DENATE OFFICE OF THE SECRETA

THIRTEENTH CONGRESS OF THE REPUBLIC OF THE PHILIPPINES **First Regular Session**

JUN 30 PIO:41

SENATE

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S.B. No. 1008

RECEIVED BY :_

Introduced by Senator Jinggoy Ejercito Estrada

EXPLANATORY NOTE

Every democratic nation today recognizes the value of freedom of the press. The recognition and respect for this freedom is the very essence of democracy. Uncensored public discussion is a necessary condition in a society enjoying the bounty of a free and democratic State. Hence, freedom of the press is founded on the assumption that the widest possible dissemination of information from diverse, and perhaps even "antagonistic sources is essential for the enhancement and projection of the welfare and interest of the people. Indeed, government can be responsive to the will of the people only when free debate and unhampered exchange of ideas become the hallmark of the State.

In the Philippines, freedom of the press is a right protected by no less than the Constitution. At the very core of the right is the liberty to discuss publicly and truthfully all matters of public interest without prior censorship or subsequent punishment. It signifies the freedom of a person to communicate with other members of the body politic.

It was in this liberal spirit that the Congress of the Philippines enacted Republic Act No. 53 in 1946. The Act exempted the publisher, editor, columnist, or duly accredited reporter of any newspaper, magazine or periodical of general circulation from being compelled to reveal the source of any news-report or information appearing in said publication which was related in confidence to such publisher, editor or reporter. unless the court or a House or committee of Congress finds that such revelation is demanded by the security of the State.

As in the case of anything good, R.A. No. 53 had already outgrown its usefulness, so to speak. It would have been a very good law if only it anticipated the growth and development of mass media. Unfortunately, only members of the print media are covered under its provisions.

It is beyond doubt that included within the concept of the "press" are such vehicles of communications as radio, television and printed publications. Republic Act No. 53, therefore, failed to cope with the exigencies of modernization.

It is in the light of the foregoing, that the approval of this measure is earnestly urged.

EJERCITO ESTRADA

Senator

OFFICE OF THE SECRETARY

THIRTEENTH CONGRESS OF THE REPUBLIC OF THE PHILIPPINES First Regular Session

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SENATE

S.B. No.1008

RECEIVED BY: MIN

Introduced by Senator Jinggoy Ejercito Estrada

AN ACT

FURTHER AMENDING SECTION ONE OF REPUBLIC ACT NO. 53, OTHERWISE KNOWN AS AN ACT TO EXEMPT THE PUBLISHER, EDITOR, COLUMNIST OR REPORTER OF ANY PUBLICATION FROM REVEALING THE SOURCE OF PUBLISHED NEWS OR INFORMATION OBTAINED IN CONFIDENCE

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

SECTION 1. Section one of Republic Act Numbered Fifty-three is further amended to read as follows:

"SECTION 1. Without prejudice to his liability under the civil and criminal laws, the publisher, editor, columnist, or duly accredited reporter of any newspaper, magazine or periodical of general circulation and the manager or duly accredited reporter or newscaster of any radio or television station, network or facility, cannot be compelled to reveal the source of any news-report or information appearing in said publication or emanating from said radio or television station, network or facility which was related in confidence to such publisher, editor or reporter unless the court or a House or Committee of Congress finds that such revelation is demanded by the security of the State."

SECTION 2. *Effectivity.* - This Act shall take effect immediately upon its approval,

APPROVED,