offle



Visayas State University

Visca, Baybay City, Leyte 6521-A
Philippines

Tel: +63 53 563 7067 website: <u>www.vsu.edu.ph</u>

Office of the President

23 June 2015

MEMORANDUM NO. 96
Series of 2015

T O: Atty. Rysan C. Guinocor Dr. Beatriz S. Belonias

Dr. Lijueraj J. Cuadra

R E: Preliminary Investigation Committee on the Complaint of

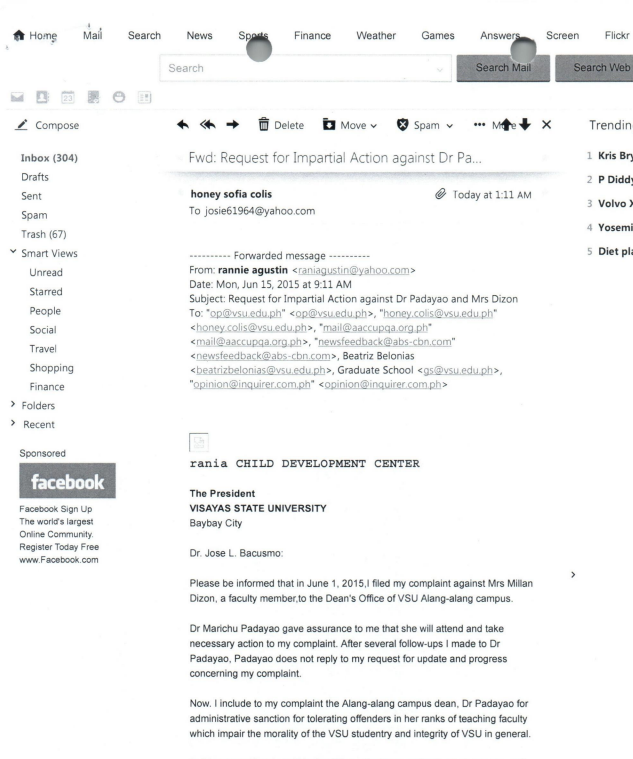
Mr. Rannie C. Agustin

With Atty. Rysan C. Guinocor as Chairperson and the rest as Members, you are hereby designated to constitute the Preliminary Investigation Committee on the complaint of Mr. Rannie C. Agustin. Attached are pertinent documents for your reference.

Kindly submit your report on or before July 30, 2015.

Please be guided accordingly.

President



Trending Searches

Flickr

1 Kris Bryant 6 Samsung 6

Mobile

Home

More v

2 P Diddy 7 Interest rat

3 Volvo XC90 8 Sal Alosi

4 Yosemite hotels 9 Kia cars

5 Diet plans 10 Abby Warr

In this connection, I am bringing this matter to your attention to intervene and clean-up your university to be free from unethical and unprofessional personnel like Dr Padayao and Mrs Dizon.

Attached are the copies of my documents containing the details of my complaint.

Thank you and I look forward to your impartial attention.

Sincerely,

RANNIE C. AGUSTIN Chairman & President Mobile No. +639177591043 raniagustin@yahoo.com twitter@raniagustin

June 1, 2015

DR. MARICHU M. PADAYAO Dean VSU Alang-alang, Leyte

DrPadayao

I, Rannie C. Agustin, a private consultant, come to your office to bring to your attention the misconduct of one of your teachers who introduced herself to me as MrsMillanDizon.

MrsDizon, who is at the same time, a graduate student in VSU-Baybay City, was conducting her thesis on LET Examinees performances, sought my consulting services and research assistance and came to me through her daughter-in-law, Nancy Dizon.

We had agreed that I will assist her and she would pay me the amount of PhP 10,000.00. She promised me to pay the PhP5,000 on January 9, 2015. But she did not pay even a peso.

Mrs. Dizon, whom I provided with but not limited to advises, reviewer, guidelines, notes, references, methodologies, introduction to statistical formula of Pearson's and ANOVA, and IBM-SPSS presentation, does not pay me the amount which I repeatedly demanded her to pay. She does not even reply to my textmessages. Her behavior constitute Estafa.

In this matter, I respectfully request your officeto take necessary appropriate action to terminate MrsDizon from her job as Teacher.MrsDizonhas no integrity to carry the dutiesand responsibilities of a teacher because her misconduct can impairthe morality of the students pertaining to professionalism and academic honesty.

I further request your good office to coordinate this matter to VSU College of Education, Masters and supplemental Program to invalidate the Thesis of MrsDizonfor Copyright Infringement or Plagiarism. The Thesis of MrsDizon is a product of my concept part of my consulting profession which will remain my intellectual property which use, copy, quotation in whole or in part is subject to my permission.

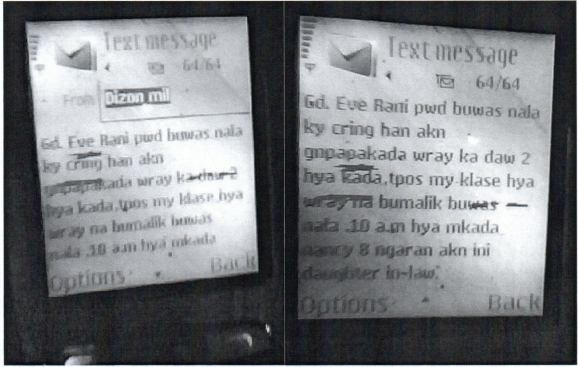
Attached is my affidavit and attachments of our text messages.

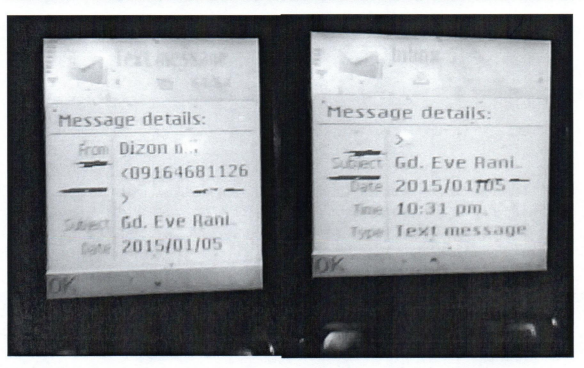
Any impartial and courageous attention to this matter will be appreciated.

Sincerely,

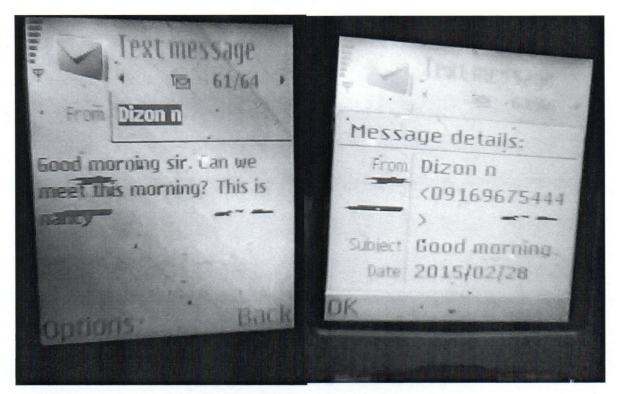
RANNIE C. AGUSTIN





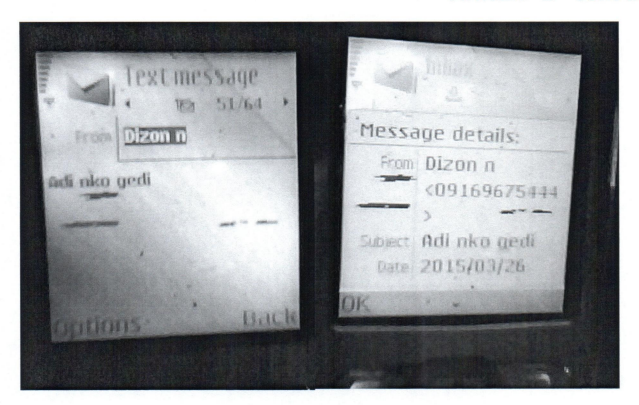


Text Messages of Respondent, Ms. Nancy Dizon prior to collections of thesis guidelines, reviewers, notestaken, thesis proposals, Methodologies, IBM SPSS-based ANOVA Solutionprepared for and suggested by Agustin to respondent, MrsMeleanDizon.



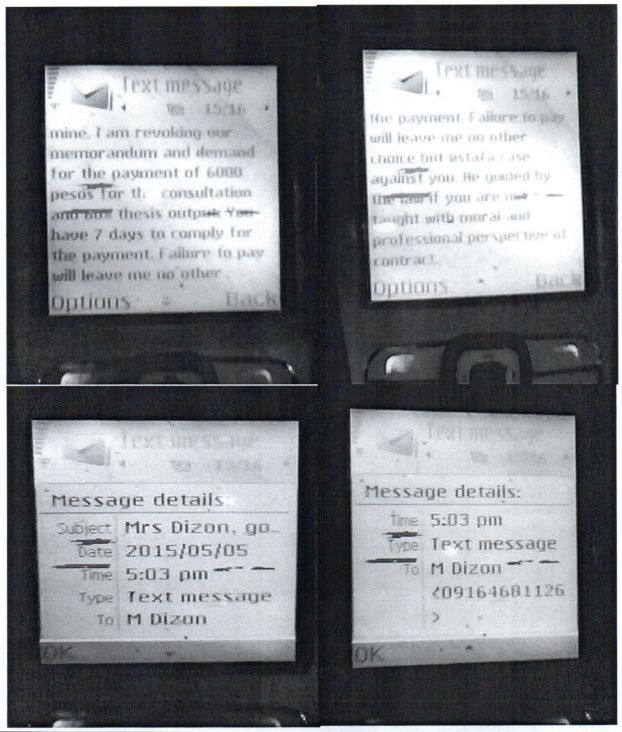


ANNEX "B" cont'd.

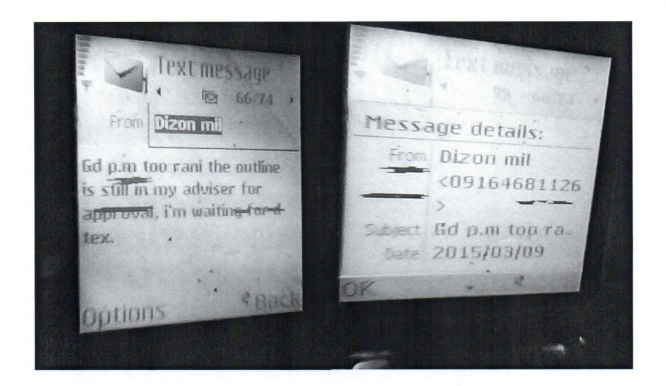


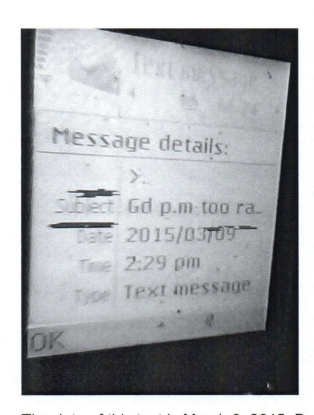






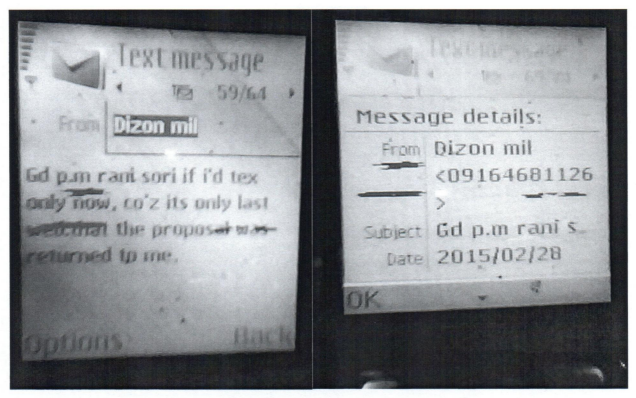
Text Messages of Respondent, MrsDizon to Agustin. Lies are made obvious.

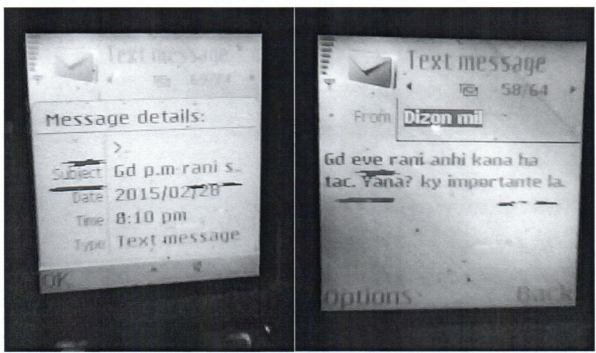




The date of this text is March 9, 2015. But MrsDizon told the complainant that it is with her in February 28, 20015 (following page, ANNEX B con'td) and she would meet Agustin for that matter.MrsDizon didn't show up.

ANNEX "D" cont'd.







COMPLAINT -AFFIDAVIT

Here comesby himself to this Honorable Court, **Mr. RANNIE C. AGUSTIN** (**Agustin for brevity**), of legal age, single, never been married, Filipino with postal address at 225 Salazar St. Brgy 44, Tacloban City, Philippines 6500, after being sworn to in accordance with law, hereby charge:

Mrs.MeleanDizonwith address at Visayas State University, (VSU) Alang-alang, Leyte and

Ms Nancy Dizon with address at Eastern Visayas State University, Tacloban City

for ESTAFA as provided in the Revised Penal Code of the Philippines Book Two Article 315 par 1(b).

Facts and arguments are as follow:

In December2014, **Mrs. MeleanDizon**(MrsDizon for brevity)called Agustin through his number 09177258635 **enquiring for Agustin's thesis consultation services.**

MrsDizon, a teacher in VSU Alang, alang, Leyte and a graduate student in VSU Baybay, Leyte was informed of the services, consultant's roles (Agustin's duties and responsibilities) consultant, fees, and likewise MrsDizon, the consulting client, wasinformed of her roles.

MrsDizon and Agustin both agreed to the terms and conditions presented in a Memorandum of Engagement (MOE, a Mutual Understanding of the Contract) which however not signedand notreturned by MrsDizon, the client.

The major part of the Memorandum is the financial obligation of MrsDizon which is the essence of this case. Philippine Pesos of twenty five thousand (PhP25,000.00) professional fee is agreed to be paid by MrsDizon to Agustin. Another options for professional fee are ranging from Php 25,000.00 down to Philippine Pesos ten thousand(PhP10,000.00) dependent on the scope of work to be done by the consultant which also ranged from 5 years to 1 year (2009-2014) analysis of data and information.

It was initially agreed at PhP 10,000 with1 year analysis of Licensure Examination for Teachers (LET) examinees' performance subject to changes and increases dependent on the VSU professor approval of the scope and limitation of the thesis undertaking.

Another aspect of the Memorandum is the obligation of the client, MrsDizon, to pay upfront the 50% of the total contract price. This provision however deferred by Agustin in consideration of the absence of final approval of the scope and limitation whether it is good for 2014 only or from 2009 to 2014.

Agustin gave MrsDizon his confidence and trust even without the protection of written and signed contract (MOE).

In January 2015, MrsDizon(with Mobile Phone Number 09164681126) called Agustin through his Globe CP informing him to start the consulting tasks and provide alternatives courses of action for submission. MrsDizon promised to meet Agustin after her teaching duty on Friday, January 9, 2015 and returned the signed Memorandum and to be handed to Agustin is the PhP5,000.00 initial payment,

In January 5,2015, Mrs. Dizon texted (ANNEX A) Agustin through Smart CP number 09477258635 for the pick-up of the printed copies of alternative thesis solutions. Agustin was informed that a certain Nancy will pick-up the documents by tomorrow (January 6,2015)at 10 am.

Ms Nancy Dizon(MsDizon for brevity) appeared with advanced text messages with CP number 09169675444(ANNEX B). The documents and initials works and suggestion, and reviewer of Agustin were picked up by MsDizon as scheduled in GEDI Salazar.

However there was no MrsDizon neither MsDizon showed up on January 9,2015 and there was no payment of PhP 5,000.00.

The consulting engagement went through and produced 60% of the total tasks of the consultant.

On March 26, 2015, around 10:30 am, in GEDI computer shop along Salazar Street, MsDizon met Agustin and collected again from him are the documents, reviewer, introduction to SPSS ANOVA and solutions in addition to 60% initial thesis output.

The engagement was blurred by non-responsiveness of both MrsDizon and MsDizon.

Agustin made follow-up notices confirming the status of the thesis but bothDizonsdon't reply.

Last May 2, 2015,Mrs Dizon was asked by Agustin to pay the initial down payment of the professional fee. Agustin tried to persuade the respondent with emotional and personal appeal to MrsDizon for the payment will be used for Agustin's birthday which is May 4, To no avail however, MrsDizon did not reply.

Agustin expressed the disappointment to unethical and unprofessional conduct ofofMrsDizon and suggested to revoke the contract and demanded for the payment of the tasks done and accomplished. Both Dizons did not reply.

Last May 5, 2015, MrsDizon and MsDizon were notified again through text messages (ANNEX C) for the payment of her financial obligation with7-day grace period to fulfil the payment and honor the contract. Both Dizons ignored the demand message.

The next few days following the ultimatum, Agustin accidentally seen MsDizon leaving EVSU. Agustin approached MsDizon and asked if they received the messages concerning the demand for payment. MsDizon simply said "Oo, nareceived gad namon." Agustin asked why they ignored the messages by not replying even a single text? MsDizonreplied telling Agustin that her mother-in-law is busy the reason why she can't pay and reply. Agustin asked again MsDizon, "Amohiyaka-busy, dirihiyanakatext-back it akon messages?" MsDizon just repeated her reply "Busy hiya."

This gives Agustin the doubt about the word of honor, sincerity and professionalism of MrsDizon and concluded that she has the motive to defraud Agustin as it was detected earlier and made obvious by her inconsistency of making excuses and alibi (ANNEX D).

Despite of repeated payment requests and demands by Agustin, MrsDizon failed to perform her OBLIGATION to MAKE DELIVERY of THE MONEY for the PAYMENT FOR AGUSTIN'S CONSULTING SERVICES RENDERED TO HER and THE PROVIDED SOLUTIONS AND ADVISES UTILISED and SUBMITTED BY MRS DIZON TO HER VSU GRADUATE SUPPLEMENTAL STUDIES.

The facts and arguments presented above constitute the violations of theRevised Penal Code of the Philippines Book Two Article 315 par 1(b) committed by the above mentioned names.

WHEREFORE, in view of all the foregoing facts, it is most prayed to the Almighty God and respectfully requested to this honorable court that my filed case be given due impartial attention and justice.

IN TESTIMONY thereof, I have hereunto set my hand and affix my signature this May ____, 2015 at Tacloban City.

RANNIE C. AGUSTIN Affiant-Complainant

Subscribed and sworn to before me this ____ day of May 2015 at Tacloban City.

This is to certify further that I have personally examined the affiant and I am satisfied that he understood the foregoing statements and that he voluntarily and knowingly executed the same based on his personal knowledge.