## FIRST DIVISION

# [ G.R. Nos. 116716-18, September 30, 1996 ]

# PEOPLE OF THE PHILIPPINES, PLAINTIFF-APPELLEE, VS. ANTONIO GABAN Y FROMENTO, ACCUSED-APPELLANT.

#### DECISION

### **BELLOSILLO, J.:**

Three times the accused Antonio Gaban y Fromento raped his 15-year old daughter. This the trial court found. Taking into account the manner by which he ravished his own kin, coupled with the pain that accompanied every defloration, and aggravated by the mother's taking her own life when she could no longer endure the shame and agony as a result thereof, the accused, along with the likes of Leo Echegaray, [1] should have been an early recipient of the lethal syringe were it not for the proscription of the death penalty at the time he succumbed to his libido.

Antonio Gaban lived with his family in a small house in Sitio Siwayan, Aroroy, Masbate. He was engaged in gold panning while his wife maintained a sari-sari store. They had four children the eldest being Cristina. In the early morning hours of Saturdays his wife would go marketing leaving behind her husband and their children at home. Antonio was fully aware of his wife's routine.

One Saturday morning in April 1990 when his wife went out on her usual chore and their children were sound asleep Antonio woke Cristina up. With a knife on hand he told Cristina that he was going to have sex with her. He threatened her with death if she made any move to resist. After cowing his daughter into submission Antonio proceeded with his evil scheme. He undressed himself and then pulled down Cristina's shorts and panty. He spread out her legs, laid on top of her, kissed her body and finally inserted his penis into her vagina, while all the time his knife was pointed at her neck. [2] Shocked and petrified, Cristina could do nothing but cry. She could not utter a word in fear for her life.

Meanwhile, Cristina kept her ordeal to herself. She thought everything would be over. But contrary to Cristina's expectation, her father's lust for her was not to be his last. He molested her again in September and repeated the sexual assault in November 1990. Still Cristina did not divulge these incidents to her mother obviously because of her father's constant threats to kill not only her but also her mother, brother and two younger sisters. [3] However, time came when she could no longer keep her woe to herself. On 19 February 1991 she finally narrated her misfortune to a relative, Helen Mariño, through whom the mother of Cristina learned of Antonio's bestiality.

Sometime in September 1991, after having cried and cried that brought her into a state of shock, Cristina's mother, obviously in utter dismay and humiliation, took her own life by drinking poison.<sup>[4]</sup>

Soon after the interment of her mother, Cristina received a letter from her father expressing his repentance and pleading for forgiveness.<sup>[5]</sup> But, despite her father's entreaty, Cristina went to the police authorities in the company of Helen Mariño and Lydia Gaban to file her complaint. When the case was being tried the defense counsel asked Cristina if she could forgive her father. But Cristina was averse to the idea as she likened her father to the devil.

Accused-appellant invokes alibi. He said that in the months of April, September and November 1990 he was away from home as he was in Metro Manila attending to his business of renting sidecars in Dagat-dagatan, Navotas. He claims that the relatives of his wife merely concocted the rape charges against him as he was a womanizer, and that they did so only after they had abandoned their previous plan to charge him with parricide for the death of his wife.

After trial, the court a quo found appellant guilty of rape on three counts, sentenced him to reclusion perpetua in each case, and ordered him to indemnify his daughter Cristina P50,000.00 for the three cases.<sup>[6]</sup>

Appellant still insists on his innocence. First, he harps on the failure of Cristina to resist and to shout for help. Second, he claims he was in Navotas, Metro Manila, when he allegedly abused her in his house in Siwayan, Aroroy, Masbate. Third, the rape charges against him were merely fabricated by relatives of his wife because he was a womanizer.

The defense must fail. The trial court found the testimony of complaining witness Cristina candid, straightforward and persuasive. We have no reason to hold otherwise. We accord full faith and credence to her narration that she was ravished three times on separate dates by her own father. We are convinced that the acts complained of did occur and were perpetrated by appellant and confirmed by the court a quo. It has always been the position of the Court that when the question arises as to which of the conflicting versions of the prosecution and the defense is worthy of belief the assessment of the trial court is generally viewed as correct and entitled to great weight. Highest respect is given to the factual findings of the court below unless it is shown that certain facts of value have been plainly overlooked which, if considered, could affect the result of the case. But appellant has not presented any substantial argument, much less pointed to any material evidence in support of his defense, which may have been overlooked by the trial court to justify a reversal of its conclusion. [7]

The detailed narration of the complaining witness, a girl in her teens, on how she was repeatedly violated by her father is certainly worth credence. It is extremely difficult to believe that the complainant, young as she was, could have the guile and craft to accuse her father of such heinous crime. Hence, the defense of sinister motivation in the filing of the rape charges is incredible aside from its being bereft of evidentiary support. This Court has often held that a 15-year old country girl who barely finished elementary grades would not just complain that she had been raped because no one would wish to be exposed to public ridicule, shame and dishonor, nor would allow her private parts to be examined. No one indeed would want to go through the troubles and humiliation of a trial for such debasing offense unless she was really raped and her motive was solely to seek justice.<sup>[8]</sup> The innocent but