

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

'11 MAY -9 P3:54

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S E N A T E

<u> </u>	COM	MITTEE RE	POR	T NOr [®] _	33			-
Submitted by MAY - 9 20	the 11	Committee	on	Justice	and	Human	Rights	on
Re: Senate Bill	No	2808	<u>.</u>					
Recommending it 2371 and 2695, ta	~ ~						, 1292, 2	317,
Sponsor: Senator	Escud	ero						

MR. PRESIDENT:

The Committee on Justice and Human Rights to which were referred Senate Bill No. 117, introduced by Senator Gregorio B. Honasan II, entitled:

"AN ACT

ADJUSTING THE SUBSIDIARY IMPRISONMENT FROM ONE DAY FOR EACH P8.00 TO ONE DAY FOR EACH P362.00, AMENDING FOR THE PURPOSE ARTICLE THIRTY NINE OF THE REVISED PENAL CODE OF THE PHILIPPINES, AS AMENDED"

S.No. 1292, introduced by Senator Manny Villar, entitled:

"AN ACT

TO AMEND ARTICLE 39 OF ACT NO. 3815, AS AMENDED, THE REVISED PENAL CODE, DEFINING THE EXTENT TO WHICH SUBSIDIARY IMPRISONMENT SHALL BE REQUIRED"

S.No. 2317, introduced by Senator Miriam Defensor-Santiago, entitled:

"AN ACT

TO AMEND ARTICLE 39 OF REPUBLIC ACT NO. 3815, OTHERWISE KNOWN AS THE PENAL CODE, AS AMENDED, ON THE DAILY RATE OF THE SUBSIDIARY PENALTY OF IMPRISONMENT IN CASES OF INSOLVENCY"

S.No. 2371, introduced by Senator Francis Escudero entitled:

"AN ACT OF ACT NO. 3815, AS AMENDED, OTHI

AMENDING ARTICLE 39 0F ACT NO. 3815, AS AMENDED, OTHERWISE KNOWN AS THE REVISED PENAL CODE"

And S.No. 2695, introduced by Senator Ramon Revilla, Jr., entitled:

"AN ACT

ADJUSTING THE RATE OF SUBSIDIARY IMPRISONMENT TO ONE DAY FOR AN AMOUNT EQUIVALENT TO THE DAILY MINIMUM WAGE OF A LABORER IN THE NATIONAL CAPITAL REGION, AMENDING FOR THE PURPOSE ARTICLE 39 OF THE REVISED PENAL CODE"

taking into consideration H.No. 600, introduced by Reps. Rodriguez, R.; Rodriguez, M., et al., entitled:

"AN ACT

ADJUSTING THE RATE OF SUBSIDIARY IMPRISONMENT TO ONE DAY FOR AN AMOUNT EQUIVALENT TO THE DAILY MINIMUM WAGE OF A LABORER IN THE NATIONAL CAPITAL REGION, AMENDING FOR THE PURPOSE ARTICLE 39 OF THE REVISED PENAL CODE"

has considered the same and has the honor to report them back to the S	Senate	with
the recommendation that the attached Senate Bill No. 2808 pre	pared	by
the Committee, entitled:		

"AN ACT AMENDING ARTICLE 39 OF ACT NO. 3815, AS AMENDED, OTHERWISE KNOWN AS THE REVISED PENAL CODE"

be approved in substitution of Senate Bill Nos. 117, 1292, 2317, 2371 and 2695, taking into consideration House Bill No. 600 with Senators Honasan, Villar, Defensor-Santiago, Escudero, and Revilla as authors thereof.

Respectfully submitted:



SEN. FRANCIS G. ESCUDERO

Chairman,

Committee on Justice and Human Rights

SEN. TEOFISTO GUINGONA III

Vice Chairman,

Committee on Justice and Human Rights

MEMBERS:

SEN. SERGIO R. OSMEÑA III

SEŃ. ANTONIO F. TRILLANES IV

SEN. MANNY VILLAR

SEN. LOREN B. LEGARDA

SEN. RAMOY REVILLA, JR.

SEN. ERANKLIN M. DRILON

SEN. JOKER P. ARROYO

Ex-Officio Members:

SEN. ALAN PETER CAYETANO

Senate Minority Floor Leader

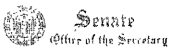
EN. VICENTE C. SOTTO III Senate Majority Kloor Leader

Senate President Pro-Tempore

HON. JUAN PONCE ENRILE

Senate President

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FIFTEENTH CONGRESS OF THE)	
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SENATE

S. No. _ 2808

Prepared by the Committee on Justice and Human Rights, with Senators Honasan, Villar, Defensor-Santiago, Escudero and Revilla as authors thereof.

AN ACT AMENDING ARTICLE 39 OF ACT NO. 3815, AS AMENDED, OTHERWISE KNOWN AS THE REVISED PENAL CODE

Be it enacted by the Senate and the House of Representatives of the Republic of the

Philippines in Congress assembled: SECTION 1. Article 39 of Act No. 3815, as amended, is hereby further amended to read 1 2 as follows: "Article 39. Subsidiary Penalty - If the convict has no property with 3 which to meet the fine mentioned in paragraph 3 of the next 4 preceding article, he shall be subject to a subsidiary personal liability 5 at the rate of one day for each [eight pesos] AMOUNT 6 EQUIVALENT TO THE HIGHEST MINIMUM WAGE RATE 7 PREVAILING IN THE PHILIPPINES AT THE TIME OF THE 8 RENDITION OF JUDGMENT OF CONVICTION BY THE TRIAL 9 COURT, subject to the following rules: 10 1. If the principal penalty imposed be prision correctional or arresto 11 and fine, he shall remain under confinement until his fine referred in 12 preceding paragraph is satisfied, but his subsidiary 13 imprisonment shall not exceed one-third of the term of the sentence, 14

and in no case shall it continue for more than one year, and no fraction or part of a day shall be counted against the prisoner.

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2. When the principal penalty imposed be only a fine, the subsidiary imprisonment shall not exceed six months, if the culprit shall have been prosecuted for a grave or less grave felony, and shall not exceed fifteen days, if for a light felony.

1	3. When the principal penalty imposed is higher that prision
2	correccional no subsidiary imprisonment shall be imposed upon the
3	culprit.

- 4. If the principal penalty imposed is not to be executed by confinement in a penal institution, but such penalty is of fixed duration, the convict, during the period of time established in the preceding rules, shall continue to suffer the same deprivations as those of which the principal penalty consists.
- 5. The subsidiary personal liability which the convict may have suffered by reason of his insolvency shall not relieve him from the fine in case his financial circumstances should improve. (As amended by R.A. no. 5465, which lapsed into law on April 21, 1969.)
- SEC. 2. Separability Clause. If any provision or part hereof, is held invalid or unconstitutional, the remainder of the law or the provision not otherwise affected shall remain valid and subsisting.
- SEC. 3. Repealing Clause. All laws, presidential decrees or issuances, executive orders, letters of instruction, administrative orders or rules and regulations, which may be inconsistent with this Act, shall be deemed repealed, amended or modified accordingly.
- 20 SEC. 4. Effectivity. This Act shall take effect fifteen (15) days following its publication in the Official Gazette or in two (2) newspapers of general circulation.
- 22 Approved,