FIFTEENTH CONGRESS OF THE REPUBLIC OF THE PHILIPPINES Second Regular Session)))))		of the Screening
•	S	E	N	A	Т	E	Record to the last
COMMITT Submitted jointly by the Commi Amendments, Revision of Codes							man Rights <i>and</i> Constitutional 7 2011
Re: Senate Bill No. 3064						*	

MR. PRESIDENT:

Sponsor: Senator Escudero

The Committees on Justice and Human Rights *and* Constitutional Amendments, Revision of Codes and Laws to which were referred S. No. 116, introduced by Senator Gregorio B. Honasan, II, entitled:

"AN ACT

AMENDING ARTICLE NINETY-NINE OF ACT NUMBERED THIRTY-EIGHT HUNDRED FIFTEEN, AS AMENDED, OTHERWISE KNOWN AS THE REVISED PENAL CODE"

S. No. 1151, introduced by Senator Manny Villar, entitled:

"AN ACT

TO ENSURE THE FAIR AND EQUAL TREATMENT OF PRISONERS, AMENDING FOR THAT PURPOSE ARTICLES 39, 94, 97, AND 99 OF ACT NO. 3815, AS AMENDED, THE REVISED PENAL CODE, AND FOR OTHER PURPOSES."

S. No. 1295, introduced by Senator Manny Villar, entitled:

"AN ACT

AMENDING ARTICLE 29 OF ACT NO. 3815, AS AMENDED, THE REVISED PENAL CODE, IN ORDER TO GIVE OFFENDERS THE FULLEST BENEFIT OF PREVENTIVE IMPRISONMENT AND FOR OTHER PURPOSES."

S. No. 2115, introduced by Senator Francis Escudero, entitled:

"AN ACT

AMENDING ARTICLE 98 OF ACT NO. 3815, AS AMENDED, OTHERWISE KNOWN AS THE REVISED PENAL CODE."

S. No. 2363, introduced by Senator Francis Escudero, entitled:

"AN ACT

PROVIDING FOR GOOD CONDUCT TIME ALLOWANCES (GCTA) TO DETENTION PRISONERS AND THOSE SERVING SENTENCE BY VIRTUE OF FINAL JUDGMENT, APPROPRIATING FUNDS THEREFOR AND FOR OTHER PURPOSES."

S. No. 2374, introduced by Senator Francis Escudero, entitled:

"AN ACT

GIVING OFFENDERS THE FULLEST BENEFIT OF PREVENTIVE IMPRISONMENT, AMENDING FOR THE PURPOSE ARTICLE 29 OF ACT NO. 3815, AS AMENDED, OTHERWISE KNOWN AS THE REVISED PENAL CODE."

S. No. 2423, introduced by Senator Miriam Defensor-Santiago, entitled:

"AN ACT

GRANTING MANDATORY GOOD CONDUCT ALLOWANCE TO PRISONERS WHO PARTICIPATE IN LITERACY, SKILLS AND VALUES DEVELOPMENT PROGRAMS IN PENAL INSTITUTIONS."

And S. No. 2462, introduced by Senator Miriam Defensor-Santiago, entitled:

"AN ACT

AMENDING ARTICLE 97 OF ACT NO. 3815, OTHERWISE KNOWN AS THE REVISED PENAL CODE"

taking into consideration H. No. 417, introduced by Reps. Angara, Rodriguez (R), De Jesus, Paez, Aggabao, Ortega (F), Gullas, Ong and Primicias-Agabas, entitled:

"AN ACT

GIVING OFFENDERS THE FULLEST BENEFIT OF PREVENTIVE IMPRISONMENT, AMENDING FOR THE PURPOSE ARTICLE 29 OF ACT NO. 3815, AS AMENDED, OTHERWISE KNOWN AS THE REVISED PENAL CODE."

have considered the same and have the honor to	report them	back to the Senate with	h the
recommendation that the attached Senate Bill No.	3064	, prepare	d by
the Committees, entitled:			

"AN ACT AMENDING ARTICLES 29, 94, 97, 98 AND 99 OF ACT NO. 3815, AS AMENDED, OTHERWISE KNOWN AS THE REVISED PENAL CODE."

be approved in substitution of Senate Bill Nos. 116, 1151, 1295, 2115, 2363, 2374, 2423 2462, taking into consideration House Bill No. 417, with Senators Honasan, Villar, Escudero and Defensor-Santiago as authors thereof.

Respectfully submitted:

SEN. MIRIAM DEFENSOR-SANTIAGO Chairman,

Committee on Constitutional Amendments, Revision of Codes and Laws SEN. FRANCIS G. ESCUDERO

Chairman,

Committee on Justice and Human Rights

SEN. EDGARDO J. ANGARA

Vice Chairman,

Committee on Constitutional Amendments, Revision of Codes and Laws SEN, TEOFISTO GUINGONA III

ice Chairman,

Committee on Justice and Human Rights

MEMBERS:

SEN. MANNY/VILLAR

Cmttees. on

Consti. Amendments, Revision of Codes and Laws

SEN. LOREN B. LEGARDA

Cmtte. on Justice and Human Rights

SEN. ANTONIO F. TRILLANES IV

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& Consti. Amendments, Revision of Codes and Laws

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SEN/RAMON REVILLA, JR. Critics. on Justice and Human Rights

SEN. SERGIO R. OSMEÑA III

Cmttee. on Justice and Human Rights

SEN. FRANKLIN M. DRILON

Cmttee. on Justice and Human Rights

& Consti. Amendments, Revision of Codes and Laws

SEN. JOKER P. ÁRROYO

Cmttee, on Justice and Human Rights

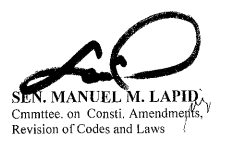
SEN. FRANCIS N. PANGILINAN

Cmmttee, on Const. Amendments,

Revision of Codes and Laws

SEN. AQUILINO "KOKO" PIMENTEL, III
Cmttee. on Justice and Human Rights

Cmmttee on Consti Amendments, Revision of Codes and Laws



SEN. FERDINAND R. MARCOS, JR. Cmmtte. on Const. Amendments, Revision of Codes and Laws

Ex-Officio Members:

SEN. ALAN PETER CAYETANO

Senate Minority Floor Leader

Senate Majority Floor Leader

ŞEN. JINGGOY EJERCITO-ESTRADA

Senate President Pro-Tempore

HON. JUAN PONCE ENRILE **Senate President**

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Prepared by the Committees on Justice and Human Rights *and* Constitutional Amendments, Revision of Codes and Laws, with Senators Honasan, Villar, Escudero and Defensor Santiago. as authors thereof.

AN ACT

AMENDING ARTICLES 29, 94, 97, 98 AND 99 OF ACT NO. 3815, AS AMENDED, OTHERWISE KNOWN AS THE REVISED PENAL CODE

Be it enacted by the Senate and the House of Representatives of the Philippines in Congress assembled:

Sec. 1. Article 29 of Act No. 3815, as amended, otherwise known as the Revised Penal Code, is hereby further amended to read as follows:

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- "ART. 29. Period of preventive imprisonment deducted from term of imprisonment. Offenders or accused who have undergone preventive imprisonment shall be credited in the service of their sentence consisting of deprivation of liberty, with the full time during which they have undergone preventive imprisonment, if the detention prisoner agrees voluntarily [in writing] to abide by the same disciplinary rules imposed upon convicted prisoners, except in the following cases:
- 1. When they are recidivists, or have been convicted previously twice or more times of any crime; and
- 2. When upon being summoned for the execution of their sentence they have failed to surrender voluntarily.

If the detention prisoner does not agree to abide by the same disciplinary rules imposed upon convicted prisoners, he shall **DO SO IN WRITING AND SHALL** be credited in the service of his sentence with four-fifths of the time during which he has undergone preventive imprisonment.

Whenever an accused has undergone preventive imprisonment for a period 1 equal to [or more than] the possible maximum imprisonment of the offense charged 2 to which he may be sentenced and his case is not yet terminated, he shall be 3 released immediately without prejudice to the continuation of the trial thereof or the 4 proceeding on appeal, if the same is under review. 5 PREVENTIVE IMPRISONMENT FOR PURPOSES OF IMMEDIATE RELEASE 6 UNDER THIS PARAGRAPH, SHALL BE THE ACTUAL PERIOD OF DETENTION 7 WITH GOOD CONDUCT TIME ALLOWANCE: PROVIDED, HOWEVER, THAT IF 8 THE ACCUSED IS ABSENT WITHOUT JUSTIFIABLE CAUSE AT ANY STAGE OF 9 THE TRIAL, THE COURT MAY MOTU PROPIO ORDER THE RE-ARREST OF THE 10 RECIDIVISTS. PROVIDED FINALLY, THAT ACCUSED: 11 DELINQUENTS, ESCAPEES AND PERSONS CHARGED WITH HEINOUS 12 CRIMES ARE EXCLUDED FROM THE COVERAGE OF THIS ACT. In case the 13 maximum penalty to which the accused may be sentenced is destierro, he shall be 14 released after thirty (30) days of preventive imprisonment.

> CREDIT FOR PREVENTIVE IMPRISONMENT FOR THE PENALTY OF RECLUSION PERPETUA SHALL BE DEDUCTED FROM THIRTY (30) YEARS."

Sec. 2. Article 94 of the same Act is hereby further amended to read as follows:

"ART, 94. Partial extinction of criminal liability. - Criminal liability is extinguished partially:

By conditional pardon;

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- 2. By commutation of the sentence; and
 - For good conduct allowances which the culprit may earn while he is UNDERGOING PREVENTIVE IMPRISONMENT OR serving his sentence."

Sec. 3. Article 97 of the same Act is hereby further amended to read as follows:

"ART. 97. Allowance for good conduct. - The good conduct of any OFFENDER QUALIFIED FOR CREDIT FOR PREVENTIVE IMPRISONMENT PURSUANT TO ARTICLE 29 OF THIS CODE, OR OF ANY CONVICTED prisoner in any penal institution, REHABILITATION OR DETENTION CENTER OR ANY OTHER LOCAL JAIL, shall entitle him to the following deductions from the period of his sentence:

- 1. During the first two years of imprisonment, he shall be allowed a deduction of [five] TWENTY days for each month of good behavior;
- 2. During the third to the fifth year, inclusive, of his imprisonment, he shall be allowed a deduction of [eight] TWENTY-THREE days for each month of good behavior;

1.	3. During the following years until the tenth year, inclusive, of his imprisonment, he
2	shall be allowed a deduction of [ten] TWENTY-FIVE days for each month of good
3.	behavior; and
1	4. During the eleventh and successive years of his imprisonment, he shall be allowed a
5	deduction of [fifteen] THIRTY days for each month of good behavior.
•	5.) AT ANY TIME DURING THE PERIOD OF IMPRISONMENT, HE SHALL BE
ס	5.) AT ANY THE DURING THE PERIOD OF IMPRISONMENT, HE STALL DE
7	ALLOWED ANOTHER DEDUCTION OF FIFTEEN DAYS, IN ADDITION TO

ALLOWED ANOTHER DEDUCTION OF FIFTEEN DAYS, IN ADDITION TO NUMBERS ONE TO FOUR HEREOF, FOR EACH MONTH OF STUDY, TEACHING OR MENTORING SERVICE TIME RENDERED.

AN APPEAL BY THE ACCUSED SHALL NOT DEPRIVE HIM OF ENTITLEMENT TO THE ABOVE ALLOWANCES FOR GOOD CONDUCT."

Sec. 4. Article 98 of the same Act is hereby further amended to read as follows:

"ART. 98. Special time allowance for loyalty. —A deduction of one fifth of the period of his sentence shall be granted to any prisoner who, having evaded the service of his sentence under the circumstances mentioned in Article 158 of this Code, gives himself up to the authorities within 48 hours following the issuance of a proclamation announcing the passing away of the calamity or catastrophe referred to in said article. A DEDUCTION OF TWO-FIFTHS OF THE PERIOD OF HIS SENTENCE SHALL BE GRANTED IN CASE SAID PRISONER CHOSE TO STAY IN THE PLACE OF HIS CONFINEMENT NOTWITHSTANDING THE EXISTENCE OF A CALAMITY OR CATASTROPHE ENUMERATED IN ARTICLE 158 OF THIS CODE."

Sec. 5. Article 99 of the same Act is hereby further amended to read as follows:"

"ART. 99. Who grants time allowances. – Whenever lawfully justified, the Director of [Prisons] THE BUREAU OF CORRECTIONS, THE CHIEF OF THE BUREAU OF JAIL MANAGEMENT AND PENOLOGY AND/OR THE WARDEN OF A PROVINCIAL, DISTRICT, MUNICIPAL, OR CITY JAIL shall grant allowances for good conduct. Such allowances once granted shall not be revoked.

Sec. 6. *Penal Clause.* Faithful compliance with the provisions of this Act is hereby mandated. As such, the penalty of one (1) year imprisonment, a fine of One Hundred Thousand Pesos (P100,000.00) and perpetual disqualification to hold office shall be imposed against any public officer or employee who violates the provisions of this Act.

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Sec. 7. Implementing Rules and Regulations. The Secretary of the Department of Justice (DOJ) and the Secretary of the Department of Interior and Local Government (DILG) shall, within sixty (60) days from the approval of this Act, promulgate rules and regulations on the classification system for good conduct time allowances as may be necessary to implement the provision of this Act.

Sec. 8. Separability Clause. If any part hereof is held invalid or unconstitutional, the remainder of the provision not otherwise affected shall remain valid and subsisting.

Sec. 9. Repealing Clause. Any law, presidential decree or issuance, executive order, letter of instruction, administrative order, rule or regulation contrary to or inconsistent with, the provisions of this Act is hereby repealed, modified or amended accordingly.

Sec. 10. Effectivity Clause. This Act shall take effect fifteen (15) days from its publication in the Official Gazette or at least two (2) newspapers of general circulation.

Approved,