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FOURTEENTH CONGRESS OF T OF THE PHILIPPINES First Regular Session	HE REPUBLIC)))	7 OCT 16 P6 22
	SENATE S. No. <u>1774</u>	NECEIVED BY:

Introduced by Senator Miriam Defensor Santiago

EXPLANATORY NOTE

Article 180 of the Penal Code provides that:

"Art. 180. False testimony against a defendant. — Any person who shall give false testimony against the defendant in any criminal case shall suffer:

- 1. The penalty of reclusion temporal, if the defendant in said case shall have been sentenced to death;
- 2. The penalty of prision mayor, if the defendant shall have been sentenced to reclusion temporal or reclusion perpetua;
- 3. The penalty of prision correccional, if the defendant shall have been sentenced to any other afflictive penalty; and
- 4. The penalty of arresto mayor, if the defendant shall have been sentenced to a correctional penalty or a fine, or shall have been acquitted.

In cases provided in subdivisions 3 and 4 of this article the offender shall further suffer a fine not to exceed 1,000 pesos."

On the other hand, Article 25 of the same Code provides:

"Art. 25. Penalties which may be imposed. - The penalties which may be imposed according to this Code, and their different classes, are those included in the following:

Scale	PRINCIPAL PENALTIES
Capital punishment:	Death.
Afflictive penalties:	Reclusion perpetua, Reclusion temporal, Perpetual or temporary absolute disqualification, Perpetual or temporary special disqualification, Prision mayor.
Correctional penalties:	Prision correccional, Arresto mayor, Suspension, Destierro.
Light penalties:	Arresto menor, Public censure."

It is noticeable that the basis for the penalties of Article 180 of the Penal Code is the penalty to be meted out against the accused who is implicated by the false testimony of the violator of Article 180. However, Article 180 covers the penalties of death, *reclusion temporal, reclusion perpetua*, any other afflictive penalty, correctional penalty, fine or acquittal; it fails to cover a situation wherein an accused, implicated by the false testimony of the violator of Article 180, is meted out a light penalty, *i.e. arresto menor* and public censure, pursuant to the classification of penalties in Article 25 of the same code.

The law abhors a vacuum. Hence, this bill aims to remedy that vacuum by amending Article 180 of the Penal Code in order to provide a penalty for the cases discussed above.*

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^{*} This bill was originally filed during the Thirteenth Congress, Second Regular Session.

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1 2 3 4 5 6 7	AN ACT AMENDING ARTICLE 180 OF ACT NO. 381 THE PENAL CODE, AS AMENDED, TO PROV THE ACCUSED, IMPLICATED BY THE FALSE TEST ARTICLE 180, IS METED OUT A LIGHT PENA CLASSIFICATION OF PENALTIES IN ARTICLE Bo it anacted by the Senate and the House of Benrese	IDE FOR SITUATIONS WHERE IMONY OF THE VIOLATOR OF LTY PURSUANT TO THE 2 25 OF THE SAME CODE.			
7 8	Be it enacted by the Senate and the House of Represe Congress assembled:	entatives of the Philippines in			

9	SECTION 1. Article 180 of Act No. 3815, also known as the Penal Code is hereby
10	amended to read as follows:
11	Art. 180. False testimony against a defendant. – Any person who shall
12	give false testimony against the defendant in any criminal case shall suffer:
13	1. The penalty of reclusion temporal, if the defendant in said case shall
14	have been sentenced to death;
15	2. The penalty of prision mayor, if the defendant shall have been
16	sentenced to reclusion temporal or reclusion perpetua;

- 3. The penalty of *prision correccional*, if the defendant shall have been
 sentenced to any other afflictive penalty; and
- 4. The penalty of *arresto mayor*, if the defendant shall have been
 sentenced to a correctional penalty, LIGHT PENALTY, [or a] fine, or shall have
 been acquitted.
- In cases provided in subdivisions 3 and 4 of this article the offender shall further suffer a fine not to exceed 1,000 pesos

1	SECTION 2. Repealing Clause Any law, presidential decree or issuance, executive
2	order, letter of instruction, administrative order, rule or regulation contrary to or inconsistent
3	with the provisions of this Act is hereby repealed, modified or amended accordingly.

SECTION 3. *Effectivity Clause.* – This Act shall take effect fifteen (15) days after its
publication in at least two (2) newspapers of general circulation.

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6 Approved,