Republic of the Philippines **House of Representatives** Quezon City, Metro Manila

#### **EIGHTEENTH CONGRESS**

First Regular Session

5560

HOUSE BILL NO.



## Introduced by Rep. Dale "Along" R. Malapitan

### **Explanatory Note**

Paragraph (1), Section 5, Article VI of the 1987 Constitutional states that "the House of Representatives shall be composed of not more than two hundred fifty members, unless otherwise fixed by law, who shall be elected from legislative districts apportioned among the provinces, cities, and the Metropolitan Manila Area in accordance with the number of their respective inhabitants, and on the basis of a uniform and progressive ratio..."

Paragraph (3) of the same section further provides that "each legislative district shall comprise, as far as practicable, contiguous, compact and adjacent territory. Each city with a population of at least two hundred fifty thousand, or each province, shall have at least one representative.

Thus, pursuant to this constitutional mandate, an Ordinance was adopted in October 15, 1986 by the framers of the 1987 Constitution which was made appended thereto and ratified together in a plebiscite called for the purpose, and which apportions the seats of the House of Representatives of the Congress of the Philippines to the different legislative districts in provinces and cities, and the Metropolitan Manila Area.

Under Section 1 thereof, for Metropolitan Manila Area, the City of Caloocan was allocated two (2) seats, whereby the First District shall be composed of seventy (70) barangays, all of Caloocan North of EDSA, while the Second District shall consist of one hundred seventy seven (177) barangays, all of Caloocan South of EDSA. Section 3 of the same Ordinance however entitles any city whose population may thereafter increase to more than two hundred fifty to have at least one Member or such number of Members as it may be entitled to on the basis of the number of its inhabitants and according to the standards set forth in Section 5, Article VI of the Constitution.

Noteworthy to mention that at the time of the passage of the said Ordinance in 1986, Caloocan City has a population of around Six Hundred Forty Five Thousand (645,000) people only, using the 1980 and 1990 Census of Population and its average annual growth rate as basis therefor. Today,

exactly thirty-three years since that Ordinance was ordained, the city's population has grown by leaps and bounds, in that based on the 2015 Census of Population of the Philippine Statistics Authority, Caloocan City has a total number of inhabitants of One Million Five Hundred Eighty-Three Thousand Nine Hundred Seventy-Eight (1,583,978), or a marked increase of Nine Hundred Thirty-Eight Thousand Nine Hundred Seventy-Eight (938,978). Of this city's total population, 75.34% or 1,193,419 live in the First Legislative District of the city and the rest reside in the Second Legislative District.

This latest information on the population census of the city therefore impress a case of disproportion in the city's entitlement for proportionate representation in the House of Representatives since the current assignment of seats therefor does not augurs well with the intent and established standards set forth in Section 5, Article VI of the 1987 Constitution. Conversely, Caloocan City, given the obtaining circumstances on its population, is largely underrepresented in the Lower House of Congress and, therefore, its interest not fully promoted and protected.

Hence, this proposed bill which seeks to reapportion the number of legislative district in the City of Caloocan, the 1st Legislative District in particular, is designed to address this patent inequity of representation and which, thereby, will also results in the creation of additional positions in the Sangguniang Panglungsod to 18-seats following the parameters or standards set by the Constitution and existing laws on the matter.

Thus, with the foregoing, the immediate consideration and approval of this proposed piece of legislation is highly recommended.

DALE "ALONG" F. MALAPITAN

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#### AN ACT

# REAPPORTIONING THE FIRST LEGISLATIVE DISTRICT AND SANGGUNIANG PANGLUNGSOD SEATS OF THE CITY OF CALOOCAN

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

**SECTION 1.** *Legislative Districts.* - On the next national and local elections after the effectivity of this Act, the 1<sup>st</sup> Legislative District of Caloocan City is hereby reapportioned into two legislative districts to be designated as follows:

- (a) First Legislative District. The First Legislative District shall be composed of Barangays 1, 2, 3, 4, 77, 78, 79, 80, 81, 82, 83, 84, 85, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, and 164;
- (b) Third Legislative District. The Third Legislative District shall be composed of Barangays 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, and 188.
- **SEC. 2.** Seats in the Sangguniang Panglungsod. The provisions of Republic Act No. 8553 to the contrary notwithstanding, and by virtue of the reapportionment as mandated in this Act, the City of Caloocan is hereby allocated eighteen seats in the Sanggunian Panglungsod to be assigned as follows:
  - (1) First Legislative District six (6) seats
  - (2) Second Legislative District six (6) seats
  - (3) Third Legislative District six (6) seats
- **SEC. 3.** *Holdover.* Incumbent Representatives and Members of the Sangguniang Panglungsod of the City of Caloocan shall continue to represent their respective districts until the new Representatives and Members of the Sangguniang Panglungsod shall have been elected and qualified in the immediately next national and local elections after the effectivity of this Act.

- **SEC. 4.** *Rules and Regulations.* The Commission on Elections shall issue the necessary rules and regulations to implement this Act.
- **SEC. 5.** *Repealing Clause.* All laws, rules and regulations which are inconsistent with this Act are hereby repealed, amended, or modified accordingly.
- **SEC. 6.** *Effectivity*. This Act shall take effect fifteen (15) days after its publication in the Official Gazette or in a newspaper of general circulation.

Approved,