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SENATE

S. B. No. 776

RECEN

Introduced by Senator FRANCIS G. ESCUDERO

AN ACT

DECLARING AS UNLAWFUL ANY GOVERNMENT PROJECTS TO BE NAMED OR IDENTIFIED AFTER GOVERNMENT OFFICIALS AND OTHER PERSONS WHOSE NAME OR IDENTITY MAY IN ANY MANNER BE ASSOCIATED WITH SAID OFFICIALS

EXPLANATORY NOTE

Government projects are funded using tax payer's money.

However, it has been the traditional practice of government officials to label or acknowledge the procurement of items with their names or identities as if the projects or items were personally funded – basic government services such as waiting sheds, ambulances and even trash bins are tagged with their family names.

In the same manner, this practice permits government officials to prematurely campaign for re-election all year round, while at the same time projecting a false and inflated sense of accomplishment to their constituency.

In the interest of objectivity and fairness to the public and the money they have entrusted to the government by way of taxes, this bill deserves immediate consideration and approval. It is the people's money, not theirs.

FRANCIS G. ESCUDERO



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

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RECEIPT

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

SECTION 1. *Prohibited Acts.* – It shall be unlawful for any government projects to be named or identified after any government officials or other persons whose identity may in any manner be associated with said government officials, except those as may be determined by the National Historical Commission of the Philippines (NHCP) in accordance with law or its duly issued guidelines or regulations.

For purposes of this Act, government officials shall mean any person, appointed
or elected, in government whose office is given the authority, privilege or right to
identify, administer, implement, coordinate or propose a government project.

11 Government project/s shall, on the other hand, cover goods and infrastructure 12 projects as defined in Section 5 paragraphs h and k, respectively, of Republic Act No. 13 9184.

15 SEC. 2. *Penalty.* – The penalty of one (1) year imprisonment and a fine of 16 Php100,000.00 to Php1,000,000.00 shall be imposed upon any person who violates the 17 provisions of this Act. The determination of the amount of fine imposed herein shall be 18 dependent on the amount of the government project concerned.

A second violation, however, shall in addition to the above penalty of imprisonment and fine subject the offender to suffer absolute perpetual disqualification to hold office.

SEC. 3. Implementing Rules and Regulations. – Within sixty (60) days from the effectivity of this Act, the Government Procurement Policy Board in coordination with the NHCP shall promulgate the necessary rules and regulations to effectively carry out the provisions of this Act.

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SEC. 4. 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.

5 SEC. 5. *Repealing Clause.* All laws, presidential decrees, executive orders, 6 proclamations and/or administrative regulations which are inconsistent with the 7 provisions of this Act are hereby amended, modified, superseded or repealed 8 accordingly.

SEC. 6. *Effectivity Clause.* This Act shall take effect fifteen (15) days from its
 publication in at least three (3) newspapers of national circulation.

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13 Approved,14