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Second Regular Session	) SENATE No. <b>1619</b>		Ju. 19	P5:19
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## EXPLANATORY NOTE

Numerous cases of missing persons are reported everyday. Many children and adults who may have been victims of abductions, natural disasters, trafficking and other causes, have remained unfound due to lack of information and assistance. The Constitution, Article 2, Section 5 provides that:

SEC. 5. xxx the protection of life, liberty, and property, and the promotion of the general welfare are essential for the enjoyment by all people of the blessings of democracy.

Thus, the State is obligated to ensure the public's safety and institute an effective and immediate response to cases of missing persons. In the United States, it has been reported that one in six missing children are recovered as a direct result of someone recognizing their photo on an electronic public database and notifying authorities.

This bill seeks to create the first national repository for missing persons and unidentified decedent records. The database will be readily accessible through the internet.

The internet can become a valuable tool in the search for missing persons. Its speed in information dissemination is incomparable. Its capacity to store vast amounts of digital records is an ideal way to manage the volume of files that are anticipated in these cases.

Through this tool, the Department of Justice shall be able to assist families, law enforcement agencies, medical examiners and coroners, victim advocates, and the general public in solving these cases.

MIRIAM DEFENSOR SAN

## FIFTEENTH CONGRESS OF THE REPUBLIC OF THE PHILIPPINES

First Regular Session

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SENATE F THE SECRETARY

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## SENATE S. No. **1619**

	Introduced by Senator Miriam Defensor Santiago
1 2 3 4	AN ACT TO DIRECT THE SECRETARY OF JUSTICE TO ESTABLISH AND MAINTAIN A PUBLIC WEBSITE THROUGH WHICH INDIVIDUALS MAY FIND A COMPLETE DATABASE OF MISSING PERSONS AND UNIDENTIFIED DECEDENT RECORDS
5 6	Be it enacted by the Senate and the House of Representatives of the Philippines in Congress assembled:
7 8	SECTION 1. Short Title. – This Act shall be known as the "National Missing and Unidentified Persons Database Act."
9	SECTION 2. <i>Definitions</i> . – The purposes of this Act the term –
10	A. MISSING PERSON - means any individual whose whereabouts is unknown to
11	the reporting party. This includes any child who may have run away, been taken
12	involuntary or may be in need of assistance. It includes a child illegally taken,
13	held or hidden by apparent or non-parent family member.
14	B. UNIDENTIFIED DECEDENT - means any person who has died and whose
15	bodies have not been identified.
16	C. SECRETARY - means the Secretary of Justice, unless otherwise indicated.
17	SECTION 3. Establishment of a Database. – The Secretary shall establish and maintain,
18	on the public website of the Department of Justice, a database consisting of information on
19	missing persons and unidentified decedents. The database will be engineered such that the
20	general public will be able to search for matches between missing persons and unidentified
21	decedent records. Access to this database shall be free of charge.

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1 SECTION 4. *Missing Persons Database.*- This database shall contain information about 2 missing person, including photographs, physical characteristics, fingerprints and dental/body x-3 rays, where last seen, and other pertinent information.

4 SECTION 5. Unidentified Decedents Database. – This database shall contain information 5 entered by medical examiners and coroners, which will include photographs, physical 6 characteristics, and other information that will help in the identification of the deceased.

SECTION 6. Duties of law enforcement agencies. - All law enforcement agencies shall
accept any report, including a report by telephone, of a missing person, including runaways.
These reports shall be verified and forwarded to the Department of Justice without delay. The
Department of Justice shall promulgate in the implementing rules safeguards to prevent false
reports and misuse of the database.

12 SECTION 7. *Dissemination of Information on Database*. - The Secretary shall take such 13 actions as may be necessary on an ongoing basis, including sending notices to schools, welfare 14 agencies, and other institutions, to disseminate information on the database established and 15 maintained under this Act and to encourage its use by interested parties.

16 SECTION 8. Appropriations. –The amount necessary for the initial implementation of 17 this Act shall be charged against the appropriations of the Department of Justice under the 18 current General Appropriations Act. Thereafter, such sum as may be necessary for its full 19 implementation shall be included in the annual General Appropriations Act as a distinct and 20 separate item.

SECTION 9. Separability Clause. – If any provision or part hereof, is held invalid or unconstitutional, the remainder of the law or the provision not otherwise affected shall remain valid and subsisting.

SECTION 10. *Repealing Clause.* – Any law, presidential decree or issuance, executive order, letter of instruction, administrative order, rule or regulation contrary to or is inconsistent with the provision of this Act is hereby repealed, modified, or amended accordingly. SECTION 11. *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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