
Introduced by Senator Antonio "Sonny" F. Trillanes IV

EXPLANATORY NOTE

In the early morning hours last Tuesday, October 21, 2008, Dr. Francisco "Toto" Sarabia was driving his car along the North Bound lane of EDSA, near Santolan Road when his vehicle was rammed by a speeding Joanna Jesh Transport bus. The bus was reportedly racing with another Joanna Jesh Transport bus in an apparent bid to beat the latter to the bus stop in order to be first in picking up passengers waiting for their ride.

Dr. Sarabia's car violently spun several times. Dr. Sarabia's companion was pulled out of the wreck by bystanders before the vehicle burst into flames and exploded. It took the attending emergency personnel around fifteen minutes before they were able to put out the fire and recover Dr. Sarabia's charred remains.

The driver of the bus, Martinito Madrid, who later surrendered, admitted having figured in another accident just this April 2008, which accident resulted in injuries to a number of individuals. According to news reports, however, Madrid was involved in no less than seven (7) traffic accidents before the fatal incident which killed Dr. Sarabia.

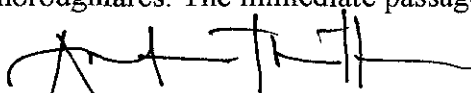
Enough is enough! Too many lives have been claimed and too many dreams have been extinguished already by reckless, senseless drivers, often times driving hulking public utility buses (PUBs), container trucks, passenger vans, taxis and jeepneys, in wanton disregard of the safety and well-being of others on the road. It is time *to* hold these drivers accountable to their acts of putting the lives and limbs of fellow drivers, passengers and commuters in harm's way.

Likewise, the operators and/or owners of these offending vehicles have to be made directly responsible for any damages, prejudice and injuries which may be caused by their wayward drivers in order to compel them to exercise extraordinary diligence in the selection and supervision of said drivers.

To date, however, reckless driving has not been defined as a crime in the statute books but is only penalized as a quasi-offense under Article 365 of the Revised Penal Code as reckless imprudence resulting to homicide, physical injuries and damage to property.

This bill seeks to define reckless driving in itself as a criminal offense and to provide stiffer penalties for its commission. Likewise, the bill makes the owner and/or operator of the offending vehicle principally and directly liable for the damage, injury and/or prejudice resulting from the incident unless they can show that they exercised extra-ordinary diligence in the selection and supervision of their drivers.

It is the hope that when passed into law, this bill will work to deter this pernicious practice or at the very least, keep reckless drivers away from our thoroughfares. The immediate passage of this bill is most earnestly requested.


ANTONIO "SONNY" F. TRILLANES IV
Senator

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SENATE

S. NO. 241

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Introduced by Senator Antonio "Sonny" F. Trillanes IV

AN ACT
DEFINING THE OFFENSE OF RECKLESS DRIVING AND PROVIDING PENALTIES
FOR THE COMMISSION THEREOF AND FOR OTHER RELATED PURPOSES

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

1 **SECTION 1. Declaration and State Policy.** - It is hereby declared that act of driving
2 recklessly is pernicious to public interest. Hence, it is the policy of the State to consider the same
3 as a criminal offense and to severely penalize the same.
4

5 **SEC. 2. Definition.** - Any person who is in control of any vehicle traveling upon a
6 highway, or upon public or private property open to public use, drives the same carelessly,
7 imprudently and heedlessly or without due caution and circumspection, or at a speed or in a
8 manner as to endanger or be likely to endanger any person or property, or who passes when there
9 is a prohibition against passing, shall be guilty of reckless driving and upon conviction shall be
10 punished as provided in Section Three (3) hereof;
11

12 **SEC. 3. Penalties.** - Any person found to be guilty of reckless driving shall be subjected
13 to a penalty of imprisonment from one (1) month to six (6) months and/or a fine of Ten
14 Thousand Pesos (PhP 10,000.00) or both.

15 In case the offender's act results to slight physical injuries to any party, the penalty
16 imposable shall be imprisonment of six (6) months and one (1) day to two (2) years plus a fine of
17 Twenty Thousand Pesos (PhP 20,000.00).

1 In case the offender's act results to less serious physical injuries to any party, the penalty
2 imposable shall be imprisonment of two (2) years and one (1) day to four (4) years plus a fine of
3 Forty Thousand Pesos (PhP 50,000.00).

4 In case the offender's act results to serious physical injuries to any party, penalty
5 imposable shall be imprisonment of four (4) years and one day to six (6) years plus a fine of
6 Eighty Thousand Pesos (PhP 80,000.00).

7 In case the offender's act results to the death, permanent injury or mutilation of any body
8 part of any party, the penalty imposable shall be imprisonment of six (6) years and one (1) day to
9 twelve (12) years plus a fine of One Hundred Thousand Pesos (PhP 100,000.00).

10 When the execution of the act covered by this article shall have only resulted in damage
11 to the property of another, the offender shall be punished by imprisonment of six (6) months to
12 two (2) years and/or a fine ranging from an amount equal to the value of said damages to three
13 times such value, but which shall in no case be less than Ten Thousand Pesos (PhP 10,000.00).

14 The trial court shall also award the actual and compensatory damages to the victims,
15 based on the evidence presented and pursuant to existing rules and jurisprudence.

16 Any government official or employee, who by neglect or connivance, has in any manner
17 aided or abetted in the violation or circumvention of the provisions of this Act, shall be held
18 criminally liable as co-principal under this section and shall, in addition, suffer the penalty of
19 perpetual absolute disqualification to hold public office.

20
21 **SEC. 4. Direct Liability of Operator and/or Owner of the Offending Vehicle.** - The
22 owner and/or operator of the vehicle driven by the offender shall be directly and principally
23 liable together with the offender for the fine and the award against the offender for civil damages
24 unless he or she is able to convincingly prove that he or she has exercised extra-ordinary
25 diligence in the selection and supervision of his or her drivers in general and the offending driver
26 in particular.

27 This rule shall principally apply to the owners and/or operators of public utility vehicles,
28 commercial vehicles like delivery vans, cargo trucks, freight trucks, container trucks, etc., as
29 well as school and company buses, hotel transports, car or vans for rent, taxi cabs, etc. In any

1 case, the subsidiary liability of the owner and/or operator of the vehicle driven by the offending
2 driver shall remain.

3

4 **SEC. 5. *Repeated Offenders.*** - In case a person is found guilty of reckless driving for
5 two (2) or more times committed within a period of five (5) years, the same shall be a ground for
6 the permanent revocation of his license by the Land Transportation Office (LTO).

7

8 **SEC. 6. *Separability Clause.*** - Any provision of this Act or the applicability of such
9 provision to any person or circumstance shall be held invalid, the validity of the other provisions
10 *of* this Act and the applicability of such provisions to other persons *or* circumstances shall not be
11 affected thereby.

12

13 **SEC. 7. *Repealing Clause.*** - All laws, executive issuances, orders and rules and
14 regulations contrary to or inconsistent with this Act, or any part thereof, are hereby repealed,
15 amended and/or modified accordingly

16

17 **SEC. 8. *Effectivity Clause.*** - This Act shall take effect upon its approval and upon
18 publication in the Official Gazette and two (2) newspapers of general circulation in the country.

Approved,