Republic of the Philippines
HOUSE OF REPRESENTATIVES
Quezon City
EIGHTEENTH CONGRESS
First Regular Session
HOUSE BILL NO. 3726

Introduced by HON. JOY MYRA S. TAMBUNTING

EXPLANATORY NOTE

This bill seeks to establish a drug rehabilitation center in the City of Parañaque, Metro Manila.

With the increasing number of drug users surrendering and seeking a place where they can be rehabilitated, the undersigned deems it necessary that Parañaque should have its own drug rehabilitation center where these people can go and get proper treatment so that they can again be productive members of society.

There are now only a handful of these such government centers in existence, which are now overflowing with applicants who want to undergo the rehabilitation program, especially those coming from the poor areas who cannot afford private hospital facilities.

An additional drug rehabilitation center in Parañaque will also be able to cater to other nearby cities and become another beacon of hope for these people who have fallen victim to drug addiction.

In lieu of the foregoing, the passage of this bill is earnestly sought.

JOY MYRA S. TAMBUNTING
Republic of the Philippines  
HOUSE OF REPRESENTATIVES  
Quezon City  

EIGHTEENTH CONGRESS  
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HOUSE BILL NO. 3726

Introduced by HON. JOY MYRA S. TAMBUNTING

AN ACT  
ESTABLISHING A DRUG REHABILITATION CENTER IN THE CITY OF  
PARAÑAQUE, METRO MANILA TO BE KNOWN AS THE PARAÑAQUE DRUG  
REHABILITATION CENTER AND ALLOCATING FUNDS THEREFOR, AND FOR  
OTHER PURPOSES

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

SECTION 1. Declaration of Policy. – There shall be established a drug  
rehabilitation center in the City of Parañaque, Metro Manila to be known as the  
Parañaque Drug Rehabilitation Center, that shall be responsible for the handling and  
implementation of programs for the rehabilitation of drug addicts and other drug  
related cases within the City of Parañaque and other nearby areas.

SECTION 2. Objectives and Functions. – The Center shall have the following  
objectives and functions:

a. To provide care, treatment and accommodation to persons found to be drug  
dependents;

b. To bring a drug dependent to a state where he is physically, psychologically  
and socially capable of coping with problems common to his peer group;

c. To facilitate and encourage the dissemination and exchange of ideas and  
information on the prevention, care, treatment and control of drug addiction  
and abuse;

d. To provided after-care, follow-up and social reintegration services to enable  
a drug dependent to adjust to family and community life after his release;
e. To provide each drug dependent motivation for regaining self-confidence, rediscover his working latent abilities and develop a sense of responsibility for himself;

f. To encourage the formation of organizations, associations or groups composed of parents, guardians and immediate relatives of drug dependents in order to arouse their awareness and enhance their participation in the care, treatment and rehabilitation of their of their relatives or wards found to be drug-dependent patients;

g. To undertake continuous training of physicians, nurses, health officers, psychologists and social workers on the practical and scientific methods of prevention, care, treatment and rehabilitation of persons found to be drug dependents;

h. To strengthen the emotional and spiritual make-up of an individual drug dependent by conducting regular guidance and counseling sessions as well as interdenominational church services; and

i. The center shall be responsible for the implementation of the programs for the rehabilitation of drug dependents and other related cases.

SECTION 3. Site of Facility. – The center shall be constructed within the City of Paranaque at a location which will be identified by the local government unit or the Department of Health.

SECTION 4. Organization. – The center shall be headed by a Director who shall be appointed by the Secretary of Health and vested with powers generally exercised by a Chief of a government hospital and shall abide by the qualification requirements set about by the Civil Service Commission.

SECTION 4. Personnel and Staff. – The Director, shall appoint such other personnel and staff as may be necessary for the effective operation of the center subject to existing laws, rules and regulations.

SECTION 5. Development Plan. – The Center, through its Director, is hereby authorized to embark on a development plan in the fulfillment of the following:

a. To establish additional building facilities equipped with new and modern equipment to serve and cater to drug dependents from Paranaque;

b. To initiate plans for the development of income generating programs for the ultimate purpose of generating resources to provide additional projects for the Center, particularly charity services;

c. To provide pharmacy services, dispensaries and health stations; and
d. To provide educational facilities for interns, graduates and undergraduates of medicine and related fields with focus on the rehabilitation of drug dependents.

SECTION 6. Government Assistance to the Center. – The Secretary of Health is hereby authorized to call upon department, bureau, agency or instrumentally of the government for such assistance as may be necessary to effectively implement this Act.

SECTION 7. Rules and Regulations. – The Director of the Center is hereby authorized, with the approval of the Secretary of Health, to promulgate such rules and regulations as may be necessary to secure an effective administration of the Center and the effective implementation of the provisions of this act.

SECTION 8. Appropriations. – The Secretary of Health shall immediately include in the programs of the Department of Health the establishment and operationalization of the Paranaque Rehabilitation Center in City of Paranaque, Metro Manila, the funding of which shall be included in the General Appropriations Act.

SECTION 9. Repealing Clause. – Any law, presidential decree or issuance, executive order, presidential proclamation, rules, regulations or parts thereof inconsistent with the provisions of this Act, are hereby repealed, modified, or amended accordingly.

SECTION 10. Separability Clause. – If any provision of this Act is declared unconstitutional, the same shall not affect the validity and effectivity of the other provisions hereof.

SECTION 11. Effectivity. – This Act shall take effect fifteen (15) days after its publication in at least two (2) newspapers of general circulation.

Approved,