## Plea for Remand

The public prosecutor of the Landelijk Parket considering that

Sison, Jose Maria

is accused, of

1. that he, in one or more time period(s), in or around the period from 01 January 1987 to 23 May 2003, in Utrecht, at least in the Netherlands and/or the Philippines, together and in cooperation with other or others, at least alone, intentional and with premeditation, a person named Romulo Kintanar, was deprived of life, at least has/have the suspect and/or his co-perpetrator(s) on 23 January 2003 in Quezon City (Philippines), with that intention and after calm deliberation and orderly consultation, with a gun, at least a firearm, fired one or more bullet(s) on (the body of) the target Kintanar, as a result of which Kintanar died.

At least the suspect together or in coooperation with others, at least alone, has incited this/these act(s) then and there.

2. that he, in one or more time period(s), in or around the period from 01 January 1987 to 23 January 2003, in Utrecht, at least in the Netherlands and/or the Philippines, in carrying out the crime committed by the suspect and/or his co-conspirators and in cooperation with other or others, at least alone, intentionally and with premeditation, one or more person(s) named Ruel Murakami and/or Edmundo Ruiz y Martinez and/or one or more person who to this day remains unidentified, deprived of life, with that intention and after a calm deliberation and orderly consultation, on 23 January 2003 in Quezon City (Philippines), with a gun, at least a firearm, fired one or more bullet(s) on the body(ies) of Murakami and/or Ruiz y Martinez and/or one or more persons who remains unidentified, while the execution of that planned crime is unfinished.

At least the suspect together or in coooperation with others, at least alone, has incited this/these act(s) then and there.

3. that he, in one or more time period(s), in or around the period from January 1987 and September 26 2004, in Utrecht, at least in the Netherlands and/or the Philippines, together and in cooperation with other or others, at least alone, intentionally and with premeditation, killed two, at least one, person(s) named Arturo Gabasan Tabara and/or Stephen Alamo Ong, at least has/have the suspect and/or his co-perpetrators on 26 September 2004 in Quezon city (Philippines), with that intention and after a calm deliberation and orderly consultation, with a gun, at least a firearm, fired one or more bullet(s) on the body(ies) of Tabra and/or Ong, as a result of which Tabara and/or Ong died

At least the suspect together and in cooperation with others, at least alone, this/these act(s) has incited.

Considering (whereas), that serious evidences concerning one or more acts have arisen against the suspect;

-for which a prison sentence of four or more years is prescribed by law.

Considering, that from certain behaviors of the suspect or from certain personal circumstances, there appears the existence of serious danger of flight; the suspect may probably have a definite address but in view of his contacts abroad, there is the danger that he can elude investigation, trial and punishment;

Considering, that there exist(s) (a) weighty reason(s) of social safety, which will be caused by the immediate relese of the suspect, namely:

There is a matter of suspicion of a commission of an act for which a prison sentence of twelve years or

more is prescribed by law and the legal order is seriously shocked (shaken?) by this act.

It should be seriously taken into account that the suspect is likely to commit further offense:

-for which a prison sentence of six years or more is prescribed by law

or

-through which the safety of the state or the wellbeing or safety of persons is endangered, as well as the general danger to property can exist.

It appears from the circumstance/circumstances that:

-the suspect is suspected of committing multiple delicts, to which only a police action put an end, while the circumstances of the suspect and those under which these acts were committed remain unchanged.

-the acts of which the suspect is suspected are of ideogical in nature, the continuation of which can be most likely expected;

The temporary detention is reasonably necessary, aside from the statements of the suspect, for determining the truth. Furthermore, the investigation on the already mentioned act(s) is still ongoing - partly because the suspect wishes not to give additional statements - witnesses and/or "aangevers" "(whistleblower) should be further heard and/or another investigation is necessary, aside from the statements by the suspect, the investigation can be seriously hampered by the release of the suspect;

The public prosecutor likewise demands all limitations.

In view of art 62, 62a Wetboek van Strafvordering (Statute of Sentencing/Punishment)

In view of art 63, 64 67, 67a 78 Weboek van strafvordering

and the article(s):

SR 289, SR 47/1/1

SR 289, SR 45/1, SR 47/1/1

SR 289, SR 47/1/1

prays, that the examining magistrate tasked to handle criminal cases grants an order of remand against the suspect, with an announcement of the place where the temporary detention will be and make this order valid the moment the extension of the order of detention formally expires.

Rotterdam, 31 August 2007

The public prosecutor,

mr. I.C.M.E. Meissen

A copy of the foregoing has been given to the suspect during the first hearing.

The Hague, 31 August 2007

The examing magistrate

Additional counselFor InformationThe public prosecutor informs the chair of this court that a counsel is added to:Case Nr. 09/750006-06'Last Name: SisonFirst Names: Jose Maria CanlasBorn on 8 February, 1939 in CabugaoResident of Utrecht Rooseveltlaan 778Suspected ofSR 289, SR 47/1/1SR 289, SR 45/1, SR 47/1/1SR 289, SR 45/1, SR 47/1/1-because the provisional detention of this suspect has been ordered.Landelijk Parket, 31 August 2007The public prosecutor

Brought before the examining magistrate

a request in accordnce with art 59a, lid 2, SV.

The public prosecutor of the Landelijk Parket

considering that on 28 August 2007, 9:37 a.m. was arrested

case nr 09/750006-06

Last Name: Sison

First Names Jose Maria Canlas

Born on 8 February 1939 in Cabugao

Living in Utrecht Rooseveltlaan

In view of the attached order of detention and the enclosed case dossier;

requests the examining magistrate of The Hague

to determine without delay time and place for a trial, as in accordance with Article 59a, first and second paragraphs, of the Statute of Strafvordering (penal code, sentencing...)

Landelijk Parket, 31 August 2007

The public prosecutor