particular incentive had been extended to them in all their building constructions since 1984 in Zamboanga City and **SECOND**, exemption from the payment of building permit fees is premised and finds support in the application of section 8 of RA 6055, “ An Act to provide for the conversion of educational institutions from stock corporations to non-profit foundations, directing the government service insurance system, the social security system and the Development Bank of the Philippines to assist in such conversion, and for other purposes.”

17.2 It is the position of the Provincial Legal Office that the Universidad de Zamboanga Foundation, Inc. can not avail of exemption in the payment of building permit fee for the construction of multi-purpose gymnasium.

18. On the legality of the provisions contained in the draft proposal creating a Drug Testing Center in the province by the Provincial Government of Zamboanga Sibugay.

18.1 Applicable law is the pertinent provisions of RA 9165, otherwise known as the Comprehensive Dangerous Drugs Act of 2002, specifically section 51.

18.2 It is recommended for the proper and due accreditation of the proposed Drug Testing Center with the Department of Health (DOH) in accordance with sec. 36 of RA 9165.

19. OTHERS

- Municipalities of Imelda and Payao on their territorial claims over Barangay Guintolan. (*decline services of the office, since both municipalities are under the jurisdiction of the Province / should be filed to RTc which has the proper jurisdiction over the case.*)
- MOA between the Province and the Peoples Television Network. (*New Legislative Authority is required, MOA expired*)

- Application for Sick Leave of Ms. Agum (*Sick Leave mandatory , however not acted upon by Governor Jalosjos, either by approving or disapproving, the same is deemed approved*)
- Draft Ordinance - Establishing the Operating Guidelines in Providing Financial Assistance for the Development of Cooperatives of the Province of Zamboanga Sibugay. (*Redrafted and referred back to the members of the Sangguniang Panlalawigan.*)
- MOA between the Province and MLGU's for the implementation of Ecogovernance Phase II (*all set for the signature of the Governor / with Legislative Authority already SP Resolution No. 4296-2011*)
- Prolonged and unjustified absences of Bensaudi Buhisan and Julion Bara (Job-Order Employees) . . their salaries should not be paid from March 1, 2011 until March 15, 2011 or to such other days that they were absent and have not actually performed their tasks and assignment.

C. INDORSEMENTS

1. *Mr. Crispulo Lamatan, Jr.* - MOA between Naga Teachers Multi-Purpose Cooperative and the Province of Zamboanga Sibugay. . . Proper and in order.
2. *Honorable Members of the Sangguniang Panlalawigan through the Honorable Presiding Officer, Atty. Rey Andre C. Olegario* - Duly approved Draft Ordinance, "An Ordinance Creating The Zamboanga Sibugay Rubber Council, Defining Its Power, Scope, Coverage, and Providing Funds For The Purpose." . . . For deliberation and enactment.
3. *Atty. Flordabbie T. Daarol* - MOA between the Provincial Government and the Local Government Units of the Province in the implementation of Ecogovernance Phase II. . . found to be in order.
4. *Atty. Flordabbie T. Daarol* - Contract of Loan between the PLGU and Kinaugalingon Paningkamot Multi-Purpose Cooperative (KPMP). . . proper and in order, terms and conditions of the loan is lawful and is suitable to the needs of the cooperative and within their capacity to pay. Authority from SP allowing the Provincial Governor to represent the Province on the said Contract of Loan.

5. *Atty. Flordabbie T. Daarol* – Contract of Loan between the Provincial Government of Zamboanga Sibugay and RT Lim Teachers Employees Credit Cooperative (RETECCO). . . program implementation proper and in order, term and condition of the loan is lawful and is suitable to the needs of the cooperative.
6. *Mr. Rodolfo Y. Balagot* – Re: Letter of opposition of Mr. Rosemido Libatigue, operator of palomoc loose Rock Quarry on the intention of Mr. manuel B. Jocson to obtain a Governors Permit to operate a quarry in Titay Zamboanga Sibugay. . . request for documents to be furnished.
7. *Chief of Police of Kabasalan Municipal Police Station* – verbal request for assistance made by Mrs. Evengeline Ugda Detchos relative to her desire to be informed and be fully apprised of the continued detention of her son, a certain Evanleo Ugda Detchos at the Kabasalan detention Center.
8. *Atty. Flordabbie T. Daarol* – Supplemental Service Level Agreement between the PLGU and the DOH-Center for Health and Development, RO IX. . . in order with minor corrections.
9. *Hon. Rogelio S. Roa, Jr, Mun. Vice Mayor* – Resolution No. 0048 and the Automated Teller machine (ATM) Settlement Service and Financial Service Agreement between Lapuyan Peoples Multi-Purpose Cooperative and the Municipality of Alicia. . . found to be in order and valid.
10. *Ms. Maria Camilla B. Pacan* – letter-request of Vice Governor Rey Andre Olegario Re: Non-payment of salaries of certain IP Personnel. . request for authenticated List of Personnel.
11. *Atty. Flordabbie T. Daarol* – proposed Memorandum of Understanding between the Adventist Development and Relief Agency, Philippines, the Department of Agriculture, Regional Field Unit No. IX and the Provincial Government of Zamboanga Sibugay, Re: Zamboanga Sibugay Goat Livelihood Project Partner. . . proper and in order

D. SERVED WALK-IN CLIENTS

- E. CONDUCTED REGULAR STAFF MEETING**

- F. ACTIVELY PARTICIPATED THE DIFFERENT PROGRAMS OF THE PROVINCIAL GOVERNMENT**

- G. ATTENDED VARIOUS TRAININGS AND PROGRAMS FOR EMPLOYEE'S ENHANCEMENT OF SKILLS AND COMPETENCIES**

- H. CHAIRED COMMITTEES OF THE DIFFERENT PROGRAMS OF THE PROVINCE**

- I. SUPPORTED THE BIDS AND AWARDS COMMITTEE**

Respectfully Submitted

ATTY. ODESSA M. COMEDIDO
Provincial Legal Officer

February 10, 2012
Ipil Zamboanga Sibugay