

(Testimony of Mr. Robert Sahari Vazevit)

Russia at that time. The alleged offender said that Thailand was the best choice and he could travel to Thailand the next day. It took place in the middle of February 2008. Then, it was agreed that the meeting would be on 6th March 2008.

The conversation between the alleged offender and the undercover officer took place around the end of February 2008, definitely between 21st – 25th February 2008.

The undercover officer who talked to the alleged offender on the telephone is a Latin, not a person named Smulian, as questioned by the petitioner's lawyer. Mr. Smulian is not an undercover officer and is not a U.S. officer and is ~~not~~ a person being prosecuted on the same charges with the alleged offender.

I did not file the complaint to the United States District Court, Southern District of New York, the United States of America. It was the public prosecutor who filed the sealed complaint. I just ~~testified as a witness~~ at the
swore to the complaint

United States District Court, Southern District of New York, the United States of America. Such complaint is to prosecute the alleged offender in accordance with the U.S. law in order to arrest him. If such complaint is not possible, I shall cooperate with worldwide police officers to handle this case.

The sealed complaint was confidential and was not disclosed to the public for further investigation purpose which it was unknown to the alleged offender which it led to the arrest of alleged offender in the end.

(Signature of witness) (Signature of Prosecutor) (Signature of alleged offender) (Signature of interpreter)

(Testimony of Mr. Robert Sahari Vazevit)

The petitioner's lawyer asked the witness whether the sealed complaint was made for the people in the United States of America to file the objection or not. The witness said that to seal the complaint was to keep it confidential, and the complaint was unsealed when the alleged offender was arrested; for him to file the objection in the case.

At the time of filing such sealed complaint, I knew that the alleged offender was not in the United States of America, but he was going to travel to Thailand to meet the undercover officer.

When I knew that the alleged offender would travel into Thailand, I contacted the U.S. Ambassador in Thailand. As for the coordination with Thai authority, I was not involved. The Ambassador would coordinate with the Royal Thai Police in Thailand. I was not involved and did not know about the coordination.

I did not know about the delivery of arrest warrant issued by Thailand to the United States of America. I did not know about the arrest warrant of Thailand. I did not know and was not involved with any arrest warrant.

In the United States of America, there were 2 ways of charges which consisted of complaint and prosecution. In the arrest warrant in February 2008 of the United States of America, he was charged with 1 or 2 counts. Subsequently, after the alleged offender was arrested, the additional evidence of crime committed by him was found, therefore the new warrant of arrest was issued.

(Testimony of Mr. Robert Sahari Vazevit)

Prior to the request for extradition, an official declaration of all charges must be made in accordance with the regulations prescribing that when anyone is extradited to the United States of America, the U.S. court cannot add any additional charges against the person for the justice of country extraditing the person.

The arrest warrant of the United States of America shown by the petitioner's lawyer was dated 24th April 2008.

The petitioner's lawyer asked the witness who authorized him to follow up the alleged offender's case and trial in Thailand. The witness said that he was not involved with the alleged offender's prosecution and trial in Thailand.

I did not know whether the alleged offender has been in the United States of America or Colombia or not. **However, I knew that some of his business has been registered in the United States of America.**

I was in Thailand when the alleged offender was arrested. I did not enter into Thailand after he was arrested, as questioned by the petitioner's lawyer. I stayed in Thailand 2 - 3 days before he was arrested.

All of my acts relating to the alleged offender's case in Thailand were the coordination of Drug Enforcement Administration through the Embassy of the United States of America in Thailand and police officers in Thailand. The U.S. Ambassador would coordinate with Thai authority as for

(Signature of witness) (Signature of Prosecutor) (Signature of alleged offender) (Signature of interpreter)

(Testimony of Mr. Robert Sahari Vazevit)

what could be done and what could not be done. Then, the Ambassador would keep me and the officers informed. Furthermore, there was no eaves-dropping, as questioned by the petitioner’s lawyer.

The petitioner’s lawyer asked the witness about the name of officer at the Embassy of the United States of America in Thailand who coordinated this case. The witness said that the question was beside the issue and he did not want to answer it. However, the petitioner’s lawyer repeated this question several times. I had to answer that it was a senior officer named Thomas Pasquarello.

The arrest warrant issued by the United States of America was based on the same fact, same set. The first arrest warrant contained only 1 – 2 counts. Subsequently, the previous information was combined with additional evidence, adding additional charges, therefore the 2nd arrest warrant was issued.

Letters No. 1514 and No. 0746 were sent by the Embassy of the United States of America in Thailand to the Ministry of Foreign Affairs in Thailand. The delivery of such documents was the responsibility of the U.S. Ambassador in Thailand and I was not involved.

In response to the prosecutor’s question

(No question). / Read.

-Signed-

(Mr. Jittakorn Pattanasiri) (Mrs. Siriya Mahasappaiboon) Recorder-Reader

-Signed-

-Signed-

(Miss Pornpansa Singkonbut)

-Signed-

Witness

-Signed-

Prosecutor

-Signed-

Alleged offender

-Signed-

Petitioner’s lawyer

-Signed-

Interpreter