OFFICE SECTIONS

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

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SENATE S. B. No. <u>1272</u>

Introduced by Senator Miriam Defensor Santiago

EXPLANATORY NOTE

The present lottery system of the Philippine Charity Offices (PCSO) has been plagued by allegations of graft and corruption, especially in connection with the authority of this agency to conduct lotteries and other similar activities, in collaboration, association, or joint venture with any person, association, company. Or entity, whether domestics, or foreign, including any arrangements that bears an identifiable resemblance to the subsisting Equipment Lease Agreement (ELA).

Aside from conduct lottery system, other reports of graft and corruption in the PCSO include the following.

- 1. Failure to account for some Eight Hundred Million Pesos (P800,000,000.00) reportedly earned under the STL. Or small-town lotto operation.
- 2. Disregard by the Office of the President of repeated confidential reports from former PCSO chairperson Tavera that the lottery bidding was rigged.
- 3. The lease contract in connection with the lottery is grossly disadvantageous to the government.
- 4. The ELA is fraudulent misrepresentation, because in actual practice, it is the Philippine Gaming Management Corporation (PGMC) and not the PCSO which controls and operate the main computer.

Two lotto cases have been filed before the Supreme Court on the lease contract between the PCSO and PGMC. In case, the Court ruled that the contract was in effect a joint venture agreement and was therefore invalid as the chapter prohibits the PCSO from engaging in a joint venture.

In the second case, the Supreme Court held that the lease contract, ELA, was true lease contract and thus valid. It even went further and ruled that a joint venture agreement would be valid under the PCSO charter.

The legislative branch has the power of reversing a Supreme Court decision, if in its judgment the interpretation given to a law by the court is not in harmony with the general policy of the State, by enactment of a new law or by an amendment of the old, giving it a non-disputed meaning and interpretation as to clearly wipe out the decision of the judicial department. [Alejandro v. Quezon, 46 Phil. 83 (1942)]. And since in the second lotto case, the judicial branch of government has deliberately ignored the intent of the legislative branch so clearly and explicitly recorder in the legislative journal, it is now necessary to pass a law in order to make it completely clear that the prohibition against a joint venture applies not only to investment, but also to programs, projects and activities, including so-called as exemplified by the ELA presented at the second case.

Hence, there is need to amend the PCSO Charter, or Republic Act No. 1169, to remove from the agency the authority to conduct lotteries or other similar activities, in collaboration, association, or joint venture with any person, association, company, or entity, whether domestic or foreign, including any arrangement that bears an identifiable resemblance to the existing Equipment Lease Agreement, or ELA. This bill seeks to make such an amendment.*

MIRIAM DEFENSOR SANTIAGO

* This bill was originally filed during the Thirteenth Congress, First Regular Session.

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Introduced b	y Senator Miriam Defe	ensor Santiago	
AMENDING SECTION ONE OF R SIXTY-NINE, OTHERWISE KNO'S		ER OF THE PHILIPPI	
Be it enacted by the Senate congress Assembled:	and the House of the	representative of the	Philippines in
SECTION 1. Section 1 of the	e Republic Act Numbe	red Eleven Hundred and	d Sixty-Nine is
hereby amended to read as follows:			
"Sec. 1. The Philippin	ne Charity Sweepstake	Office. The Philippine	Charity
Sweepstake Office, hereina	fter designated the C	Office, shall be the pr	rincipal
government agency for rais	sing and providing fo	r funds for health pro	ograms,
medical assistance and servi	ces and charities of n	ational character, and a	as such
shall have the general power	s conferred in section	hirteen of Act Number	ed One
thousand four hundred fifty-r	nine, as amended, and s	hall have the authority;	,
х	x	x x	
"B. THE PHILIPPIN	NE CHARITY SWEE	PSTAKES OFFICE S	SHALL
HAVE AUTHORITY TO	ENGAGE IN HE	ALTHY AND WEI	LFARE
RELATED INVESTMENT	, PROGRAMS, PRO	DJECTS AND ACTIV	VITIES
WHICH MAY BE F	PROFIT-ORIENTED	BY ITSELF OF	R IN
COLLABORATION, ASSO	CIATION, OR JOINT	VENTURE WITH PE	RSON,
ASSOCIATION, COMPAN	IY OR ENTITY, W	HETHER DOMESTIC	CS OR

FOREIGN, EXCEPT CHARITY SWEEPSTAKE, RACES, LOTTERIES, AND

OTHER SIMILAR ACTIVITIES.

- 1 SECTION 2. Repealing Clause. All laws, decrees, orders, proclamation, rules and
- 2 regulations or parts thereof, inconsistent with the provision of this Act are hereby amended or
- 3 modified accordingly.
- 4 SECTION 3. Effectivity Clause. This Act shall take effect fifteen days (15) days after
- 5 its publication in at least two (2) newspapers of general circulation.
- 6 Approved,