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



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SENATE

SENATE BILL No. 959

Introduced by SENATOR LEILA M. DE LIMA

AN ACT

REDEFINING THE CRIME OF SYNDICATED ESTAFA, AMENDING FOR THE PURPOSE SECTION 1 OF PRESIDENTIAL DECREE NO. 1689

EXPLANATORY NOTE

Syndicated estafa is a social menace that not only preys on our countrymen but also erodes our faith in our economic system. While there are those who operate alone, most operate in a group. By using elaborate scams to abuse the confidence of their victims, the perpetrators who operate in groups are able to commit this crime against multiple victims and over an extended period of time.

The Supreme Court, in one case, enumerated the elements of syndicated estafa as the following: (a) estafa or other forms of swindling as defined in Article 315 and 316 of the Revised Penal Code is committed; (b) the estafa or swindling is committed by a syndicate of five or more persons; and (c) defraudation results in the misappropriation of moneys contributed by stockholders, or members of rural banks, cooperatives, "samahang nayon(s)," or farmers' association or of funds solicited by corporations/associations that receive contributions from the general public who misappropriated the contributions. However, under our present set up, persons accused of syndicated estafa may evade the higher penalty of *reclusion temporal* to *reclusion perpetua* as provided in P.D. No. 1689 by simply alleging that the victim failed to establish that the crime was committed by a syndicate of five or more persons conspiring or confederating with one another. Thus, the purpose of the law in increasing the penalty for certain forms of swindling or estafa is easily defeated.

In order, therefore, to properly punish the syndicates behind these elaborate scams, we need to revise our existing law to punish offenders with a minimum required number in a group. This way, less burden is placed upon our law enforcers to arrests all the offenders immediately and at least two members of the syndicate can already be put to trial.

This proposed bill, therefore, seeks to amend the definition of syndicate by lowering the number of perpetrators from "five (5) or more persons" to "two (2) more person" or a minimum of two people to qualify estafa or swindling as syndicated estafa with the end in view of protecting the public because, in the words

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of the Supreme Court, "this erodes the confidence of the public in the banking and cooperative system, contravenes public interest and constitutes economic sabotage that threatens the stability of the nation."

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

feladefor LEILA M. DE LIMA

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

SECTION 1. Section 1 of Presidential Decree No. 1689 is hereby amended to
 read as follows:

"Section 1. Any person or persons who shall commit estafa 3 or other forms of swindling as defined in Article 315 and 316 of 4 the Revised Penal Code, as amended, shall be punished by life 5 imprisonment to death if the swindling (estafa) is committed by a 6 syndicate consisting of TWO [five] or more persons formed with 7 the intention of carrying out the unlawful or illegal act, 8 9 transaction, enterprise or scheme and the defraudation results in 10 the misappropriation of moneys contributed by stockholders, or members of rural banks cooperative, "samahang nayon(s)", or 11 12 farmers' association, or funds solicited by 13 corporations/associations from the general public.

1	"When not committed by a syndicate as above defined, the
2	penalty imposable shall be <i>reclusion temporal</i> to <i>reclusion</i>
3	perpetua if the amount of the fraud exceeds 100,000 pesos."

SEC. 2. *Effectivity Clause.* – This Act shall take effect fifteen (15) days after
its publication in the *Official Gazette* or in two (2) newspapers of general circulation.

Approved,