Republic of the Philippines HOUSE OF REPRESENTATIVES Quezon City

SEVENTEENTH CONGRESS

First Regular Session



C	OMMITTEE REPORT NO.
Submitted by the C	2016 Tommittee on Revision of Laws on
Re ;	House Bill No. 336
Recommending its No. 2212.	s approval without amendment, in consolidation with House Bill
Sponsors :	Representatives Marlyn L. Primicias-Agabas and Gloria Macapagal-Arroyo
Mr. Speaker:	

The Committee on Revision of Laws to which were referred House Bill No. 336, introduced by Rep. Marlyn L. Primicias-Agabas, entitled:

"AN ACT

EXCLUDING FROM THE APPLICATION OF THE INDETERMINATE SENTENCE LAW THOSE CONVICTED OF CRIMINAL OFFENSES AGAINST A MINOR, AMENDING FOR THE PURPOSE ACT NO. 4103 OTHERWISE KNOWN AS THE INDETERMINATE SENTENCE LAW"

and House Bill No. 2212, introduced by Rep. Gloria Macapagal-Arroyo, entitled:

"AN ACT

EXCLUDING FROM THE APPLICATION OF THE INDETERMINATE SENTENCE LAW THOSE CONVICTED OF CRIMINAL OFFENSES AGAINST A MINOR, AMENDING FOR THE PURPOSE ACT NO. 4103 OTHERWISE KNOWN AS THE INDETERMINATE SENTENCE LAW"

has considered the same and recommends the approval of House Bill No. 336 in consolidation with House Bill No. 2212 without amendment, with Reps. Joseph Stephen S. Paduano, Gwendolyn F. Garcia and Ramon V.A. Rocamora as coauthors thereof.

Respectfully submitted,

MARLYN L. PRIMICIAS-AGABAS Chairperson

THE HONORABLE SPEAKER HOUSE OF REPRESENTATIVES Quezon City



House of Representatives Committee Affairs Department

FACT SHEET

HOUSE BILL NO. 336 In Consolidation with House Bill No. 2212 Approved by the Committee on 20 September 2016

EXCLUDING FROM THE APPLICATION OF THE INDETERMINATE SENTENCE LAW THOSE CONVICTED OF CRIMINAL OFFENSES AGAINST A MINOR, AMENDING FOR THE PURPOSE ACT NO. 4103 OTHERWISE KNOWN AS THE INDETERMINATE SENTENCE LAW

Introduced by

Representatives

MARLYN L.

PRIMICIAS- AGABAS AND GLORIA

MACAPAGAL-ARROYO

Committee Referral

Revision of Laws

Committee Chairperson

Rep. Marlyn L. Primicias-Agabas

OBJECTIVE:

 To deter the commission of crimes against minors by excluding those found guilty of such crimes from availment of the privilege of being imposed the lower penalty as provided under the Indeterminate Sentence Law

KEY PROVISION:

Excludes from the application of the Indeterminate Sentence Law those convicted of criminal offenses against a minor which are comparable or similar to the following offenses: 1) kidnapping of a minor, except by a parent; 2) false imprisonment of a minor except by a parent which refers to the deprivation or restraint against the will of the minor without legal justification; 3) criminal sexual conduct; 4) use of minor in a sexual performance and prostitution; 5) child trafficking and 5) drug trafficking

RELATED LAW:

 Sections 2 of Act No. 4103 otherwise known as the Indeterminate Sentence Law