NINETEENTH CONGRESS OF THE REPUBLIC OF THE PHILIPPINES Second Regular Session



23 JUL 25 P3:51

SENATE

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COMMITTEE REPORT No. 97

Submitted by the Committee on Public Order and Dangerous Drugs joint with the Committee on Local Government on $\underline{JUL 252023}$

Re: Senate Bill No. 2352 Prepared by the Committees

Recommending its approval in substitution of Senate Bill Nos. 1451, 2014 and 2037.

Sponsor: Senator Ronald "Bato" Dela Rosa

MR. PRESIDENT:

The Committees on Public Order and Dangerous Drugs; and Local Government, to which were referred **Senate Bill No. 1451**, introduced by Senator Ramon Bong Revilla Jr., entitled:

"AN ACT

AMENDING REPUBLIC ACT NO. 6975 AND REPUBLIC ACT NO. 9263 INTEGRATING ALL THE PROVINCIAL AND SUB-PROVINCIAL JAILS WITHIN THE JURISDICTION OF THE BUREAU OF JAIL MANAGEMENT AND PENOLOGY"

Senate Bill No. 2014, introduced by Senator Ronald "Bato" Dela Rosa, entitled:

"AN ACT

TRANSFERRING THE CONTROL AND SUPERVISION OF THE PROVINCIAL AND SUB-PROVINCIAL JAILS TO THE BUREAU OF JAIL MANAGEMENT AND PENOLOGY, AMENDING FOR THE PURPOSE CERTAIN PROVISIONS OF REPUBLIC ACT NO. 6975, OTHERWISE KNOWN AS THE "DEPARTMENT OF THE INTERIOR AND LOCAL GOVERNMENT ACT OF 1990" AS AMENDED, AND FOR OTHER PURPOSES"

and Senate Bill No. 2037, introduced by Senator Juan Miguel F. Zubiri, entitled:

"AN ACT

TRANSFERRING THE CONTROL AND SUPERVISION OF THE PROVINCIAL AND SUB-PROVINCIAL JAILS TO THE BUREAU OF JAIL MANAGEMENT AND PENOLOGY, AMENDING FOR THE PURPOSE CERTAIN PROVISIONS OF REPUBLIC ACT NO. 6975, OTHERWISE KNOWN AS THE "DEPARTMENT OF THE INTERIOR AND LOCAL GOVERNMENT ACT OF 1990" AS AMENDED, AND FOR OTHER PURPOSES"

have considered the same and have the honor to report them back to the Senate with the recommendation that the attached **Senate Bill No.** 2352, entitled:

"AN ACT

TRANSFERRING THE CONTROL AND SUPERVISION OF THE PROVINCIAL AND SUB-PROVINCIAL JAILS TO THE BUREAU OF JAIL MANAGEMENT AND PENOLOGY, APPROPRIATING FUNDS THEREFOR AND FOR OTHER PURPOSES"

be approved in substitution of Senate Bill Nos. 1451, 2014 and 2037, with Senators Revilla Jr., Dela Rosa, Zubiri and Ejercito as authors thereof.

Respectfully submitted:

Chairpersons



SEN. RONALD "BATO" DELA ROSA

Committee on Public Order and Dangerous Drugs; Vice Chairperson, Committee on Local Government

SEN. JOSEPH VICTOR G. EJERCITO Committee on Local Government; Member, Committee on Public Order and Dangerous Drugs

Vice Chairpersons

SEN. JINGGOY EJERCITO ESTRADA Committee on Public Order and Dangerous Drugs; Member, Committee on Local Government

SEN. CHRISTOPHER "BONG" GO

Committee on Public Order and Dangerous Drugs; Member, Committee on Local Government

SEN. FRANCIS "TOL" N. TOLENTINO Committee on Public Order and Dangerous Drugs; Member, Committee on Local Government

Members

SEN. MÁRIA LOURDÉS NANCY S. BINAY

Committee on Public Order and Dangerous Drugs; Committee on Local Government

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SEN. GRACE POE Committee on Public Order and Dangerous Drugs

SEN. CYNTHIA A. VILLAR *Committee on Public Order and Dangerous Drugs; Committee on Local Government*

SEN. MARK VILLAR Committee on Public Order and Dangerous Drugs; Committee on Local Government

SEN. ROBINHOOD C. PADILLA *Committee on Public Order and Dangerous Drugs; Committee on Local Government*

SEN. RISA HONTIVEROS

Committee on Public Order and Dangerous Drugs; Committee on Local Government **SEN. SONNY ANGARA** *Committee on Local Government*

SEN. W GA Committee on Local Government

Free h. Marca SEN IMEE R. MARCOS *Committee on Local Government*

SEN. RAMON BONG REVILLA JR. *Committee on Local Government*

SEN. RAFFY T. TULFO Committee on Local Government **Ex Officio Members**

SEN. LOREN LEGARDA President Pro Tempore

Thin SEN. JOEL VILLANUEVA Majority Leader

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SEN. AQUILINO "KOKO" PIMENTEL III Minority Leader

HON. JUAN MIGUEL F. ZUBIRI Senate President



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S. No. 2352

(In Substitution of Senate Bill Nos. 1451, 2014, and 2037)

Prepared jointly by the Committee on Public Order and Dangerous Drugs; and the Committee on Local Government with Senators Revilla Jr., Dela Rosa, Zubiri and Ejercito as authors thereof

AN ACT

TRANSFERRING THE CONTROL AND SUPERVISION OF THE PROVINCIAL AND SUB-PROVINCIAL JAILS TO THE BUREAU OF JAIL MANAGEMENT AND PENOLOGY, APPROPRIATING FUNDS THEREFOR AND FOR OTHER PURPOSES

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

1 Section 1. *Short Title*. – This Act shall be known as the "Jail Integration Act."

Sec. 2. *Declaration of Policy.* – It is the policy of the State to promote the general welfare and safeguard the basic rights of persons deprived of liberty. Further, the State recognizes the responsibility of the State to strengthen government capability aimed towards the strengthening of the delivery of basic services to the citizenry through the institutionalization of highly efficient and competent jail services.

Toward this end, the State shall provide uniform standards and policies in the
administration of jails and the safekeeping of persons deprived of liberty by placing
the administration of local jails to a single authority.

10 Sec. 3. *Transfer of Provincial and Sub-Provincial Jail*. – The control and 11 supervision over provincial and sub-provincial jail is hereby transferred to the Bureau 12 of Jail Management and Penology (BJMP). 1 For this purpose, the management, control, and supervision of existing 2 provincial and sub-provincial jails, including all its property, equipment, and finances, 3 shall be transferred to the BJMP, subject to existing laws.

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4 Sec. 4. Transition Period. - For orderly transfer of management and operation of provincial and sub-provincial jails, a three (3) year transition period is hereby 5 established, to commence from the date of the effectivity of this Act: Provided, That 6 during the transition period, the concerned Provincial Government shall continue 7 funding the subsistence allowance of inmates and the maintenance of jail facility 8 including but not limited to electric and water expenses and necessary repairs until 9 such time that the total and full control and supervision of the facility has been 10 transferred to the BJMP. 11

Sec. 5. Provincial and Sub-Provincial Jail Employees. - The existing employees 12 and personnel of Provincial and Sub-Provincial Jails shall enjoy security of tenure and 13 shall automatically be absorbed by the BJMP subject to the qualification standards as 14 provided for in Republic Act No. 9263, otherwise known as the "Bureau of Fire 15 Protection and Bureau of Jail Management and Penology Professionalization Act of 16 2004", as amended and other applicable laws, pertinent rules and regulation of the 17 Civil Service Commission (CSC): Provided, That those who will fail to comply with the 18 qualification standards at the time of transfer shall be given five (5) years from the 19 lapse of the transition period as provided in this Act to complete the necessary 20 requirements for the concerned position: Provided, further, That for purposes of 21 computation of retirement and pension benefits, the term "active service" shall include 22 services rendered by employees affected in the provincial and sub-provincial jail prior 23 to the enactment of this Act: Provided, finally, That the Provincial Government is 24 hereby encouraged to automatically absorb those employees who have already 25 reached the mandatory retirement age in BJMP at the time of effectivity. 26

Employees opting to be separated from the service as a result of the transfer under the provisions of this Act shall receive separation benefits in accordance with existing laws. In addition, those who are qualified to retire shall be allowed to do so and be entitled to all benefits provided for under existing retirement laws.

31 Sec. 6. *Appropriations.* – The initial amount necessary for the implementation 32 of this Act shall be charged against the current fiscal year's appropriations of the

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1 BJMP and concerned provincial government. Thereafter, such sums as may be 2 necessary for the continued implementation of this Act shall be included in the 3 annual General Appropriations Act.

Sec. 7. *Implementing Rules and Regulations*. – The Department of the Interior and Local Government and BJMP, in coordination with the Provincial Governments, CSC, and other stakeholders, shall within sixty (60) days from the effectivity of this Act, promulgate the rules and regulations to effectively implement the provisions of this Act.

9 Sec. 8. *Separability Clause.* – If any portion or provision of this Act is declared 10 unconstitutional, the remainder of this Act or any provisions not affected thereby shall 11 remain in full force or effect.

Sec. 9. *Repealing Clause.* – Sections 61, 62 and 63 of Republic Act No. 6975, otherwise known as the "Department of the Interior and Local Government Act of 14 1990", as amended, are hereby amended or modified accordingly.

15 Any law, presidential decree or issuance, executive order, letter of instruction, 16 rule or regulation inconsistent with the provisions of this Act is hereby repealed or 17 modified accordingly.

Sec. 10. *Effectivity.* - This Act shall take effect fifteen (15) days following its
 complete publication in the Official Gazette or in a newspaper of general circulation.
 Approved,

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