

Republic of the Philippines
HOUSE OF REPRESENTATIVES
Constitution Hills, Quezon City

SEVENTEENTH CONGRESS
First Regular Session

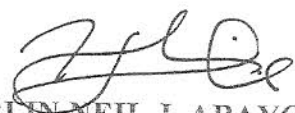
HOUSE BILL NO. 1477

HOUSE OF REPRESENTATIVES	
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REGISTRATION UNIT BILLS AND INDEX SERVICE	

Introduced by Representative Harlin Neil J. Abayon III

EXPLANATORY NOTE

This bill wishes to regulate the use of ambulances by politicians. This measure was previously filed by Senator Manny Villar in the 15th Congress. Passage of this Bill is earnestly sought now in the 17th Congress.


HARLIN NEIL J. ABAYON III
Representative
Party-List AANGAT TAYO

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HOUSE BILL NO. **1477**

Introduced by Representative Harlin Neil J. Abayon III

**AN ACT REGULATING THE USE OF GOVERNMENT AMBULANCES, PROVIDING
PENALTIES THEREFOR AND FOR OTHER PURPOSES**

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

SECTION 1. Definition of Terms.- As used in this Act, the following term shall mean:

- a) "Government Ambulance" refers to a vehicle equipped with emergency life saving devices and equipment and properly designated as such, used to carry or transport seriously sick or injured persons or patients in emergency situations requiring immediate medical treatment to a medical facility or from one medical facility to another; or for diagnostic or therapeutic treatment where, by the nature of the patients sickness or injury, conveyance by ambulance is necessary. They are acquired using government funds or donated for government use, regardless of source.
- b) "Emergency" refers to a condition or state of patient wherein based on the objective finding of a prudent medical officer on duty for the day, there is immediate danger on the life of the patient where delay in initial support and treatment may cause loss of life or permanent disability to the patient.

SECTION 2. Joint custody of government ambulances assigned or donated to local government units. Any government ambulance assigned or donated to local government units shall be under the joint custody of the local chief executive and the health officer concerned. Each shall be jointly liable for any violation of the provisions of this Act committed by the other.

Upon the end of the local chief executive's term of office or in case he is disqualified or removed from office for whatever cause, he shall turn over the custody of the ambulance to the proper authority within fifteen days from his last day in office. In the same manner, in case the health officer of the local government unit retires, is separated or disqualified from office, he shall turn over the said custody to the proper authority within fifteen days from his last day in office

SECTION 3. Duties of local chief executives. (a) It shall be the duty of any local chief executive having temporary custody of any government ambulance, donated or otherwise, to deliver or cause the delivery of the same to the intended beneficiary without unnecessary delay.

(b) It shall also be the duty of the local chief executive assigned with any government ambulance to appoint at least one regular driver for each ambulance and ensure that a sufficient amount for gasoline and the maintenance of their ambulance is appropriated every year.

SECTION 4. Prohibited Acts. – The following acts are hereby prohibited:

- (a) It shall be unlawful for, any public official or employee to use any government ambulance as office service vehicle, for recreation or for personal use or for any other purpose whatsoever inconsistent with the purposes of a government ambulance as defined in Section 1 of this Act.
- (b) It shall be unlawful for any public official or employee to any use any government ambulance in the transportation of patients not in emergency situation unless another ambulance is available which is non-availability is jointly certified under oath by the patient or any his/her relatives or guardians and responsible officer in charge of the ambulance other than the driver; or when the nature of the patient's sickness or injury, though not life threatening, makes necessary his/her transportation by ambulance;
- (c) It shall be unlawful for any public officer or employee to allow the use of any government by individuals or entities for private use, for a fee or not;
- (d) It shall be unlawful for any public officer or employee to refuse the use of any government ambulance by any patient entitled to the use of the same as provided in this Act due to the patient's inability to pay any fee collected for its use; or discriminate in its whatever cause contrary to law, public policy of good customs;
- (e) It shall be unlawful for any public officer or employee to paint over or allow the painting over of any government ambulance to circumvent the provisions of this Act.

SECTION 5. Exceptions to the prohibited acts. – The provisions of Section 4 notwithstanding, the following use of any government ambulance in non-emergency cases may be allowed;

- (a) Medical outreach missions; and
- (b) Other related hospital operations.

SECTION 6. Penalty Clause. – Violations of Section 2, paragraph 2 hereof shall be punished by perpetual disqualification from public service with forfeiture or retirement benefits

Violations for Section 3 and any of the prohibited acts enumerated in Section 4 hereof shall be penalized by suspension from office without pay for thirty days for the first offense; six months without pay for the second offense; and termination from the service with forfeiture or retirement benefits and perpetual disqualification from public service for the third offense.

If any violation of any prohibited act be committed with the knowledge or participation of the local chief executive and/or the responsible health officer in case of local government units or the head of hospital in case of governmental hospitals, the said officials shall also be penalized with the same penalty provided in this Act for the infraction.

SECTION 7. Implementing Rules and Regulations. – The Secretary of the Interior and Local Government, in consultation with the Secretaries of Health and Transportation and Communications and concerned sectors shall issue such guidelines, orders or rules and regulations as may be necessary to carry out the provisions of this Act.

SECTION 8. Separability Clause. – If any provision of this Act or the application of such provision to any person or circumstance is declared unconstitutional, the remainder of this Act or

the application of such provision to other persons or circumstances shall not be affected by such declaration.

SECTION 9. Repealing Clause. - All laws, orders, decrees, proclamations, rules and regulations or parts thereof inconsistent with the provisions of this Act are hereby repealed or modified accordingly.

SECTION 10. Effectivity Clause. -This Act shall take effect after fifteen days following its publication in the Official Gazette, or in a newspapers of general circulation in the Philippines.

Approved.