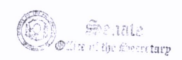
### SEVENTEENTH CONGRESS OF THE REPUBLIC OF THE PHILIPPINES

**OF THE PHILIPPINES**Third Regular Session



18 SEP -4 P5:34

SENATE S.B. NO. 1978

RECE ...

Introduced by Senator Maria Lourdes Nancy S. Binay

## AN ACT CLARIFYING THE SCOPE OF DERIVATIVE WORKS, AMENDING FOR THE PURPOSE SECTION 173.1(A) OF REPUBLIC ACT 8293 OR THE PHILIPPINE INTELLECTUAL PROPERTY CODE

#### **EXPLANATORY NOTE**

The Law on Copyright, which is Part IV of Republic Act 8293 or the Intellectual Property Code of the Philippines protects not only "Original Works" but also "Derivative Works".

Derivative works are defined as follows:

Section 173. *Derivative Works*. – 173.1 The following derivative works shall also be protected by copyright:

- (a) Dramatizations, translations, adaptations, abridgments, arrangements, and other alterations of literary or artistic works; and
- (b) Collections of literacy, scholarly or artistic works, and compilations of data and other materials which are original by reason of the selection or coordination or arrangement of their contents. (Sec. 2, [P] and [Q], P.D. No. 49)

173.2 The works referred in paragraphs (a) and (b) of

Subsection 173.1 shall be protected as new works: Provided,

however, That such new work shall not affect the force of any

subsisting copyright upon the original works employed or any part

thereof, or be construed to imply any right to such use of the original

works, or to secure or extend copyright in such original works. (Sec. 8,

P.D. 49; Art. 10, TRIPS)

The above provisions particularly Section 173.1(a) has spawned unnecessary

litigations as an increasing number of Filipinos have translated, adapted or

altered literary or artistic works and had said works protected as new works.

Based on the provision of the law, it may be argued that a translator of a literary

work can have the derivative work protected in his own name without liability for

copyright infringement of the original work translated.

It is submitted that the law did not intend to put a stamp of legitimacy to any

and all forms of plagiarism.

As such, the passage of this Bill is earnestly requested.

MARIA LOURDES NANCY S. BINAY

Senator

### SEVENTEENTH CONGRESS OF THE REPUBLIC OF THE PHILIPPINES

Source of the Secretary

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# AN ACT CLARIFYING THE SCOPE OF DERIVATIVE WORKS, AMENDING FOR THE PURPOSE SECTION 173.1(A) OF REPUBLIC ACT 8293 OR THE PHILIPPINE INTELLECTUAL PROPERTY CODE

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

Section 1. Section 173 of Republic Act 8293 is hereby amended to read as 1 2 follows: Section 173. Derivative Works. – 173.1 The following derivative 3 works shall also be protected by copyright: 4 (a) Dramatizations, translations, adaptations, abridgments, arrangements, and other alterations of literary or artistic works; and 7 (b) Collections of literary scholarly or artistic works, and 8 compilations of data and other materials which are 9 original by reason of the selection or coordination or 10 arrangement of their contents (Sec. 2. [P] and [Q], P.D. 11 12 No. 49) 13 173.2. The works referred to in paragraphs (a) and (b) of 14 15 Subsection 173.1 shall be protected as new works: Provided 16 however, That such new work shall not affect the force of any subsisting copyright upon the original works employed or any part 17

thereof, or be construed to imply any right to such use of the original works, or to secure or extend copyright in such original works. (Sec. 8, P.D. 49; Art. 10, TRIPS)

FOR PURPOSES OF PARAGRAPH (A) OF SUBSECTION 173.1
HEREOF, IN CASE THE OWNER OF THE ORIGINAL WORKS IS

HEREOF, IN CASE THE OWNER OF THE ORIGINAL WORKS IS DIFFERENT FROM THE OWNER OF THE DERIVATIVE WORKS, THE LATTER MAY REGISTER THE DERIVATIVE WORK IN HIS NAME UPON SECURING THE PRIOR WRITTEN CONSENT OF THE OWNER OF THE ORIGINAL WORKS.

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Sec. 2. Separability Clause. – Should any part or provision of this Act be declared unconstitutional or invalid, other parts or provisions hereof not otherwise affected thereby shall remain in full force and effect.

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

Approved,