

NINETEENTH CONGRESS OF THE REPUBLIC OF THE PHILIPPINES Second Regular Session)))		MAR -6 P8:06
	SENATE		
S. B. No	2594	<u> </u>	
(In substitution of Senate E	3ill No. 2215, taki Nos. 8257)	ng into consideration	House Bill
Prepared by the Committee on Just with Senators Padilla and Tolentino			ttee on Finance
	AN ACT		
CREATING THREE (3) ADDIT TWELVE (12) SHARI'A CIRCU FUNDS THEREFOR, AMENDING 150 OF PRESIDENTIAL DECREE OF MUSLIM PERSONAL LAWS (JIT COURTS TI G FOR THE PUR E NO. 1083, OTH	HEREIN, AND APP RPOSE ARTICLES 1 HERWISE KNOWN A	ROPRIATING 38, 147, AND AS THE "CODE
Be it enacted by the Senate and Hoas assembled:	ouse of Represen	tatives of the Philippii	nes in Congress
SECTION 1. Article 138 of F		·	
Article 138. Shari'a judicial di each to have one Shari'a D constituted as follows:		•	,

1	(a)	The First Shari'a District shall comprise the Province of Sulu;
2	(b)	The Second Shari'a District, the Province of Tawi-Tawi;
3	(c)	The Third Shari'a District, the Province of Basilan, Zamboanga del
4		Norte and Zamboanga del Sur, and the Cities of Dipolog,
5		Pagadian and Zamboanga;
6	(d)	The Fourth Shari'a District, the provinces of Lanao del Norte and
7		Lanao del Sur, and the Cities of Iligan and Marawi; [and]
8	(e)	The Fifth Shari'a District, the Provinces of Maguindanao, North
9		Cotabato and Sultan Kudarat, and the City of Cotabato[-];
10	(f)	THE SIXTH SHARI'A DISTRICT, THE PROVINCES OF
11		BUKIDNON, MISAMIS ORIENTAL, MISAMIS
12		OCCIDENTAL, CAMIGUIN, THE CITY OF CAGAYAN DE
13		ORO, AND THE PROVINCES WITHIN REGIONS XI AND
14		XIII;
15	(g)	THE SEVENTH SHARI'A DISTRICT, THE PROVINCES
16		WITHIN REGIONS VI, VII, AND VIII; AND
17	(h)	THE EIGHTH SHARI'A DISTRICT, NATIONAL CAPITAL
18		REGION, THE PROVINCES WITHIN CORDILLERA
19		ADMINISTRATIVE REGION, AND REGIONS I, II, III, IV-
20		A, V, AND MIMAROPA.
21	SEC. 2. Article	147 of Presidential Decree No. 1083 is hereby amended as follows:
2 2	Article 1	47. Permanent stations; offices (1) The Shari'a District Courts
23	shall hav	e their respective permanent stations in the following places:
24	(a)	First Shari'a District, Jolo, Sulu;
25	(b)	Second Shari'a District, Bongao, Tawi-Tawi;
26	(c)	Third Shari'a District, Zamboanga City;
27	(d)	Fourth Shari'a District, Marawi City;

1	(e)	Fifth Shari'a District, Cotabato City;
2	(f)	SIXTH SHARI'A DISTRICT, DAVAO CITY;
3	(g)	SEVENTH SHARI'A DISTRICT, CEBU CITY; AND
4	(h)	EIGHTH SHARI'A DISTRICT, MANILA CITY.
5	SEC. 3. Article	150 of Presidential Decree No. 1083 is hereby amended as follows
6	Article :	150. Where established. — (1) Shari'a Circuit Courts shall be
7	establish	ned as follows:
	4	
8	(a)	Six such courts in the Province of Sulu;
9	(b)	Eight in the Province of Tawi-Tawi;
10	(c)	Ten in and for the Provinces of Basilan, Zamboanga del Norte
11		and Zamboanga del Sur, and the Cities of Dipolog, Pagadian, and
12		Zamboanga;
13	(d)	Twelve in and for the Provinces of Lanao del Norte and Lanao del
14		Sur and the Cities of Iligan and Marawi;
15	(e)	Fifteen in and for the Province of Maguindanao, North Cotabato
16		and Sultan Kudarat and the City of Cotabato[+];
17	(f)	FIVE FOR THE PROVINCES OF BUKIDNON, MISAMIS
18		ORIENTAL, MISAMIS OCCIDENTAL, CAMIGUIN, THE
19		CITY OF CAGAYAN DE ORO, AND THE PROVINCES
20		WITHIN REGIONS XI AND XIII, TO BE STATIONED IN
21		THE CITY OF VALENCIA, CITY OF GINGOOG, CITY OF
22		OZAMIS, CITY OF MAMBAJAO, AND CITY OF CAGAYAN DE
23		ORO;
24	(g)	THREE FOR THE PROVINCES WITHIN REGIONS VI, VII,
25		AND VIII, TO BE STATIONED IN THE CITY OF CEBU, CITY
26		OF TACLOBAN, AND ILOILO CITY; AND

1	(h)	FOUR FOR THE NATIONAL CAPITAL REGION, THE
2		PROVINCES WITHIN CORDILLERA ADMINISTRATIVE
3		REGION, REGIONS I, II, III, IV-A, V, AND MIMAROPA, TO
4		BE STATIONED IN THE CITY OF MANILA, CITY OF
5		TAGUIG, CITY OF DAGUPAN, AND CITY OF PUERTO
6		PRINSESA;

- 7 (2) The territorial jurisdiction of each of the Shari'a Circuit Courts shall be fixed by the
- 8 Supreme Court on the basis of the geographical contiguity **AND ACCESSIBILITY** of the
- 9 municipalities and cities concerned and their Muslim population.
- **SEC. 4.** The Chief Justice of the Supreme Court shall immediately include in the Court's
- 11 program the operationalization of the newly created Shari'a Judicial Districts, Shari'a
- 12 District Courts and Shari'a Circuit Courts.
- 13 **SEC. 5.** The funds necessary for the implementation of this Act, including appropriations
- 14 for personnel services such as salaries, benefits and emoluments for judges and court
- personnel, court operations under maintenance and other operating expenses (MOOE),
- and provisions for Halls of Justice or courtrooms to accommodate judges and court staff,
- shall be included in the annual General Appropriations Act.
- 18 **SEC. 6.** Separability Clause. If any portion or provision of this Act is declared
- unconstitutional, the remainder of this Act or any provisions not affected thereby shall
- 20 remain in force and effect.
- SEC. 7. Repealing Clause. Any law, presidential decree or issuance, executive order,
- letter of instruction, rule or regulation inconsistent with the provisions of this Act is hereby
- 23 repealed or modified accordingly.
- **SEC. 8.** Effectivity Clause. This Act shall take effect after fifteen (15) days following its
- complete publication in the Official Gazette or a newspaper of general circulation.

Approved,

NINETEENTH CONGRESS OF THE)		proceeding for their
REPUBLIC OF THE PHILIPPINES)		
First Regular Session)	23	MAY 18 P3 53
S	SENATE . No. 2215		4
3	. 110.		V

Introduced by Senator Robinhood Padilla

AN ACT

AMENDING PRESIDENTIAL DECREE NO. 1083, OTHERWISE KNOWN AS THE "CODE OF MUSLIM PERSONAL LAWS OF THE PHILIPPINES", AND FOR OTHER PURPOSES

EXPLANATORY NOTE

Section 17, Article XIV of the 1987 Constitution provides that the State shall recognize, respect, and protect the rights of indigenous cultural communities to preserve and develop their cultures, traditions, and institutions.

On 4 February 1977, President Ferdinand E. Marcos signed Presidential Decree (P.D.) No. 1083, otherwise known as the Code of Muslim Personal Laws, which aims to recognize the legal system of the Muslims in the Philippines as part of the law of the land and seeks to make Islamic institutions more effective, codify Muslim Personal laws, and provide for an effective administration and enforcement of Muslim personal law among Muslims.

While P.D. No. 1083 establishes the creation of Shari'a courts, the growing number of Muslim Filipinos and the increasing rate of migration around the country calls for the need to establish additional judicial districts to attend to and resolve disputes involving Muslim personal laws.

In fact, the 2020 Census of Population and Housing conducted by the Philippine Statistics Authority reveals that Muslim Filipinos now reside in various parts of the country. Of the total population of Muslim Filipinos, 64.3% reside in the Bangsamoro Autonomous Region in Muslim Mindanao (BARMM), 10.1% in Region IX (Zamboanga Peninsula), 9.8% in Region XI (SOCCSKSARGEN), 6.1% in Region X (Northern

Mindanao), and 2.8% in Region XI (Davao Region). Outside of Mindanao, 6.4% of Muslim Filipinos reside in Luzon, with 2.5% in the National Capital Region (NCR), while 0.5% are in Visayas. As Muslim Filipinos continue to relocate across the country in search of better opportunities, the distribution of their population is expected to increase significantly in the coming years.

This measure, therefore, aims to provide Muslim Filipinos residing outside of existing Shari'a Judicial Districts with accessible, equitable, and speedy justice. Specifically, this aims to establish additional Shari'a Judicial Districts, stations for the district courts, and circuit courts. This is to ensure that our Muslim brothers and sisters across the archipelago will have better access to the specialized knowledge and expertise of Shari'a judges, promoting fair and equal treatment of Muslims under the law, regardless of their geographic location.

In view of the foregoing, the immediate passage of this bill is earnestly sought.

ROBINHOOD PADILLA

Senator

NINETEENTH CONGRESS OF THE)
REPUBLIC OF THE PHILIPPINES)
First Regular Session)

23 MAY 18 P3:53

SENATE

s. No. 2215



Introduced by Senator Robinhood Padilla

AN ACT

AMENDING PRESIDENTIAL DECREE NO. 1083, OTHERWISE KNOWN AS THE "CODE OF MUSLIM PERSONAL LAWS OF THE PHILIPPINES", AND FOR OTHER PURPOSES

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

Section 1. Article 138 of Presidential Decree No. 1083 is hereby amended as 1 2 follows: Article 138. Shari'a judicial districts. — [Five] EIGHT special judicial 3 districts, each to have one Shari'a District Court presided over by one judge, are constituted as follows: 5 (a) The First Shari'a District shall comprise the Province of Sulu; 6 (b) The Second Shari'a District, the Province of Tawi-Tawi; 7 (c) The Third Shari'a District, the Province of Basilan, Zamboanga 8 9 del Norte and Zamboanga del Sur, and the Cities of Dipolog, 10 Pagadian and Zamboanga; (d) The Fourth Shari'a District, the provinces of Lanao del Norte 11 and Lanao del Sur, and the Cities of Iligan and Marawi; [and] 12 (e) The Fifth Shari'a District, the Provinces of Maguindanao, 13 North Cotabato and Sultan Kudarat, and the City of 14 15 Cotabato[-]; (f) THE SIXTH SHARI'A DISTRICT, THE PROVINCES OF 16 BUKIDNON, MISAMIS ORIENTAL, **MISAMIS** 17

1	OCCIDENTAL, CAMIGUIN, THE CITY OF CAGAYAN DE
2	ORO, AND THE PROVINCES WITHIN REGIONS XI AND
3	XIII;
4	(g) THE SEVENTH SHARI'A DISTRICT, THE PROVINCES
5	WITHIN REGIONS VI, VII, VIII AND MIMAROPA; AND
6	(h) THE EIGHTH SHARI'A DISTRICT, THE PROVINCES
7	WITHIN NATIONAL CAPITAL REGION, CORDILLERA
8	ADMINISTRATIVE REGION, REGIONS I, II, III, IV-A,
9	AND V.
10	Sec. 2. Article 147 of Presidential Decree No. 1083 is hereby amended as
11	follows:
12	Article 147. Permanent stations; offices. — (1) The Shari'a District
13	Courts shall have their respective permanent stations in the following
14	places:
15	(a) First Shari'a District, Jolo, Sulu;
16	(b) Second Shari'a District, Bongao, Tawi-Tawi;
17	(c) Third Shari'a District, Zamboanga City;
18	(d) Fourth Shari'a District, Marawi City;
19	(e) Fifth Shari'a District, Cotabato City;
20	(f) SIXTH SHARI'A DISTRICT, DAVAO CITY;
21	(g) SEVENTH SHARI'A DISTRICT, CEBU CITY; AND
22	(h) EIGHTH SHARI'A DISTRICT, MANILA CITY.
23	(2) The Shari'a District Courts may hold sessions anywhere within
24	their respective districts.
25	(3) The provinces, cities or municipalities concerned shall provide
26	such courts with adequate court office, supplies and equipment in
27	accordance with the provisions of the Judiciary Law.
28	Sec. 3. Article 150 of Presidential Decree No. 1083 is hereby amended as
29	follows:
30	Article 150. Where established. — (1) Shari'a Circuit Courts shall be
31	established as follows:
32	(a) Six such courts in the Province of Sulu;

1	(b) Eight in the Province of Tawi-Tawi;		
2	(c) Ten in and for the Provinces of Basilan, Zamboanga del		
3	Norte and Zamboanga del Sur, and the Cities of Dipolog,		
4	Pagadian, and Zamboanga;		
5	(d) Twelve in and for the Provinces of Lanao del Norte and		
6	Lanao del Sur and the Cities of Iligan and Marawi;		
7	(e) Fifteen in and for the Province of Maguindanao, North		
8	Cotabato and Sultan Kudarat and the City of Cotabato[-];		
9	(f) FIVE IN AND FOR THE PROVINCES OF BUKIDNON,		
10	MISAMIS ORIENTAL, MISAMIS OCCIDENTAL,		
11	CAMIGUIN, THE CITY OF CAGAYAN DE ORO, AND		
12	THE PROVINCES WITHIN REGIONS XI AND XIII;		
13	(g) TWO IN AND FOR THE PROVINCES WITHIN		
14	REGIONS VI, VII, VIII AND MIMAROPA;		
15	(h) FOUR IN AND FOR THE PROVINCES WITHIN		
16	NATIONAL CAPITAL REGION, CORDILLERA		
17	ADMINISTRATIVE REGION, REGIONS I, II, III, IV-		
18	A, AND V.		
19	(2) The territorial jurisdiction of each of the Shari'a Circuit Courts		
20	shall be fixed by the Supreme Court on the basis of the geographical		
21	contiguity of the municipalities and cities concerned and their Muslim		
22	population.		
23	Sec. 4. Appropriations. — The Chief Justice of the Supreme Court shall		
24	immediately include in the Court's program the implementation of this Act. The funds		
25	necessary for the operation of the courts herein created shall be appropriated and		
26	released only upon the actual organization of the courts and the appointment of its		
27	personnel.		
28	Sec. 5. Separability Clause. — If any portion or provision of this Act is declared		
29	unconstitutional, the remainder of this Act or any provisions not affected thereby shall		
30	remain in force and effect.		

Sec. 6. *Repealing Clause.* — Any law, presidential decree or issuance, executive order, letter of instruction, rule or regulation inconsistent with the provisions of this Act is hereby repealed or modified accordingly.

Sec. 7. *Effectivity Clause.* — This Act shall take effect after fifteen (15) days following its complete publication in the Official Gazette or a newspaper of general circulation.

Approved,

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CONGRESS OF THE PHILIPPINES NINETEENTH CONGRESS Second Regular Session

HOUSE OF REPRESENTATIVES

H. No. 8257

BY REPRESENTATIVES DIMAPORO (M.K.), FERRER (J.M.), CO (E.), QUIMBO, MENDOZA, LIBANAN, ALBANO, DELOS SANTOS, GARIN, GONZALEZ, PALMA, PRIMICIAS-AGABAS, TEVES (J.), ALVAREZ (M.), ALVAREZ (J.), AQUINO, BAUTISTA-LIM, BERNOS, BONGALON, CABREDO, CAJAYON-UY, CARI, CO (A.N.), CUA, CUARESMA, DEL MAR, DUJALI, FUENTEBELLA, LARA, LIMKAICHONG, LOYOLA, NAVA, SALIMBANGON, SINGSON (R.V.), TIANGCO, UMALI, VARGAS-ALFONSO, YAP (ERIC), YU (D.G.), ZAMORA (M.C.), ZUBIRI, ABALOS, ALMARIO, AMANTE, ANG, ATAYDE, BASCUG, BOSITA, BUSTOS, CARDEMA, CHATTO, CHUNGALAO, CO-PILAR, CRUZ (A.), CRUZ (R.), DAGOOC, DIMAPORO (S.A.), DIONISIO, DY (F.M.C.), EUDELA, FORTES, FRESNEDI, GARCIA (D.), GARDIOLA, GO (M.), GOLEZ, GUTIERREZ, HERNANDEZ, KHONGHUN, LAGON (D.), LAGON (S.), LAZATIN, MACEDA, MANGAOANG, MANIQUIZ, MATIBAG, MERCADO, NOGRALES (M.), OUANO-DIZON, PANALIGAN, PANCHO, PLAZA, PLEYTO, REVILLA (R.J.), RODRIGUEZ (E.), SALI, SANTOS, TAN (J.), TULFO (J.), UNABIA, VARGAS, VERGARA, VERZOSA, YAP (C.), BULUT-BEGTANG, DALOG, GASATAYA, GOMEZ, MARAÑON, ROMULO, SALO, TEVES (A.), VILLA, VILLAFUERTE (L.R.), YULO AND ZAMORA (Y.M.), PER COMMITTEE REPORT NO. 571

AN ACT

CREATING TWO (2) ADDITIONAL SHARI'A JUDICIAL DISTRICTS COMPRISING THE NATIONAL CAPITAL REGION AND THE CENTRAL VISAYAS REGION, CREATING SHARI'A DISTRICT COURTS AND SHARI'A CIRCUIT COURTS THEREIN, AND APPROPRIATING FUNDS THEREFOR, AMENDING FOR THE PURPOSE ARTICLES 138, 147, AND 150 OF PRESIDENTIAL DECREE NO. 1083, OTHERWISE KNOWN AS THE "CODE OF MUSLIM PERSONAL LAWS OF THE PHILIPPINES", AS AMENDED

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

SECTION 1. Article 138 of Presidential Decree No. 1083, otherwise known as the "Code of Muslim Personal Laws of the Philippines", is hereby amended to read as follows:

"ARTICLE 138. Shari'a judicial districts. – [Five] **SEVEN** special judicial districts, each to have one Shari'a District Court presided over by one judge, are constituted as follows:

- (a) The First Shari'a District shall comprise the Province of Sulu;
- (b) The Second Shari'a District, the Province of Tawi-Tawi;
- (c) The Third Shari'a District, the Province provinces of Basilan, Zamboanga del Norte and Zamboanga del Sur, and the Cities cities of Dipolog, Pagadian and Zamboanga;
- (d) The Fourth Shari'a District, the provinces of Lanao del Norte and Lanao del Sur, and the Cities cities of Iligan and Marawi; [and]
- (e) The Fifth Shari'a District, the Provinces provinces of Maguindanao, North Cotabato and Sultan Kudarat, and the City of Cotabato[.];
- (F) THE SIXTH SHARI'A DISTRICT, THE NATIONAL CAPITAL REGION; AND
- (G) THE SEVENTH SHARI'A DISTRICT, THE CENTRAL VISAYAS REGION."
- SEC. 2. Article 147 of the same law is hereby amended to read as follows:

"ARTICLE 147. Permanent stations; offices. – (1) The Shari'a District Courts shall have their respective permanent stations in the following places:

- (a) First Shari'a District, Jolo, Sulu;
- (b) Second Shari'a District, Bongao, Tawi-Tawi;
- (c) Third Shari'a District, Zamboanga City;
- (d) Fourth Shari'a District, Marawi City;
- (e) Fifth Shari'a District, Cotabato City;
- (F) SIXTH SHARI'A DISTRICT, THE CITY OF MANILA; AND
- (G) SEVENTH SHARI'A DISTRICT, THE CITY OF CEBU.
- (2) The Shari'a District Courts may hold sessions anywhere within their respective districts.
- (3) The provinces, cities or municipalities concerned shall provide such courts with adequate court office, supplies and equipment in accordance with the provisions of the Judiciary Law."

SEC. 3. Article 150 of the same law is hereby amended to read as follows:

"ARTICLE 150. Where established. – (1) Shari'a Circuit Courts shall be established as follows:

- (a) Six such courts in the Province of Sulu;
- (b) Eight in the Province of Tawi-Tawi;
- (c) Ten in and for the Provinces of Basilan, Zamboanga del Norte and Zamboanga del Sur, and the Cities of Dipolog, Pagadian, and Zamboanga;
- (d) Twelve in and for the Provinces of Lanao del Norte and Lanao del Sur and the Cities of Iligan and Marawi;
- (e) Fifteen in and for the Province of Maguindanao, North Cotabato and Sultan Kudarat and the City of Cotabato[.];
- (F) FOUR IN AND FOR THE NATIONAL CAPITAL REGION, TO BE STATIONED IN THE CITY OF MANILA, CITY OF SAN JUAN, CITY OF TAGUIG, AND QUEZON CITY; AND
- (G) THREE IN AND FOR THE CENTRAL VISAYAS REGION, TO BE STATIONED IN THE CITY OF MANDAUE, CITY OF LAPULAPU, AND CITY OF TALISAY, PROVINCE OF CEBU.
- (2) The territorial jurisdiction of each of the Shari'a Circuit Courts shall be fixed by the Supreme Court on the basis of geographical contiguity of the municipalities and cities concerned and their Muslim population."
- **SEC. 4.** The Chief Justice of the Supreme Court shall immediately include in the Court's program the operationalization of the newly created Shari'a Judicial Districts, Shari'a District Courts and Shari'a Circuit Courts.
- **SEC. 5.** The funds necessary for the implementation of this Act, including appropriations for personnel services such as salaries, benefits and emoluments for judges and court personnel, court operations under maintenance and other operating expenses (MOOE), and provisions for Halls of Justice or courtrooms to accommodate judges and court staff, shall be included in the annual General Appropriations Act.
- **SEC. 6.** Articles 138, 147 and 150 of Presidential Decree No. 1083, otherwise known as the "Code of Muslim Personal Laws of the Philippines", as amended, and all other laws, rules and regulations which are inconsistent with this Act are hereby amended, repealed or modified accordingly.
- **SEC. 7.** This Act shall take effect fifteen (15) days after its publication in the *Official Gazette* or in a newspaper of general circulation.

Approved,