Republic of the Philippines
HOUSE OF REPRESENTATIVES
Quezon City

EIGHTEENTH CONGRESS
Second Regular Session

HOUSE BILL NO. 7584

Introduced by HON. JOY MYRA S. TAMBUNING

EXPLANATORY NOTE

Our penal laws are designed to provide retribution against the offender, protection to the public, and restitution to the victim. Restitution has the objective of placing the offended party in the same condition as he was before the offense was committed against him. No restitution can however be made when life is taken. Life once lost cannot be restored. There can be no sufficient reparation or indemnification for something of immeasurable value. Nonetheless, Article 100 of the Revised Penal Code provides that a person criminally liable for a felony is also civilly liable. The Civil Code provides compensation for the wrongful death of a person whether caused by crime or quasi-delict.

It must however be noted that even before the enactment of the Civil Code in 1949, Commonwealth Act No. 284 dating as far back as 1938, already states that "civil liability for the death of a person shall be fixed by the competent court at a reasonable sum, upon consideration of the pecuniary situation of the party liable and other circumstances, but it shall in no case be less than two thousand pesos". The Civil Code similarly sets a minimum. In both pieces of legislation, the intent of enabling the courts to increase the amount as warranted by circumstances, is clear.

Article 2206 of the Code which was enacted in the year 1949, sets the minimum amount at Three Thousand Pesos (P3,000.00). Through time, this amount has been increased in jurisprudence to P6,000.00, P9,000.00, P12,000.00 and in 1990, to P50,000.00 or P75,000.00 when the crime is punishable by death penalty.

The amount remained stagnant at P50,000.00 until the year 2013 when the Court, in People v. Gambao (G.R. No. 172707, 1 October 2013), raised the minimum amount to the current rate of P100,000.00. Such amount is awarded as a matter of course for wrongful death, without need for proof other than the fact of death resulting from crime or quasi-delict and the fact that the accused was responsible for such death.

Meanwhile, Article 2216 of the Civil Code does not provide a minimum amount for moral and exemplary damages and leaves it entirely to the discretion of the courts. Jurisprudence similarly pegs the amount at P100,000.00.
Moral damages are awarded to compensate for manifold injuries such as physical suffering, mental anguish, serious anxiety, besmirched reputation, wounded feelings and social humiliation. The Supreme Court has held that although incapable of exactness, no proof of pecuniary loss is necessary in order that moral damages may be awarded. The award of moral damages is aimed at a restoration, within the limits possible, of the spiritual status quo ante; and therefore, it must be proportionate to the suffering inflicted.

Finally, Article 2229 of the Civil Code states that "exemplary or corrective damages are imposed by way of example or correction for the public good," where circumstances of the case show the highly reprehensible conduct of the offender. Exemplary damages are imposed as vindication for undue sufferings and punishment for outrageous conduct.

While it is clear from the wording of the law and the decisions rendered by the Supreme Court that the amount provided is only the minimum, it has become common practice for our courts to award death indemnity as well as moral and exemplary damages only within the minimum amount. It has been lamented that the gruesome nature of deaths subject of recently decided cases would have warranted a higher award but that courts have been hesitant to depart from the amounts fixed by jurisprudence. To address this, we are introducing amendments clarifying that the amounts provided in the law are only the minimum and that the courts are empowered to use their discretion in granting a higher amount, based on the rate of inflation and circumstances unique to the case. Without saying that human life or human suffering has an equivalent price or cost, the minimum amount is also raised to P300,000.00 for death indemnity, and P200,000.00 for moral and exemplary damages.

The words of the Court in People vs. Oandasan (G.R. No. 194605, 14 June 2016) adequately sum up the rationale for the measure we are proposing: "the value of human life is incalculable, for no loss of life from crime or quasi-delict can ever be justly measured. Yet, the law absolutely requires every injury, especially loss of life, to be compensated in the form of damages... Although money has been accepted as the most frequently used means of punishing, deterring, compensating and regulating injury throughout the legal system, money in the context of damages is not awarded as a replacement for other money, but as substitute for that which is generally more important than money; it is the best thing that a court can do. Regardless, the civil indemnity for death, being compensatory in nature, must attune to contemporaneous economic realities; otherwise, the desire to justly indemnify would be thwarted or rendered meaningless. This has been the legislative justification for pegging the minimum, but not the maximum, of the indemnity."

This measure is originally filed as Senate Bill No. 1276 by Senator Franklin M. Drilon during this Eighteenth Congress.

On behalf of the people of Parañaque City's Second District, and for the common good of the Filipino people, the approval of the said measure is earnestly sought.

REP. JOY MYRA S. TAMBUNTING
2nd District, Parañaque City
Republic of the Philippines
HOUSE OF REPRESENTATIVES
Quezon City

EIGHTEENTH CONGRESS
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HOUSE BILL NO. 7584

Introduced by HON. JOY MYRA S. TAMBUNTING

AN ACT
ADJUSTING THE MINIMUM AMOUNT FOR DEATH INDEMNITY, MORAL AND EXEMPLARY DAMAGES UNDER REPUBLIC ACT NO. 386 OR THE CIVIL CODE OF THE PHILIPPINES

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

SECTION 1. Article 2206 of Republic Act No. 386, otherwise known as the "Civil Code of the Philippines" is hereby amended to read as follows:

ART. 2206. The amount of damages for death caused by a crime or quasi-delict SHALL BE AT LEAST THREE HUNDRED THOUSAND PESOS, even though there may have been mitigating circumstances. THE COURT, IN ITS DISCRETION, MAY AWARD A HIGHER AMOUNT, BASED ON THE RATE OF INFLATION AND THE CIRCUMSTANCES OF EACH CASE. In addition:

(1) The defendant shall be liable for the loss of the earning capacity of the deceased, and the indemnity shall be paid to the heirs of the latter; such indemnity shall in every case be assessed and awarded by the court, unless the deceased on account of permanent physical disability not caused by the defendant, had no earning capacity at the time of his death;

(2) If the deceased was obliged to give support according to the provisions of Article 291, the recipient who is not an heir called to the decedent’s inheritance by the law of testate or intestate succession, may demand support from the person causing the death, for a period not exceeding five years, the exact duration to be fixed by the court;

(3) The spouse, legitimate and illegitimate descendants and ascendants of the deceased may demand moral damages for mental anguish by reason of the death of the deceased.

Section 2. Article 2216 of the same Act is hereby amended to read as follows:
Art. 2216. No proof of pecuniary loss is necessary in order that moral, nominal, temperate, liquidated or exemplary damages, may be adjudicated. The assessment of such damages, except liquidated ones, is left to the discretion of the court, according to the circumstances of each case: PROVIDED, THAT THE AMOUNT OF MORAL AND EXEMPLARY DAMAGES SHALL BE AT LEAST TWO HUNDRED THOUSAND PESOS IN CASES OF DEATH RESULTING FROM A CRIME OR QUASI-DELICT. THE COURT, IN ITS DISCRETION, MAY AWARD A HIGHER AMOUNT BASED ON PREVAILING CIRCUMSTANCES AND THE RATE OF INFLATION.

Section 3. Separability Clause. – Should any provision of this Act be declared invalid, the remaining provisions shall continue to be valid and subsisting.

Section 4. Repealing Clause. – All laws, executive orders, administrative orders, rules and regulations or parts thereof, which are inconsistent with this Act are hereby amended, repealed or modified accordingly.

Section 5. Effectivity. – This Act shall take effect after fifteen (15) days following its publication in the Official Gazette and one (1) newspaper of general circulation.

Approved,