Republic of the Philippines
HOUSE OF REPRESENTATIVES
Quezon City

EIGHTEENTH (18th) CONGRESS
First Regular Session

HOUSE BILL NO. 2597

Introduced by: Representative Jose L. Atienza, Jr.

EXPLANATORY NOTE

Our country has been blessed with an abundance of natural resources, more than enough to provide for our needs, and even that of the world.

But decades of neglect and abuse from unscrupulous groups – have depleted most of these resources, foremost of which are our forests – which take hundreds of years to grow and sustain.

On the frontlines of this fight to protect and preserve our environment and natural resources are our forest rangers. To date, there are only a few hundred of them watching and protecting hundreds of thousands of hectares of forests all around the country. Through the years, they have endured long hours of work, insufficient pay, and many have even given up their lives in the performance of their duties.

This Magna Carta for Forest Rangers seeks to provide our forest rangers with the long-overdue benefits and protection that they so rightly deserve. These include an entry level position of salary grade 18, security of tenure, hazard allowance, transportation, longevity, and subsistence allowance, among others. These are all designed to give due recognition to and provide just compensation for their hard work and dedication in safeguarding our forests.

JOSE L. ATIENZA, JR.
Representative, Buhay Party-list
THE MAGNA CARTA FOR FOREST RANGERS

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

SECTION 1. Title. – This Act shall be known as the “Magna Carta for Forest Rangers.”

SECTION 2. Declaration of Policy and Objective. – Forest Rangers perform a critical role in the protection and preservation of the country’s remaining forests and the reforestation of the denuded ones, yet, they lack the necessary employment protection commensurate to their contribution to the protection and development of this very important natural resource. Thus, this Act aims to (a) to promote and improve the social and economic well-being of forest rangers, their living and working conditions and terms of employment; (b) to develop their skills and capabilities; and (c) to recruit and encourage those with proper qualifications to join and remain in government service;

SECTION 3. Duties and Responsibilities. – The following are the duties and responsibilities of forest rangers:

1. Monitor and evaluate plant life, animal life, soil erosion, water quality, forest fire hazards, poaching activities, hunting, logging and mining activities, as well as conduct other scientific activities aimed at the protection and preservation of the country’s forests and wildlife;

2. Prepare and submit detailed quarterly reports of activities conducted and make appropriate recommendations under the circumstances;

3. Perform and implement programs and policies geared towards the protection and preservation of the country’s forests, including the wildlife found therein, implement reforestation programs and other similar efforts;
4. Coordinate and actively work together with law enforcement agencies, including the Armed Forces of the Philippines, local government units, other relevant government agencies and non-governmental organizations for the strict enforcement and implementation of pertinent environmental laws;

5. Perform such other relevant scientific activities;

SECTION 4. Qualifications. – As a minimum qualification, forest rangers must be a Filipino citizen and a resident of the Philippines, of good moral character and a holder of a four-year degree in forestry, biology, environmental science, environmental management, coastal resource management or other similar field of education, provided that they possess appropriate civil service eligibility, subject to the applicability of Republic Act 1080;

SECTION 5. Recruitment. – Upon the effectivity of this Act, the Secretary of the Department of Environment and Natural Resources (DENR) is mandated to immediately develop and prepare a recruitment policy with regard to the selection and appointment of forest rangers in accordance with policies, rules and regulations of the Civil Service Commission and must complete the same within a period of six (6) months. Pending preparation of such recruitment policy, the Secretary is hereby authorized to issue temporary appointments to those currently retained as contractual forest rangers even if they do not meet the educational qualifications mentioned in the immediately preceding paragraph, provided that such temporary appointment shall not exceed twelve (12) months.

There shall be created a minimum number of forest rangers positions equivalent to the ratio of one (1) forest ranger per five hundred (500) hectares of lands classified as forest or timber;

SECTION 6. Performance Evaluation and Merit Promotion. – The Secretary of the DENR, upon consultation with the Civil Service Commission, shall prepare a uniform career and personnel development plan, which shall include provisions on merit promotion, performance evaluation, in-service training grants, job rotation, suggestions and incentive award system. The performance evaluation plan shall consider foremost the improvement of individual employee efficiency and organizational effectiveness: provided, that each employee shall be informed regularly by his or her supervisor of his or her performance evaluation. The merit promotion plan shall be in consonance with rules of the Civil Service Commission;

SECTION 7. Assignment and Transfer. – A forest ranger shall be assigned in the province or city where such forest ranger is a resident and may not be reassigned or transferred outside of such geographical location, unless the exigencies of service demand his or her transfer or that he or she voluntarily requested his or her transfer. However, request for transfer or reassignment is not obligatory and may be denied on just and valid reasons or causes;
SECTION 8. Security of Tenure. - A forest ranger shall enjoy security of
Tenure and shall not be terminated except for cause or causes provided by law and
after due process: provided, that if a forest ranger is found by the Civil Service
Commission to be unjustly dismissed from work, he or she be entitled to
reinstatement without loss of seniority rights and to his or her back wages with
twelve percent (12%) interest computed from the time his or her compensation was
withheld from his/her up to time of reinstatement;

SECTION 9. Discrimination. – A forest ranger shall not be discriminated
against on account of his or her gender, civil status, sexual orientation or
preferences, creed, religious or political beliefs and ethnic groupings in the
exercise of his or her profession. The same rule shall apply with regard to the
selection process leading to the entry into the position of forest ranger. Any
violation by the offending party shall be punished with the administrative penalty
of suspension or dismissal from service as the circumstances may warrant;

SECTION 10. Salary Grade and Additional Compensation. - the entry
level position of a forest ranger shall be salary grade 18. Except those deductions
allowed and/or required under existing laws or expressly authorized in writing by
the forest ranger concerned, no deductions shall be made from his or her salary.

SECTION 11. Working Hours. – The normal hours of work of a forest
ranger shall not exceed (8) hours a day or forty (40) hours a week. Hours worked
shall include: a) all the time during which a forest ranger is required to be on
active duty or to be at a prescribed workplace; and b) all the time during which a
forest ranger is suffered or permitted to work. Where the exigencies of the service
so require, any forest ranger may be required to render service beyond the normal
eight (8) hours a day. In such a case, the forest ranger shall be paid an additional
compensation in accordance with existing laws and prevailing practices.

SECTION 12. Working During Rest Day. – Where a forest ranger is made
to work on his or her scheduled rest day, he or she shall be paid an additional
compensation in accordance with existing laws. Where a forest ranger is made to
work on any special holiday he or she be paid an additional compensation in
accordance with existing laws. Where such holiday work falls on the forest
ranger’s scheduled rest day, he or she shall be entitled to an additional
compensation as may be provided by existing laws.

SECTION 13. Night-Shift Differential. – Every forest ranger shall be paid
a night-shift differential of ten percent (10%) of his or her regular wage for each
hour of work performed from ten (10) o’clock in the evening to six (6) o’clock in
the morning, on top of his or her regular overtime pay;

SECTION 14. Hazard Allowance. – Given the inherent hazards that a
forest ranger has to contend with doing his or her work in the field thereby
exposing him or her to physical dangers such forest ranger shall, by way of
additional compensation, be entitled to and paid hazard allowance;
SECTION 15. Subsistence Allowance. – Forest rangers shall be entitled to full subsistence allowance of three (3) meals per day while in the field, travel time being counted as time in the field;

SECTION 16. Longevity Pay. – A monthly longevity pay equivalent to five percent (5%) of the monthly basic pay shall be paid to a forest ranger for every five (5) years of continuous, efficient and meritorious services rendered as certified by the chief of the office concerned, commencing with the service after the approval of this Act.

SECTION 17. Transportation Allowance. – A forest ranger shall be entitled to transportation allowance going to and from his place of assignment in furtherance of the performance of his or her duties and responsibilities;

SECTION 18. Medical Examination. – Compulsory medical examination shall be provided free of charge to all forest rangers before entering the service in the Government or its subdivisions and shall be repeated once a year during their tenure of employment: provided, that where medical examination shows that medical treatment and/or hospitalization is necessary for those already in government service, the treatment and/or hospitalization including medicines shall be provided free either in a government or a private hospital by the DENR: provided, further, that the cost of such medical examination and treatment shall be included as automatic appropriation in said entity’s annual budget;

SECTION 19. Compensation for Injuries. – Forest rangers shall be protected against the consequences of employment injuries in accordance with existing laws. Injuries incurred while doing overtime work shall be presumed work-connected.

SECTION 20. Leave Benefits. – forest rangers are entitled to such vacation and sick leaves as provided by existing laws and prevailing practices: provided, that women forest rangers are entitled to such maternity leaves provided by existing laws and prevailing practices: provided, further, that upon separation of forest rangers from service, they shall be entitled to all accumulated leave credits with pay.

SECTION 21. Highest Basic Salary Upon Retirement. – Three (3) months prior to his compulsory retirement, the forest ranger shall automatically be granted one (1) salary range of grade higher than his or her basic salary and his or her retirement benefit thereafter computed on the basis of his or her highest salary: provided, that he or she has reached the age and fulfilled service requirements under existing laws.

SECTION 22. Right to Self-Organization – Forest rangers shall have the right to freely form, join or assist organizations or unions for purposes not contrary to law in order to defend and protect their mutual interests and to obtain redress of their grievances through peaceful concerted activities. Any interference to or violation of this right shall be dealt with administratively and the offending party punished with either suspension of dismissal from service as the circumstances of the case may warrant;
SECTION 23. **Prohibited Acts.** – Forest rangers shall have the right to enter, monitor, inspect, examine and evaluate all lands classified as forest or timber even if those lands are covered by valid and existing agreements with private individuals or corporations such as Forest Land Grazing Management Agreement, Special Land Use Agreement and similar other contracts. Toward this end, it shall be unlawful for any person or entity to prevent, interfere, obstruct, hinder, or delay without just, valid and legal cause the performance by the forest ranger of his or her official functions, including refusal to give him or her entry into the forest land subject of the monitoring, inspection, examination or evaluation. Any violation hereof shall cause the violator to be meted with the penalty of imprisonment ranging from ten (10) to fifteen (15) years and a fine not exceeding Five Hundred Thousand Pesos (P 500,000.00);

SECTION 24. **Rules and Regulations.** – The Secretary of the DENR shall formulate and prepare the necessary rules and regulations to implement the provisions of this Act. Rules and regulations issued pursuant to this Section shall take effect thirty (30) days after publication in a newspaper of general circulation;

SECTION 25. **Prohibition Against Double Recovery of Benefits.** – Whenever other laws provide for the same benefits covered by this Act, the forest ranger shall have the option to choose which benefits will be paid to him or her. However, in the event that the benefits chosen are less than that provided under this Act, the forest ranger shall be paid only the difference.

SECTION 26. **Transitory Provision.** – Individuals currently retained by the government as forest rangers but do not meet the educational qualifications mentioned in Section 4 above shall be provided by the government through the DENR with free educational training in State Universities and Colleges (SUCs) for them to be able to acquire the necessary educational qualification provided under this Act. Towards this end, these individuals shall be allowed educational leave for the duration of the term of their schoolings, provided that during semestral breaks, they should report back to work. For the duration of their educational leave, they shall be entitled to receive the regular salaries and emoluments that they are receiving. They shall also be entitled to reasonable allowances to defray their expenses while in school such as board and lodging, food and transportation expenses.

This provision shall be valid only for ten (10) years from the effectivity of this Act and shall automatically expire after such period.

Section 27. **Appropriation.** – The Secretary of the DENR shall, in the first opportunity following the effectivity of this Act, as well as in the subsequent years, include in the DENR’s yearly budget submission to Congress the necessary budget estimates to fund in full the intents and purposes of this Act. Failure of the Secretary to do so shall be a cause for him to be punished criminally and administratively under pertinent laws;
SECTION 28. Separability Clause. – If any provision of this Act is declared invalid, the remainder of this Act or any provision not affected thereby shall remain in force and effect;

SECTION 29. Repealing Clause. – All laws, presidential decrees, executive orders and their implementing rules, inconsistent with the provisions of this Act are hereby repealed, amended or modified accordingly.

SECTION 30. Effectivity. – This Act shall take effect fifteen (15) days after its publication in at least two (2) national newspapers of general circulation.

Approved.