



**Journal
of the
House of Representatives**

**SEVENTEENTH CONGRESS
FIRST REGULAR SESSION
2016 - 2017**

**JOURNAL NO. 38
Tuesday, October 18, 2016**

Prepared by the
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Plenary Affairs Bureau

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CALL TO ORDER

At 4:00 p.m., Deputy Speaker Ferdinand L. Hernandez called the session to order.

NATIONAL ANTHEM AND PRAYER

Pursuant to Section 73, Rule XI of the amended Provisional Rules of the House, the Members sang the National Anthem and thereafter, observed a minute of silent prayer.

DEFERMENT OF THE ROLL CALL

On motion of Representative Arthur R. Defensor Jr., there being no objection, the Body deferred the calling of the Roll.

REFERENCE OF BUSINESS

On further motion of Rep. Defensor, there being no objection, the Body proceeded to the Reference of Business.

Upon direction of the Chair, the Secretary General read on First Reading the titles of the following Bills and Resolutions, including the Message from the President, Communications and Committee Reports, which were referred to the appropriate Committees as hereunder indicated:

BILLS ON FIRST READING

House Bill No. 4016, entitled:

“AN ACT REQUIRING TELECOMMUNICATIONS COMPANIES TO PROVIDE LOCAL EMERGENCY HOTLINE NUMBERS TO ALL LOCAL GOVERNMENT UNITS”

By Representative Fernando

TO THE COMMITTEE ON INFORMATION AND COMMUNICATIONS TECHNOLOGY

House Bill No. 4017, entitled:

“AN ACT EMPOWERING THE CITY OR MUNICIPAL COUNCIL TO DECLARE CERTAIN AREAS IN THEIR LOCALITY AS DRUG RISK AREAS AND REGULATING ENTRY THERETO”

By Representative Fernando

TO THE COMMITTEE ON DANGEROUS DRUGS

House Bill No. 4018, entitled:

“AN ACT PROVIDING FREE INSURANCE PREMIUM FOR FARMERS UNDER THE PHILIPPINE CROP INSURANCE CORPORATION, AMENDING FOR THE PURPOSE REPUBLIC ACT NO. 8178, AS AMENDED, ENTITLED 'AN ACT REPLACING QUANTITATIVE IMPORT RESTRICTIONS ON AGRICULTURAL PRODUCTS, EXCEPT RICE, WITH TARIFFS, CREATING THE AGRICULTURAL COMPETITIVENESS ENHANCEMENT FUND, AND FOR OTHER PURPOSES' ”

By Representative Unabia

TO THE COMMITTEE ON AGRICULTURE AND FOOD

House Bill No. 4019, entitled:

“AN ACT CONVERTING THE PANLAYAAN TECHNICAL VOCATIONAL SCHOOL IN BARANGAY PANLAYAAN, SORSOGON CITY INTO PANLAYAAN NATIONAL VOCATIONAL SCHOOL IN SORSOGON CITY AND APPROPRIATING FUNDS THEREFOR”

By Representative Escudero

TO THE COMMITTEE ON HIGHER AND TECHNICAL EDUCATION

House Bill No. 4020, entitled:

“AN ACT STRENGTHENING THE RIGHT OF THE PEOPLE TO INFORMATION HELD BY THE GOVERNMENT”

By Representative Suansing (E.)

TO THE COMMITTEE ON PUBLIC INFORMATION

House Bill No. 4021, entitled:

“AN ACT MANDATING THAT BEFORE NATIONAL HEALTH INSURANCE PAYMENTS BE RELEASED, ALL HEALTH MAINTENANCE ORGANIZATION (HMO) BENEFITS OF THE SAME PHILIPPINE HEALTH INSURANCE CORPORATION (PHILHEALTH) MEMBER BE EXHAUSTED FIRST, AMENDING FOR THE PURPOSE REPUBLIC ACT NO. 7875, AS AMENDED BY REPUBLIC ACT NO. 9241 AND REPUBLIC ACT NO. 10606, OTHERWISE KNOWN AS THE 'NATIONAL HEALTH INSURANCE ACT OF 2013' ”

By Representative Suansing (E.)

TO THE COMMITTEE ON HEALTH

House Bill No. 4022, entitled:

“AN ACT AMENDING SECTION 4 (C) OF REPUBLIC ACT NO. 9994, OTHERWISE KNOWN AS THE EXPANDED SENIOR CITIZENS' ACT OF 2010”

By Representative Suansing (E.)

TO THE COMMITTEE ON POPULATION AND FAMILY RELATIONS

House Bill No. 4023, entitled:

“AN ACT INSTITUTING BUDGET REFORM THAT WILL ENSURE THE EQUITABLE DISTRIBUTION OF FUNDS FOR BOTH THE NATIONAL AND LOCAL GOVERNMENT UNITS FOR THE PURPOSE OF PROMOTING VILLAGE EMPOWERMENT, ENABLING THEM TO BE AN EFFECTIVE INSTRUMENT IN ATTAINING INCLUSIVE GROWTH, APPROPRIATING FUNDS THEREFOR AND FOR OTHER PURPOSES”

By Representative Mercado

TO THE COMMITTEE ON APPROPRIATIONS

House Bill No. 4024, entitled:

“AN ACT MANDATING SPECIALIZATION/EXPERTISE DEVELOPMENT OF TEACHERS ALONG SUBJECTS TAUGHT”

By Representative Belaro

TO THE COMMITTEE ON BASIC EDUCATION AND CULTURE

House Bill No. 4025, entitled:

“AN ACT ENHANCING THE DOCTORS TO THE BARRIOS PROGRAM”

By Representative Belaro

TO THE COMMITTEE ON HEALTH

House Bill No. 4026, entitled:

“AN ACT MAKING AGRICULTURE AND RELATED COURSES MORE ATTRACTIVE TO ABATE THREATS TO PHILIPPINE AGRICULTURAL SECTOR AND FOOD SECURITY”

By Representative Belaro

TO THE COMMITTEE ON HIGHER AND TECHNICAL EDUCATION

House Bill No. 4027, entitled:

“AN ACT CREATING AND DESIGNATING EDUCATION ATTACHES IN PHILIPPINE CONSULATES WORLDWIDE”

By Representative Belaro

TO THE COMMITTEE ON HIGHER AND TECHNICAL EDUCATION AND THE COMMITTEE ON BASIC EDUCATION AND CULTURE

House Bill No. 4028, entitled:

“AN ACT MANDATING THE REGULATION OF HOME STUDY PROGRAMS”

By Representative Belaro

TO THE COMMITTEE ON HIGHER AND TECHNICAL EDUCATION AND THE COMMITTEE ON BASIC EDUCATION AND CULTURE

House Bill No. 4029, entitled:

“AN ACT ALLOWING KASAMBAHAYS TO ENJOY DISTANCE LEARNING AND HOME-BASED STUDY PROGRAM”

By Representative Belaro

TO THE COMMITTEE ON BASIC EDUCATION AND CULTURE AND THE COMMITTEE ON HIGHER AND TECHNICAL EDUCATION

House Bill No. 4030, entitled:

“AN ACT LIBERALIZING THE USE OF LESSON PLANS IN ALL SCHOOLS”

By Representative Belaro

TO THE COMMITTEE ON BASIC EDUCATION AND CULTURE

House Bill No. 4031, entitled:

“AN ACT MANDATING COLLEGE PROFESSORS TO COMPLETE A MASTER'S DEGREE WITHIN THEIR AREA OF EXPERTISE”

By Representative Belaro

TO THE COMMITTEE ON HIGHER AND TECHNICAL EDUCATION

House Bill No. 4032, entitled:

“AN ACT STRENGTHENING THE MARITIME EDUCATION IN THE PHILIPPINES”

By Representative Belaro

TO THE COMMITTEE ON HIGHER AND TECHNICAL EDUCATION

House Bill No. 4033, entitled:

“AN ACT MANDATING THE REGULATION AND STANDARDIZATION OF ONLINE EDUCATION AND E-LEARNING CLASSES”

By Representative Belaro

TO THE COMMITTEE ON BASIC EDUCATION AND CULTURE AND THE COMMITTEE ON HIGHER AND TECHNICAL EDUCATION

House Bill No. 4034, entitled:

“AN ACT ESTABLISHING SCHOOLS FOR DEAF AND BLIND”

By Representative Belaro

TO THE COMMITTEE ON BASIC EDUCATION AND CULTURE AND THE COMMITTEE ON HIGHER AND TECHNICAL EDUCATION

House Bill No. 4035, entitled:

“AN ACT ESTABLISHING SISTER SCHOOL LINKAGES WITH ACADEMIC INSTITUTIONS AROUND THE WORLD”

By Representative Belaro

TO THE COMMITTEE ON BASIC EDUCATION AND CULTURE AND THE COMMITTEE ON HIGHER AND TECHNICAL EDUCATION

House Bill No. 4036, entitled:

“AN ACT STANDARDIZING THE TENURE OF COLLEGE PROFESSORS”

By Representative Belaro

TO THE COMMITTEE ON HIGHER AND TECHNICAL EDUCATION

House Bill No. 4037, entitled:

“AN ACT REQUIRING TELEPHONE COMPANIES TO GIVE FREE P100 CELLULAR PHONE LOAD TO PUBLIC ELEMENTARY AND HIGH SCHOOL TEACHERS IN THE COUNTRY”

By Representative Belaro

TO THE COMMITTEE ON BASIC EDUCATION AND CULTURE

House Bill No. 4038, entitled:

“AN ACT ESTABLISHING A STANDARD NUTRITION-BASED MENU FOR ALL PUBLIC ELEMENTARY AND HIGH SCHOOL CANTEENS IN THE COUNTRY AND APPROPRIATING FUNDS THEREOF”

By Representative Belaro

TO THE COMMITTEE ON BASIC EDUCATION AND CULTURE

House Bill No. 4039, entitled:

“AN ACT BANNING/REGULATING THE SALE OF SODA DRINKS IN ALL CANTEENS IN PUBLIC ELEMENTARY AND HIGH SCHOOLS IN THE COUNTRY AND APPROPRIATING FUNDS THEREOF”

By Representative Belaro

TO THE COMMITTEE ON BASIC EDUCATION AND CULTURE

House Bill No. 4040, entitled:

“AN ACT EXTENDING PUBLIC TRANSPORT FARE DISCOUNTS TO PUBLIC ELEMENTARY AND HIGH SCHOOL TEACHERS ON OFFICIAL TRIP”

By Representative Belaro

TO THE COMMITTEE ON BASIC EDUCATION AND CULTURE

House Bill No. 4041, entitled:

“AN ACT ESTABLISHING A FREE VITAMIN C PROGRAM FOR PUBLIC ELEMENTARY AND HIGH SCHOOL TEACHERS IN THE COUNTRY AND APPROPRIATING FUNDS THEREOF”

By Representative Belaro

TO THE COMMITTEE ON BASIC EDUCATION AND CULTURE

House Bill No. 4042, entitled:

“AN ACT ESTABLISHING A NO-HOMEWORK POLICY FOR ALL ELEMENTARY AND HIGH SCHOOLS IN THE COUNTRY”

By Representative Belaro

TO THE COMMITTEE ON BASIC EDUCATION AND CULTURE

House Bill No. 4043, entitled:

“AN ACT PROVIDING FREE UMBRELLAS, RAINCOATS AND RAINBOOTS TO PUBLIC ELEMENTARY AND HIGH SCHOOL TEACHERS IN THE COUNTRY AND APPROPRIATING FUNDS THEREOF”

By Representative Belaro

TO THE COMMITTEE ON BASIC EDUCATION AND CULTURE

House Bill No. 4044, entitled:

“AN ACT ESTABLISHING A STANDARD ACADEMIC CALENDAR FOR ALL LEVELS IN ALL SCHOOLS IN THE COUNTRY AND APPROPRIATING FUNDS THEREOF”

By Representative Belaro

TO THE COMMITTEE ON BASIC EDUCATION AND CULTURE AND THE COMMITTEE ON HIGHER AND TECHNICAL EDUCATION

House Bill No. 4045, entitled:

“AN ACT ESTABLISHING REGULAR FINANCIAL PLANNING EDUCATION SEMINARS FOR PUBLIC ELEMENTARY AND HIGH SCHOOL TEACHERS IN THE COUNTRY”

By Representative Belaro

TO THE COMMITTEE ON BASIC EDUCATION AND CULTURE

House Bill No. 4046, entitled:

“AN ACT ESTABLISHING A PROGRAM EXTENDING RICE COUPONS TO PUBLIC ELEMENTARY AND HIGH SCHOOL TEACHERS IN THE COUNTRY”

By Representative Belaro

TO THE COMMITTEE ON BASIC EDUCATION AND CULTURE

House Bill No. 4047, entitled:

“AN ACT ESTABLISHING A FREE ANNUAL HEALTH CHECK-UP PROGRAM FOR PUBLIC ELEMENTARY AND HIGH SCHOOL TEACHERS IN THE COUNTRY AND APPROPRIATING FUNDS THEREOF”

By Representative Belaro

TO THE COMMITTEE ON BASIC EDUCATION AND CULTURE

House Bill No. 4048, entitled:

“AN ACT ESTABLISHING A FREE FLU VACCINATION PROGRAM FOR PUBLIC ELEMENTARY AND HIGH SCHOOL TEACHERS IN THE COUNTRY AND APPROPRIATING FUNDS THEREOF”

By Representative Belaro

TO THE COMMITTEE ON BASIC EDUCATION AND CULTURE

House Bill No. 4049, entitled:

“AN ACT MANDATING A TWO-THOUSAND PESO (P2,000.00) ACROSS-THE-BOARD INCREASE IN THE MONTHLY PENSION OF SSS MEMBER-PENSIONERS AND RATIONALIZING THE POWERS, DUTIES AND ACCOUNTABILITIES OF THE SOCIAL SECURITY COMMISSION (SSC), FURTHER AMENDING FOR THE PURPOSE REPUBLIC ACT NO. 1161, AS AMENDED BY REPUBLIC ACT NO. 8282, OTHERWISE KNOWN AS THE SOCIAL SECURITY ACT OF 1997”

By Representative Panganiban

TO THE COMMITTEE ON GOVERNMENT ENTERPRISES AND PRIVATIZATION

House Bill No. 4050, entitled:

“AN ACT AMENDING REPUBLIC ACT 8353, ALSO KNOWN AS THE ANTI-RAPE LAW OF 1997”

By Representative Aglipay-Villar

TO THE COMMITTEE ON REVISION OF LAWS

House Bill No. 4051, entitled:

“AN ACT ESTABLISHING AN EXTENSION OFFICE OF THE REGIONAL LAND TRANSPORTATION FRANCHISING AND REGULATORY BOARD IN PUERTO PRINCESA CITY, PROVINCE OF PALAWAN AND APPROPRIATING FUNDS THEREFOR”

By Representative Acosta

TO THE COMMITTEE ON TRANSPORTATION

House Bill No. 4052, entitled:

“YOUTH EMPOWERMENT ACT OF 2016”

By Representative Relampagos

TO THE COMMITTEE ON YOUTH AND SPORTS DEVELOPMENT

House Bill No. 4053, entitled:

“AN ACT RENAMING PANGLAO ISLAND CIRCUMFERENTIAL ROAD TO PANGLAO ISLAND ANOS FONACIER CIRCUMFERENTIAL ROAD”

By Representatives Relampagos and Del Mar

TO THE COMMITTEE ON PUBLIC WORKS AND HIGHWAYS

House Bill No. 4054, entitled:

“AN ACT PROVIDING TAX INCENTIVES TO INDIVIDUALS AND CORPORATIONS

GIVING DONATIONS, CONTRIBUTIONS, AND GRANTS TO FILIPINO ATHLETES WHO HAVE WON MEDALS IN THE SUMMER OLYMPIC GAMES, AND FOR OTHER PURPOSES”

By Representatives Alvarez (P.), Fariñas, Suarez, Cua, Lobregat, Estrella, Romero, Sambar, Pineda and Nograles (J.)

TO THE COMMITTEE ON YOUTH AND SPORTS DEVELOPMENT

House Bill No. 4055, entitled:

“AN ACT ESTABLISHING A NATIONAL SCIENCE HIGH SCHOOL IN THE CITY OF SAN JUAN TO BE KNOWN AS THE 'SAN JUAN CITY NATIONAL SCIENCE HIGH SCHOOL' AND APPROPRIATING FUNDS THEREFOR”

By Representative Cortuna

TO THE COMMITTEE ON BASIC EDUCATION AND CULTURE

RESOLUTIONS

House Resolution No. 461, entitled:

“A RESOLUTION CALLING FOR AN INQUIRY INTO THE VIABILITY OF PRE-NEED COMPANIES AND TO DETERMINE THE LIABILITY OF DIRECTORS AND OFFICERS OF PRE-NEED COMPANIES WHICH FAIL DUE TO MISMANAGEMENT”

By Representatives Batocabe, Garbin and Co

TO THE COMMITTEE ON RULES

House Resolution No. 462, entitled:

“RESOLUTION DIRECTING THE COMMITTEE ON OVERSEAS WORKERS AFFAIRS TO CONDUCT AN INQUIRY, ON THE DEATH OF FILIPINA OVERSEAS WORKER IRMA JOTOJOT WITH A VIEW TO STRENGTHEN OUR LAWS FOR THE PROMOTION AND PROTECTION OF THE RIGHTS AND WELFARE OF OVERSEAS FILIPINO WORKERS (OFWs)”

By Representatives De Jesus, Brosas, Tinio, Castro (F.L.) and Elago

TO THE COMMITTEE ON RULES

House Resolution No. 463, entitled:

“A RESOLUTION URGING SECRETARY JUDY M. TAGUIWALO OF THE DEPARTMENT OF SOCIAL WELFARE AND DEVELOPMENT (DSWD) TO ADAPT THE LGU CORPORATE FARMING PROGRAM OF SECRETARY EMMANUEL PIÑOL OF THE DEPARTMENT OF AGRICULTURE (DA)”

By Representative Lee

TO THE COMMITTEE ON RULES

House Resolution No. 464, entitled:

“RESOLUTION DIRECTING THE COMMITTEE ON POVERTY ALLEVIATION TO CONDUCT AN INQUIRY ON THE IMPLEMENTATION OF THE PANTAWID PAMILYANG PILIPINO PROGRAM (4Ps), AND TO SEEK MORE SUSTAINABLE PROGRAMS THAT RAISE THE STANDARD OF LIVING AND QUALITY OF LIFE OF POOR FAMILIES”

By Representatives De Jesus, Brosas, Tinio, Castro (F.L.) and Elago

TO THE COMMITTEE ON RULES

House Resolution No. 465, entitled:

“A RESOLUTION DIRECTING THE HOUSE COMMITTEE ON HEALTH, TO INQUIRE, IN AID OF LEGISLATION, ON THE STANDARDS AND PROCEDURES FOLLOWED BY THE DEPARTMENT OF HEALTH IN CATEGORIZING GOVERNMENT HOSPITALS”

By Representative Roman

TO THE COMMITTEE ON RULES

House Resolution No. 468, entitled:

“RESOLUTION REQUESTING DOMESTIC SHIPPING COMPANIES NATIONWIDE TO SET-UP AIRLINE-TYPE ONLINE

ELECTRONIC BOOKING (E-BOOKING) SYSTEM TO SOLVE THE DISCOMFORT OF LINING AT TICKETING CENTERS AT THE PORT AREAS AND FOR THE MARITIME INDUSTRY AUTHORITY (MARINA) TO ENJOIN THEM TO DO SO”

By Representative Relampagos

TO THE COMMITTEE ON TRANSPORTATION

House Resolution No. 469, entitled:

“A RESOLUTION DIRECTING THE COMMITTEE ON DANGEROUS DRUGS TO IMMEDIATELY CONDUCT AN INVESTIGATION, IN AID OF LEGISLATION, ON THE PROLIFERATION AND USE OF PROHIBITED DRUGS BY THE INMATES IN JAILS MANAGED BY THE BUREAU OF JAIL MANAGEMENT AND PENOLOGY (BJMP) IN VARIOUS PARTS OF THE COUNTRY”

By Representatives Abu and Paduano

TO THE COMMITTEE ON RULES

ADDITIONAL COAUTHORS

With the permission of the Body, the following Members were made coauthors of the Bills hereunder indicated:

Rep. Christopher "Toff" Vera Perez De Venecia for House Bills No. 3866 and 3885;

Rep. Amado T. Espino Jr. for House Bills No. 1043, 1052, 1053, 1071, 1072, 1083, 1089, 1199, 1223, 1227, 1228, 1230, 1232, 1337, 1338, 1386 and 1389;

Rep. Manuel Jose "Mannix" M. Dalipe for House Bills No. 43, 477 and 1348;

Rep. Marlyn L. Primicias-Agabas for House Bills No. 3498, 3707 and 4100;

Rep. Carmelo "Jon" B. Lazatin II for House Bills No. 516, 1554, 1555, 1853, 1858 2141, 3556, 3557 and 3632;

Rep. Celso L. Lobregat for House Bill No. 3656;

Rep. Jericho Jonas B. Nograles for House Bills No. 476, 477, 480, 796, 797, 798, 1038, 1039, 1870, 1871, 1872, 2263, 2264, 2287, 2396, 2514 and 2531;

Rep. Jose Antonio "Kuya Jonathan" R. Sy-Alvarado for House Bills No. 533, 534, 535, 1554, 1853, 1858, 2141, 2314, 2774, 2775, 2926, 3556, 3557, 3632, 3889 and 3894;

Rep. Cecilia Leonila V. Chavez for House Bills No. 2505, 2906 and 3509;

Rep. Angelina "Helen" D.L. Tan, M.D. for House Bill No. 2314;

Reps. Maria Carmen S. Zamora, Manuel T. Sagarbarria and Josephine Ramirez-Sato for House Bill No. 1858;

Rep. Micaela S. Violago for House Bill No. 3454;

Rep. Manuel Monsour T. Del Rosario III for House Bills No. 3952 and 3988;

Rep. Gus S. Tambunting for House Bills No. 477, 1871, 2396 and 4005;

Rep. Alfred D. Vargas for House Bills No. 2798 and 3419;

Rep. Jose Christopher Y. Belmonte for House Bill No. 717;

Reps. Napoleon S. Dy, Dale "Along" R. Malapitan, Edcel C. Lagman and Yedda Marie K. Romualdez for House Bill No. 516;

Rep. Leopoldo N. Bataoil for House Bills No. 516 and 1859;

Reps. Michael L. Romero, Ph.D., Imelda R. Marcos and Arnel U. Ty for House Bills No. 1554, 1555, 1853, 2141, 3556, 3557 and 3632;

Rep. Randolph S. Ting for House Bills No. 1554, 1555, 1853, 2141, 3557 and 3632;

Rep. Rodolfo C. Fariñas for House Bill No. 2141;

Rep. Nancy A. Catamco for House Bill No. 3706; and

Rep. Strike B. Revilla for House Bills No. 487, 969 and 977.

MESSAGE FROM THE PRESIDENT
MALACAÑAN PALACE
MANILA

11 October 2016

SPEAKER PANTALEON D. ALVAREZ
House Speaker
House of Representatives
Batasan Hills, Quezon City

Dear Speaker Alvarez:

Pursuant to the provisions of Article VI, Section 26 (2) of the 1987 Constitution, I hereby certify to the necessity of the immediate enactment of House Bill No. 3408, entitled:

“AN ACT APPROPRIATING FUNDS FOR THE OPERATION OF THE GOVERNMENT OF THE REPUBLIC OF THE PHILIPPINES FROM JANUARY ONE TO DECEMBER THIRTY-ONE, TWO THOUSAND AND SEVENTEEN, AND FOR OTHER PURPOSES”

in order to address the need to maintain continuous government operations following the end of the current fiscal year (FY), to expedite the funding of various programs, projects and activities for FY 2017, and to ensure budgetary preparedness that will enable the government to effectively perform its Constitutional mandate.

Best regards.

Very truly yours,

(SGD.) RODRIGO ROA DUTERTE

Copy Furnished:

Hon. Aquilino “Koko” Pimentel III
Senate President
The Philippine Senate
Pasay City

Sec. Adelino B. Sitoy
Head
Presidential Legislative Liaison Office
2/F New Executive Bldg.
Malacañang, Manila

TO THE COMMITTEE ON RULES

COMMUNICATIONS

Letter dated October 3, 2016 of Roland A. Rey, Regional Director, Commission on Audit, Regional Office No. V, transmitting copies of the 2015 Annual Audit Reports (AARs) on the following water districts in Region V:

1. Camarines Norte Water District, Daet, Camarines Norte;
2. Daraga Water District, Daraga Albay;
3. Metropolitan Naga Water District, J. Miranda Avenue, Naga City; and
4. Sipocot Water District, Sipocot, Camarines Sur.

TO THE COMMITTEE ON APPROPRIATIONS

Letter dated October 3, 2016 of Jose A. Fabia, Commissioner, Officer-in-Charge, Commission on Audit, transmitting copies of the 2015 Annual Audit Reports (AARs) and Management Letters (MLs) on the following government agencies:

A. Annual Audit Reports:

1. Anti-Money Laundering Council;
2. Bureau of Local Government Finance;
3. Bureau of the Treasury-National Government;
4. Bureau of the Treasury-Proper;
5. Central Board of Assessment Appeals;
6. Commission on Appointments;
7. Cooperative Development Authority;
8. Department of Budget and Management;
9. National Economic and Development Authority;
10. Philippine Statistics Authority;
11. Procurement Service; and
12. Senate of the Philippines.

B. Management Letters:

1. Bureau of Customs; and
2. Bureau of Internal Revenue.

TO THE COMMITTEE ON APPROPRIATIONS

COMMITTEE REPORTS

Report by the Committee on Basic Education and Culture (Committee Report No. 12), re H.B. No. 416, entitled:

“AN ACT ALLOWING HOME ECONOMICS GRADUATES TO TEACH HOME ECONOMICS SUBJECTS AND HOME ECONOMICS-RELATED TECHNICAL-VOCATIONAL SUBJECTS IN ALL PUBLIC AND PRIVATE ELEMENTARY AND SECONDARY EDUCATIONAL INSTITUTIONS, RESPECTIVELY, CONSISTENT WITH SECTION 8 OF REPUBLIC ACT NO. 10533 OR THE ENHANCED BASIC EDUCATION ACT OF 2013”

recommending its approval without amendment

Sponsor: Representative Escudero

TO THE COMMITTEE ON RULES

Report by the Committee on Women and Gender Equality (Committee Report No. 13), re H.B. No. 4113, entitled:

“AN ACT INCREASING THE MATERNITY LEAVE PERIOD TO ONE HUNDRED (100) DAYS FOR FEMALE WORKERS IN THE GOVERNMENT SERVICE AND IN THE PRIVATE SECTOR, AND GRANTING AN OPTION TO EXTEND FOR AN ADDITIONAL THIRTY (30) DAYS WITHOUT PAY”

recommending its approval in substitution of House Bills Numbered 152, 472, 483, 509, 580, 1046, 1382, 1644, 1912, 2838, 3224, 3445, 3513, 3645 and 3650

Sponsors: Representatives Aglipay-Villar, Castro (F.L.), Cayetano, De Jesus, Villarica and Violago

TO THE COMMITTEE ON RULES

Report by the Committee on Justice (Committee Report No. 14), re H.R. No. 105, entitled:

“RESOLUTION CALLING FOR AN INVESTIGATION, IN AID OF LEGISLATION, ON THE PROLIFERATION OF DRUG SYNDICATES AT THE NATIONAL BILIBID PRISON”

informing the House of its findings and recommendations

Sponsors: Representatives Umali, Alvarez (P.), Fariñas, Abu, Duavit, Acop, Nogales (K.), Suarez, Treñas, Tolentino, Leachon and Martinez

TO THE COMMITTEE ON RULES

SUSPENSION OF SESSION

On motion of Rep. Defensor, the session was suspended at 4:11 p.m.

RESUMPTION OF SESSION

The session resumed at 4:17 p.m.

**UNFINISHED BUSINESS:
COMMITTEE REPORT NO. 9
ON HOUSE BILL NO. 2916**

On motion of Rep. Defensor, there being no objection, the Body resumed consideration on Second Reading of House Bill No. 2916, as contained in Committee Report No. 9 and reported out by the Committee on Revision of Laws.

Upon direction of the Chair, the Secretary General read the title of the Bill, to wit:

“AN ACT INCREASING THE PENALTIES FOR THE CRIME OF SLANDER BY DEED AND INCLUDING THE INTENTIONAL FILING OF A FALSE COMPLAINT IN COURT OR WITH ANY GOVERNMENT AGENCY EXERCISING QUASI-JUDICIAL OR ADMINISTRATIVE POWERS AS ONE OF ITS FORMS, AMENDING FOR THE PURPOSE ARTICLE 359 OF ACT NO. 3815, OTHERWISE KNOWN AS THE ‘REVISED PENAL CODE.’”

Rep. Defensor stated that the parliamentary status was that the Bill was in the period of sponsorship and debate.

At this point, Rep. Raul A. Daza sought recognition from the Chair.

SUSPENSION OF SESSION

On motion of Rep. Daza, the session was suspended at 4:19 p.m.

RESUMPTION OF SESSION

The session resumed at 4:20 p.m.

On motion of Rep. Defensor, the Chair then recognized Reps. Marlyn L. Primicia-Agabas, chairperson of the sponsoring Committee, and Edcel C. Lagman for sponsorship and interpellation, respectively.

INTERPELLATION OF REP. LAGMAN

Initially, Rep. Lagman centered on the nature of slander by deed and the proposed criminalization of the filing of a false complaint. The Sponsor cited Article 359 of the Revised Penal Code which defined slander as any act that shall cast dishonor, discredit or contempt and affirmed that slapping someone or spitting on his face were classic examples thereof; and explained that there was malice on the part of a person when he files a false complaint.

Even as he remarked that the filing of a false complaint was far from the aforementioned classic examples, Rep. Lagman asked (1) whether the same covered both civil and criminal actions and (2) whether the alleged false complaint should be first dismissed or the offender should first be acquitted before a case could be filed against him under the proposed measure. The Sponsored replied in the affirmative to the first question, and in the negative to the latter.

Rep. Lagman asked how the falsity of the complaint could thus be established and what would happen if the alleged false complaint prospered in court or was given due course. He considered illogical Rep. Primicias-Agabas' reply that the same will be submitted to the appreciation of the court and that the criminalization case will still proceed regardless of the fate of the complaint or offender. He stressed that if the alleged complaint prospered in the proper court or tribunal and the complainant was upheld, then there was no false complaint and any proceeding alleging that there was a false complaint would be rendered nugatory.

Subsequently asking if it was necessary that the false complaint be verified or filed under oath, Rep. Lagman enumerated the elements of malicious prosecution under the provisions on human relations and damages of the new Civil Code, and pointed out that there was no more distinction between malicious prosecution and the proposed criminalization of a false complaint. He also pointed out that the Sponsor stated that she was amenable to his proposed amendment for the prior dismissal of the false complaint before the filing of a criminalization case and that she agreed that

the law was being duplicated. He then concluded that there was no more difference between malicious prosecution and the false testimony which was proposed to be a crime under the Bill.

Rep. Lagman also cited existing laws on the crimes of perjury and false testimony and enumerated the elements of said crimes. Rep. Primicias-Agabas agreed that the elements cited by her colleagues were the same as the ones provided for under the instant Bill for the filing of a false complaint.

Rep. Lagman then surmised that the penalty of slander by deed was increased precisely to cover the filing of a false complaint as a new offense under slander by deed because otherwise, there would have been no attempt to increase the penalty.

Rep. Primicias-Agabas explained that the Committee's intention was also to update the penalties and to provide an alternative for those who wanted to file a case for false complaints under the Bill. Rep. Lagman however said it was a question of an exercise in futility in duplicating offenses which were already penalized under existing laws and jurisprudence including the Ombudsman Act.

Rep. Lagman then asked whether the Committee would still advocate the enactment of the instant Bill despite the existing Civil Code, Penal Code, and jurisprudence which already covered the offenses that it wanted to penalize. His colleague explained that that the Bill had to be filed to update said penalties, provide for an alternative law for the person who will file the pertinent case, and to include courts and government agencies exercising quasi-judicial or administrative powers among those who could file cases; nevertheless, he read into the records Section 35 of Republic Act (RA) No. 6770 or The Ombudsman Act of 1989 which provided for the prosecution of unwarranted or false complaints against government officials or employees.

Concluding his interpellation, Rep. Lagman stressed that the Body should not enact laws which only duplicate existing ones and should not venture into an exercise in futility.

TERMINATION OF THE PERIOD OF SPONSORSHIP AND DEBATE

There being no more interpellations and speeches *en contra*, on motion of Rep. Defensor, there being no objection, the Body terminated the period of sponsorship and debate on House Bill No. 2916; and proceeded to the period of amendments.

REMARKS OF REP. LAGMAN

Rep. Lagman reiterated that he will not offer amendments as the proposed measure only duplicated offenses which were already penalized under existing laws that he had earlier cited.

TERMINATION OF THE PERIOD OF AMENDMENTS

There being no Committee or individual amendments, on motion of Rep. Defensor, the Body terminated the period of amendments.

MOTION OF REP. DEFENSOR

Rep. Defensor subsequently moved that the Body approve House Bill No. 2916 on Second Reading.

OBJECTION OF REP. LAGMAN

Rep. Lagman objected to the motion. He said that the Body should not approve the measure which was an exercise in futility and the Members be given the opportunity to weigh the pros and cons of approving it.

In response, Rep. Defensor said that his colleague could vote against the Bill if he wanted to but the Body had to proceed with the consideration thereof.

However, Rep. Lagman requested that the Body suspend the consideration of said measure.

MANIFESTATION OF REP. MARCOLETA

Rep. Rodante D. Marcoleta manifested his desire to be recognized by the Chair.

MOTION OF REP. DEFENSOR

At this point, Rep. Defensor reiterated his previous motion to approve House Bill No. 2916 on Second Reading.

OBJECTION OF REP. MARCOLETA

Upon recognition by the Chair, Rep. Marcoleta also objected to the motion, saying he agreed with Rep. Lagman's issue on duplication and added that the measure violated Section 4, Article III of the Constitution which provided that "No law shall be passed abridging the freedom of speech, of expression, or of the press, or the right of the people peaceably to assemble and petition the government for redress of grievances."

Rep. Defensor said that Rep. Marcoleta could vote against the Bill if he was against it. When the latter asked whether the Body should vote on the objection, he said that the Body was in the process of voting.

APPROVAL ON SECOND READING OF HOUSE BILL NO. 2916

The Chair thereafter submitted Rep. Defensor's motion to a vote and with the Majority voting in favor, House Bill No. 2916 was approved on Second Reading.

MOTION OF REP. DEFENSOR

Rep. Defensor next moved to take up another measure.

MANIFESTATION OF REP. LAGMAN

Rep. Lagman however manifested his intent to rise on an important matter.

SUSPENSION OF SESSION

The session was suspended at 4:51 p.m., upon motion of Rep. Defensor.

RESUMPTION OF SESSION

The session resumed at 4:56 p.m.

ROLL CALL

On motion of Rep. Defensor, there being no objection, the Chair directed the Secretary General to call the Roll and the following Members were present:

Abad
Abaya
Abayon
Abellanosa
Acharon
Acop
Acosta
Acosta-Alba
Adiong
Advincula
Agarao
Aggabao
Aglipay-Villar
Akbar
Alejano
Almario
Almonte

Alonte-Naguiat
Alvarez (F.)
Amatong
Andaya
Angara-Castillo
Antonino
Antonio
Aragones
Arbison
Arcillas
Arenas
Atienza
Aumentado
Bag-ao
Bagatsing
Baguilat
Banal
Barbers
Barzaga
Bataoil
Batocabe
Bautista-Bandigan
Belaro
Belmonte (F.)
Belmonte (J.C.)
Bertiz
Billones
Biron
Bolilia
Bondoc
Bordado
Bravo (A.)
Bravo (M.V.)
Brosas
Bulut-Begtang
Cagas
Calderon
Calixto-Rubiano
Caminero
Campos
Canama
Cari
Casilao
Castelo
Castro (F.L.)
Castro (F.H.)
Catamco
Cerilles
Chavez
Chipeco
Co
Cortes
Cortuna
Cosalan
Crisologo
Cua
Cuaresma
Cueva
Dalipe
Dalog
Daza
De Jesus
De Venecia
De Vera
Defensor
Del Mar
Deloso-Montalla
Dimaporo (A.)
Dimaporo (M.K.)
Durano
Elago
Enverga
Eriguel
Ermita-Buhain
Escudero
Espina
Estrella
Eusebio
Evardone
Fariñas
Ferrer (J.)
Flores
Fortun
Fortuno
Fuentebella
Garbin
Garcia (G.)
Garcia (J.E.)
Garcia-Albano
Garin (R.)
Garin (S.)
Gasataya
Geron
Go (A.C.)
Go (M.)
Gomez
Gonzaga
Gonzales (A.P.)
Gonzales (A.D.)
Gonzalez
Gullas
Hernandez
Herrera-Dy
Hofer
Jalosjos
Labadlabad
Lacson
Lagman
Lanete
Laogan
Lazatin
Lee

Limkaichong	Romero
Lobregat	Romualdez
Lopez (B.)	Romualdo
Lopez (C.)	Roque (R.)
Lopez (M.L.)	Sacdalan
Loyola	Sagarbarria
Macapagal-Arroyo	Sahali
Maceda	Salceda
Madrona	Salo
Malapitan	Salon
Manalo	Santos-Recto
Mangaoang	Savellano
Mangudadatu (S.)	Sema
Marcoleta	Siao
Marcos	Silverio
Mariño	Singson
Marquez	Suansing (E.)
Matugas	Suansing (H.)
Mending	Suarez
Mercado	Sy-Alvarado
Mirasol	Tambunting
Montoro	Tan (A.)
Nava	Tan (M.)
Nieto	Tan (S.)
Noel	Tejada
Nograla (J.J.)	Teves
Nograla (K.A.)	Tiangco
Nolasco	Ting
Nuñez-Malanyaon	Tinio
Oaminal	Tolentino
Ocampo	Treñas
Olivarez	Tugna
Ong (E.)	Tupas
Ong (H.)	Ty
Ortega (P.)	Umali
Ortega (V.N.)	Unabia
Pacquiao	Ungab
Paduano	Unico
Palma	Uy (R.)
Pancho	Vargas
Panganiban	Vargas-Alfonso
Panotes	Velarde
Pichay	Velasco
Pimentel	Velasco-Catera
Pineda	Veloso
Plaza	Vergara
Primicias-Agabas	Villafuerte
Quimbo	Villanueva
Ramirez-Sato	Villarica
Ramos	Villarin
Relampagos	Violago
Revilla	Yap (M.)
Roa-Puno	Yu
Rodriguez (I.)	Zamora (M.C.)
Rodriguez (M.)	Zamora (R.)
Roman	Zubiri

With 241 Members responding to the Call, the Chair declared the presence of a quorum. (See also Appendix 1)

**RECONSIDERATION OF THE APPROVAL
ON SECOND READING OF HOUSE
BILL NO. 2916**

Subsequently, on motion of Rep. Defensor, there being no objection, the Body reconsidered the approval on Second Reading of House Bill No. 2916.

**RECOMMITMENT OF HOUSE
BILL NO. 2916 TO THE COMMITTEE
ON REVISION OF LAWS**

On further motion of Rep. Defensor, there being no objection, the Body recommitted House Bill No. 2916 to the Committee on Revision of Laws.

**BUSINESS FOR THE DAY:
COMMITTEE REPORT NO. 10
ON HOUSE BILL NO. 3177**

On motion of Rep. Defensor, there being no objection, the Body considered on Second Reading House Bill No. 3177, as contained in Committee Report No. 10 and submitted by the Committee on Revision of Laws.

Upon direction of the Chair, the Secretary General read the title of the Bill, to wit:

“AN ACT PENALIZING INFLUENCE PEDDLING AND FOR OTHER PURPOSES.”

As copies of the Bill had been distributed to the Members, on motion of Rep. Defensor, there being no objection, the Body dispensed with the reading of the text of the measure without prejudice to its insertion into the Record of the House.

SUSPENSION OF SESSION

On motion of Rep. Daza, the Chair suspended the session at 5:07 p.m.

RESUMPTION OF SESSION

The session resumed at 5:08 p.m.

**SPONSORSHIP SPEECH
OF REP. PRIMICIAS-AGABAS**

On motion of Rep. Defensor, the Chair recognized Rep. Primicias-Agabas to deliver her sponsorship speech on the measure, to wit:

Thank you, Mr. Speaker. Honorable Members of the House, distinguished guests, friends, ladies and gentlemen, good afternoon. This Representation, as the Chairperson of the Committee on the Revision of Laws, has the honor to present to you Committee Report No. 10 on House Bill No. 3177, entitled: “AN ACT PENALIZING INFLUENCE PEDDLING AND FOR OTHER PURPOSES.”

House Bill No. 3177 is a refiled bill and has reached Third and final Reading in the 16th Congress. The bill is a novel proposal. It is intended to criminalize the act of influence peddling and impose its corresponding penalty for the act.

Our current law on the drive against corruption is anchored on Republic Act 3090 or the Anti-Graft and Corrupt Practices Act. However, what the law penalized is the act of receiving a present, gift or any material of financial advantage, or those who actually intervene, directly or indirectly, in transactions, applications, requests or contract with the government. But, the act prior to receiving the gifts or the actual intervention made by any person that he can influence the public official or employee, may go unpunished.

It is on this note that the actual gap from the representation by the public official or employee, either orally or in writing, that he can influence, facilitate or assist another person having some business, transaction, application, request or contract with the government in consideration of any present, gift or material or pecuniary advantage that this link be tied and punished.

In line with the Administration’s stance on corruption and prescinding from the principle that public office is a public trust, this Representation believes in the timely adoption of this proposal; hence, the approval of this Bill is earnestly sought.

Thank you very much, Mr. Speaker, and good afternoon.

INTERPELLATION OF REP. LAGMAN

On motion of Rep. Defensor, the Chair recognized Rep. Lagman who initially said that he had no objection to the proposed measure but then sought clarification thereon. Rep. Primicias-Agabas confirmed the following points of his colleague: 1) “influence peddlers” are commonly known as fixers or facilitators and the term did not cover lawyering or consultancies; 2) the act of offering assistance will not be punishable under the proposed Bill if the offeror had no material gain or consideration from such act; 3) the measure penalized only the person who offered assistance but not the one who received it; 4) a person who offers or proposes the commission of a crime, except in the case

of treason, was not criminally culpable because the offer was outside the realm of criminal law; 5) and the influence peddler who offers his services was already culpable by the mere act of offering and receiving material benefit.

Rep. Lagman thanked the Sponsor for her clarification and stated that at the proper time, he would submit to his amendments to the Committee.

INTERPELLATION OF REP. DAZA

Recognized by the Chair on motion of Rep. Juan Pablo “Rimpy” P. Bondoc, Rep. Daza initially commended the Chairperson and the Members of the sponsoring Committee and said that he was in favor of the Bill. He then asked if an influence peddler could be held liable even if the person he was assisting was not aware of it or even if there was no pecuniary consideration involved. The Sponsor replied in the affirmative

Reps. Daza and Primicias-Agabas then agreed that the Bill would protect the honor and integrity of honest government officials. The former proposed to strengthen Section 2 of the Bill by (1) amending the same to read as follows: INFLUENCE PEDDLING REFERS TO THE ACT OF REPRESENTING ONE’S SELF, EITHER ORALLY OR IN WRITING, AS BEING ABLE WHETHER REAL OR IMAGINED TO INFLUENCE, FACILITATE OR ASSIST ANOTHER PERSON HAVING SOME CONTRACT, BUSINESS OR TRANSACTION, OR ANY APPLICATION OR REQUEST OF WHATEVER KIND OR NATURE WITH ANY OFFICE OR AGENCY OF THE GOVERNMENT INCLUDING A GOVERNMENT-OWNED OR –CONTROLLED CORPORATION(.); and (2) deleting the last part of the section which reads as follows: “in which the public official or employee has to intervene in consideration of any present, gift, or material or pecuniary advantage.”

Thereafter, Rep. Primicias-Agabas said that she would accept Rep. Daza’s amendment at the proper time.

On motion of Rep. Defensor, the Chair recognized Deputy Speaker Rolando G. Andaya Jr. for his interpellation.

INTERPELLATION OF DEPUTY SPEAKER ANDAYA

Rep. Andaya likewise sought clarification on what the Bill wanted to penalize. The Sponsor affirmed that

it solely covered the act of influence peddling but had nothing to do with the receipt of anything or with bribery.

On motion of Rep. Defensor, the Chair recognized Rep. Ruwel Peter S. Gonzaga for his interpellation.

INTERPELLATION OF REP. GONZAGA

To Rep. Gonzaga’s initial question, Rep. Primicias-Agabas explained that the Bill covered influence peddling in consideration of presents, gifts or material advantage and penalized only the influence peddlers or so-called fixers but not the receivers of such actions. She added that influence peddling referred to the act of representing oneself either orally or in writing, real or imaginary, to influence, facilitate or assist another person’s business or transaction with the government.

To succeeding issues raised by Rep. Gonzaga, the Sponsor explained the distinction between the Bill and Article 210 of the Revised Penal Code with regard to influence peddling and bribery by stressing that the former penalized the act prior to the acceptance while the latter dealt with a consummated act.

In response to Rep. Gonzaga’s final question on Section 4 of the instant Bill, the Sponsor explained that it was the judge’s discretion to impose the penalty of not more than six years imprisonment or the amount of ₱100,000.

TERMINATION OF PERIOD OF SPONSORSHIP AND DEBATE

There being no other interpellations and speeches against the Bill, on motion of Rep. Defensor, there being no objection, the Body terminated the period of sponsorship and debate on House Bill No. 3177; and proceeded to the period of amendments.

SUSPENSION OF CONSIDERATION ON SECOND READING OF HOUSE BILL NO. 3177

On joint motion of Reps. Lagman and Defensor, in view of the former’s intent to submit certain clarificatory amendments the Committee, there being no objection, the Body suspended the consideration on Second Reading of House Bill No. 3177.

ACKNOWLEDGEMENT OF GUESTS

At this juncture, Rep. Arnel U. Ty acknowledged the presence in the Session Hall of the guests of Reps. Jonas C. Cortes, Antonio L. Tinio, France L. Castro,

Emmi A. De Jesus, Arlene D. Brosas, Carlos Isagani T. Zarate, Sarah Jane I. Elago, and Cheryl P. Deloso-Montalla; and of Deputy Speaker Romero "Miro" S. Quimbo.

**BUSINESS FOR THE DAY:
COMMITTEE REPORT NO. 11
ON HOUSE BILL NO. 4100**

On motion of Rep. Defensor, there being no objection, the Body then considered on Second Reading House Bill No. 4100, as contained in Committee Report No. 11 and reported out by the Committee on Higher and Technical Education.

Upon direction of the Chair, the Secretary General read the title of the Bill, as follows:

"AN ACT MANDATING HIGHER EDUCATION INSTITUTIONS AND TECHNICAL-VOCATIONAL INSTITUTIONS TO ENSURE THE SAFETY AND SECURITY OF THE ACADEMIC COMMUNITY FROM INTERNAL AND EXTERNAL THREATS, THEREBY CREATING A CRIME PREVENTION COMMITTEE FOR THIS PURPOSE."

As copies of the Bill had been distributed to the Members, on motion of Rep. Defensor, there being no objection, the Body dispensed with the reading of the text of the measure without prejudice to its insertion into the Record of the House.

On further motion of Rep. Defensor, the Chair then recognized Rep. Ann K. Hofer, chairperson of the sponsoring Committee, to deliver her sponsorship speech.

**SPONSORSHIP SPEECH
OF REP. HOFER**

Mr. Speaker, esteemed colleagues, Ladies and Gentlemen.

The safest risk, it is said, is the one you did not take. We should not take a risk when it comes to the safety and security of our youth while they are in school learning to become responsible citizens of our land and future leaders of our nation.

And the risk to the safety of your youth has become greater in recent years.

Thus, because of its timeliness and enormous significance in ensuring the safety of our youth, I am honored and gratified to stand here today to sponsor a truly important piece of legislation, House Bill No. 4100, under Committee Report No.

11, entitled: "An Act Mandating Higher Education Institutions And Technical-Vocational Institutions To Ensure The Safety And Security Of The Academic Community From Internal And External Threats, Thereby Creating A Crime Prevention Committee For This Purpose" or the proposed Campus Safety and Security Act.

Mr. Speaker, at the outset, allow me to commend my two colleagues, both of whom I hugely respect and admire, namely, the Honorable Bel-lafior Angara-Castillo of the Lone District of Aurora Province and the Honorable Evelina Escudero of the First District of Sorsogon, for filing the proposed Campus Safety and Security Act.

This bill finds basis in Article XIV, Section 4 (1) of the Constitution which mandates the State to exercise reasonable supervision and regulation of all educational institutions. This includes the State's duty of ensuring the safety of our students while inside or within the area of their school premises.

Mr. Speaker, an assessment report by the Philippine National Police in 2013 identified the university belt, which has more than 80 colleges and universities, as among the top crime-prone zone in Metro Manila.

It can also be recalled that right after the September 2, 2016 Davao bombing incident, several schools in Quezon City and Manila had reportedly received bomb threats leading to cancellation of classes.

School authorities previously warned that their institutions have become "sitting targets" of criminals who cause havoc and fear among their students and teachers.

This situation has raised concerns about the safety and security of our educational institutions as our students' second home where they spend a great deal of their time.

Parents have entrusted their children to our educational institutions with the assurance that the school authorities are their guardians away from home -- a trust we must uphold.

This bill, Mr. Speaker, shall make it mandatory for higher education institutions or HEIs and technical-vocational institutions or TVIs to create a Crime Prevention Committee (CPC). This Crime Prevention Committee shall be tasked to formulate policies and strategies to protect the academic community from internal and external threats, such as theft, robbery, rape and other forms of violence within and outside the area where the HEI or TVI is located.

Primarily, the task of the CPC is to formulate a crime prevention strategy, arrived at in consultation with the school head, the chief of police where

the education institution is located, the punong barangay and other security specialists.

Mr. Speaker, this measure is without a doubt consistent with the thrust of President Rodrigo Roa Duterte of promoting peace and order in the country. As we know, our police force can only do so much. The passage of this bill will reinforce the efforts of our law enforcers to deliver the President's commitment of building a safe and peaceful community.

Thus, this Representative's emphasis is on the urgency of this bill, which the House already approved in both 15th and 16th Congresses. However, due to time constraints, it remained pending in the Senate.

Hence, it is my fervent hope that, this time, it will finally see the light of the day, for the sake of our children and future generations.

Mr. Speaker, we need to protect our youth. We need to protect our students, our teachers, and the other members of the academic community. Their protection is tantamount to the protection of the future of our nation.

For all these reasons, Mr. Speaker, I urge my colleagues in this venerable Chamber to please join me in working for the immediate passage of this piece of legislation.

INTERPELLATION OF REP. CASILAO

Recognized by the Chair upon motion of Rep. Defensor, Rep. Ariel "Ka Ayik" B. Casilao took the floor to clarify the definitions and concrete examples of campus internal and external threats as well as the specific coverage of the measure. He pointed out that student leaders do not want students' right to freedom of speech and demonstration to be curtailed or abused.

Rep. Hofer assured him that the Bill did not curtail students' rights and only specified theft, robbery, and other forms of violence and that she would welcome a provision to guarantee said rights. She added that the Implementing Rules and Regulations of the Bill could provide for the inclusion of student leaders in the committee that will coordinate with school boards, barangay officials, and law enforcers.

TERMINATION OF THE PERIOD OF SPONSORSHIP AND DEBATE

There being no more interpellations and speeches *en contra*, on motion of Rep. Defensor, there being no objection, the Body terminated the period of sponsorship and debate; and proceeded to the period of amendments.

AMENDMENT OF REP. GO (M.)

As proposed by Rep. Mark O. Go, and accepted by the Sponsor, there being no objection, the Body approved to change the phrase "Crime Prevention Committee" to SAFETY AND SECURITY COMMITTEE.

TERMINATION OF THE PERIOD OF AMENDMENTS

Thereupon, there being no other Committee and individual amendments, on motion of Rep. Defensor, there being no objection, the Body closed the period of amendments.

APPROVAL ON SECOND READING OF HOUSE BILL NO. 4100, AS AMENDED

On motion of Rep. Defensor, there being no objection, the Body approved on Second Reading, through *viva voce* voting, House Bill No. 4100, as amended.

BUSINESS FOR THE DAY: COMMITTEE REPORT NO. 12 ON HOUSE BILL NO. 416

On motion of Rep. Defensor, there being no objection, the Body considered on Second Reading House Bill No. 416, as contained in Committee Report No. 12, and reported out by the Committee on Basic Education and Culture.

Upon direction of the Chair, the Secretary General read the title of the Bill, to wit:

“AN ACT ALLOWING HOME ECONOMICS GRADUATES TO TEACH HOME ECONOMICS SUBJECTS AND HOME ECONOMICS-RELATED TECHNICAL-VOCATIONAL SUBJECTS IN ALL PUBLIC AND PRIVATE ELEMENTARY AND SECONDARY EDUCATIONAL INSTITUTIONS, RESPECTIVELY, CONSISTENT WITH SECTION 8 OF REPUBLIC ACT NO. 10533 OR THE ENHANCED BASIC EDUCATION ACT OF 2013.”

As copies of the Bill had been distributed to the Members, on motion of Rep. Defensor, there being no objection, the Body dispensed with the reading of the text of the measure without prejudice to its insertion into the Record of the House.

SPONSORSHIP SPEECH OF REP. ESCUDERO

Thereafter, on motion of Rep. Defensor, the Chair recognized Rep. Escudero, chairperson of the sponsoring Committee, who delivered the following sponsorship speech:

House Bill No. 416 is a refiled version of House Bill No. 1681, which was passed in the House of Representatives during the 16th Congress.

The Bill serves as a solution to the additional personnel needed to teach in technical-vocational subjects as provided for in Section 8 of Republic Act No. 10533, otherwise known as the “Enhanced Basic Education Act of 2013”. Section 8 (b) of the law provides that graduates of technical-vocational courses are allowed to teach in their specialized subjects in the secondary education, provided, that these graduates possess the necessary certification issued by the Technical Education and Skills Development Authority (TESDA). Section 8 (d) of the law further provides that the Department of Education (DepEd) and private education institutions may hire practitioners, with expertise in the specialized learning areas offered by the basic education curriculum, to teach in the secondary level on part-time basis only.

Home Economics degree holders are allowed to take the Licensure Examination for Teachers (LET) and its graduates are recognized to be more than adequately prepared for teaching positions and are also possessing skills as chefs and food service managers, as consumer and marketing researchers, as trainers, and as entrepreneurs, among others.

The objective of the Bill really is to provide opportunity for graduates of Home Economics to impart their skills, competencies, and knowledge to students of elementary and secondary schools by allowing them to teach Home Economics and Home Economics-related technical-vocational subjects in all public and private basic education institutions.

Its significant provisions include the following:

1. It mandates the hiring of Home Economics graduates to augment the demand for competent instructors in order to produce students with home economics and home economics-related technical-vocational skills;
2. It stipulates the academic requirements, competencies and standards that will qualify Home Economics graduates to teach technical-vocational subjects, provided that for them to

teach technical-vocational subjects in the secondary level, they must have acquired the National Certificate (NC) Level 1 and the NC Level 2 from the Technical Education and Skills Development Authority (TESDA);

3. It requires Home Economics graduates to take the LET within five years from the date of hiring but does not require the same who are willing to teach only on a part-time basis; and

4. It mandates that the Home Economics profession shall be represented in the Teacher Education Council (TEC).

Indeed, the Bill clarifies the need to complement the Home Economics profession to be part of the “Enhanced Basic Education Act of 2013.” This Bill has been approved by the House in the 16th Congress and transmitted also to the Senate, but due to lack of material time, it was not approved upon.

Therefore, Mr. Speaker, I respectfully seek for the approval of House Bill No. 416, under Committee Report No. 12, on Second Reading.

Thank you, Mr. Speaker.

APPROVAL ON SECOND READING OF HOUSE BILL NO. 416

Thereafter, on successive motions of Rep. Defensor, there being no objection, the Body terminated the period of sponsorship and debate in the absence of interpellations and speeches *en contra*; terminated the period of amendments in the absence of Committee and individual amendments; and approved House Bill No. 416 on Second Reading through *viva voce* voting.

APPROVAL OF THE JOURNAL

Subsequently, on motion of Rep. Defensor, there being no objection, the Body approved Journal No. 37, dated October 17, 2016.

SUSPENSION OF SESSION

The session was suspended at 6:08 p.m., upon motion of Rep. Defensor.

RESUMPTION OF SESSION

The session resumed at 6:09 p.m.

THE PRIVILEGE HOUR

With the unanimous consent of the House, on motion of Rep. Bernadette "BH" Herrera-Dy, there being no objection, the Chair declared a Privilege Hour and thereafter recognized Rep. Rico B. Geron for his privilege speech.

PRIVILEGE SPEECH OF REP. GERON

Rep. Geron delivered the following privilege speech:

Mr. Speaker, distinguished colleagues, on behalf of my constituents and the AGAP Party-List, I rise on a matter of personal and collective privilege to recognize the celebration of the month of October as Cooperative Month and to pay tribute to one billion people across the globe who own cooperative enterprises that contribute to sustainable development of the world.

This celebration is backed up by the two proclamations, Proclamation No. 2238, issued in 1982 by then President Ferdinand E. Marcos, which proclaimed October 16 to November 15 every year as Cooperative Month. Then Proclamation No. 493, in 2003, issued by then former President Gloria Macapagal-Arroyo, now our colleague here in this august Chamber, which superseded Proclamation No. 2238.

With this year's theme, "Cooperatives, The Catalyst of Change Through Poverty Eradication and Social Transformation," and the promise of the Duterte Administration that change will come and in fact, we have felt the change has indeed arrived, the cooperatives will play a very important role in nation building. We have an aggressive administration which will deliver programs that will advance the people's agenda in the realm of poverty alleviation and social transformation.

It is a reality that poverty and hunger are still rampant in rural areas and there are places where apathy and resentment have strangled hope, and where patience and faith have given way to outrage and despair. For fellow countrymen, the poverty-stricken barangay is a little more than a prison where an ingrained and unfair system ruthlessly and systematically denies to its people any opportunity for meaningful choices in jobs, housing, education, welfare, and public services. In these areas, cooperatives are a source of income, employment, services, and economic relief. It is to the cooperative that they turn to for economic alleviation. Cooperatives become vital in the light of our current experiences on food and rice crisis as well as the never-ending energy crisis.

Mr. Speaker, dear colleagues, here are some examples of cooperatives that have served their constituents well by giving them economic upliftment: the Siayan Officials and Employees Multi-Purpose Cooperative (SOEMPUCO) in Zamboanga del Norte; the National Confederation of Cooperatives (NATCCO), the second best performing cooperative federation in 2015 which is based in Quezon City; the Nueva Segovia Consortium of Cooperatives (NSCC), best performing cooperative federation in 2015 based in Ilocos Sur; the Ilahan Multi-Purpose Cooperative (IMPC) in Batangas City; the ACDI Multi-Purpose Cooperative, the biggest cooperative in the country of the Philippine Army; and the Soro-soro Ibaba Development Cooperative (SIDC) based in Batangas, the biggest agri-based cooperative with more than 24,000 livestock farmers and successfully operating in the different regions in the country. Another example, is our very own, House of Representatives Multi-Purpose Cooperative which is based in this House.

As a country, some of our old systems and setups have not kept pace as interdependence deepens. We simply must find better ways of working together and build systems that are tuned to our times. Systems that will be accountable, more representative and able to maximize our collective strength and our limited resources to the best benefit of our community that has become globally competitive.

The advantage with cooperatives is that they are based on the values of self-help, self-responsibility, democracy, equality, equity and solidarity. In the tradition of their founders, cooperative members believe in the ethical values of honesty, openness, social responsibility and caring for others. The following cooperative principles, recognized by the International Cooperative Alliance (ICA), are the guidelines by which co-operatives put their values into practice: 1) voluntary and open-membership; 2) democratic member control; 3) member economic participation; 4) autonomy and independence; 5) education, training, and information; 6) cooperation among co-operatives; and 7) concern for community.

Today, the cooperative movement has steered itself through the birthing pains of cooperatives during martial law, to the use of cooperatives as a cure-all vehicle during the Aquino period, to the realization during the current period of globalization that cooperatives can be the best business vehicle for the underprivileged to meet the demands of competition and growth.

Mr. Speaker, dear colleagues, may I present to you the lessons of successful cooperative organizing work for the past 25 years among our brothers and sisters striving for economic upliftment:

The first lesson is crucial. We must build on hope and not fear. We have seen that by mobilizing the best workers or farmers in the rural areas, they will produce goods that are competitively world class.

The second lesson is self reliance. Cooperatives that have succeeded have done so, not because of government assistance, but because they relied on their own resources through capital build-up and gradually established their business endeavors.

The third lesson is that the democratic structure of cooperatives has established and generated trust and confidence among its members. This is a key ingredient as this ensures economic democracy, that is: management is always accountable to its members and the business operations are transparent.

The message of the annual Cooperative Month is simple: cooperatives can improve the lot of our populace especially in the lower echelon of our society. Competition pressure should not collapse our social bonds, it should not collapse our labor standards, and it certainly should not collapse the environment provided by cooperatives for the underprivileged in order to prevent a social implosion.

The task now of government, the private sector, the academe, and even the cooperative sector itself is to tie up and connect cooperatives through the internet. This will be critical for the economic enhancement of the cooperative as it will be able to reach out and identify new clientele, and increase its marketing strategy on a 24-hour basis, not just in the local markets but also in the foreign markets.

How the cooperative movement develops its work will determine the success or failure of the cooperative. The academe says that 10 years from now, the digital divide will now be inexistent, those who have and do not have access to the internet will be the new indicator of who is underprivileged.

Mr. Speaker, dear colleagues, may I just point out that while the cooperative has contributed and aided government -- in the sense that where government service is not available, it is the cooperative that covers up for the government -- samantala, hindi naibibigay ng pamahalaan ang mga pangunahing serbisyo lalo na sa mga kanayunan tulad halimbawa ng serbisyo sa patubig, kuryente, at mga financial access para sa puhunan ng mga maliliit na mga mamamayan para sa kanilang pangkabuhayan. Kooperatiba ang pumupuno sa kakulangang ito.

But still, the coops are faced with challenges.

There are sectors who are calling for the removal of the tax exemptions of cooperatives as provided for under Section 60 of the Republic Act (RA) No. 9520, or the Philippine Cooperative Code of 2008, as they perceive cooperatives are just like any ordinary business enterprise.

We have a sector which does not appreciate the social and economic impact of cooperatives, and in fact belittles the effort of cooperatives. This anti-cooperative perception defeats the beneficial purpose of the law, it causes the regression of cooperative development efforts.

We in Congress are working hard to promote the growth and stability of the cooperative sector per the mandate of the Constitution while the cooperative movements are exerting efforts to protect the interests of the cooperative sector. Work or working in a cooperative as a director or in any other capacity is a moral occupation.

As the Chairman of the Committee on Cooperatives Development, the Committee will steadfastly work to maintain the tax exemption of cooperatives.

And in the same breadth, there is a need to revisit Republic Act No. 6939, the charter of the Cooperatives Development Authority. Mr. Speaker, the proposed measure was filed during the 16th Congress and was approved at the Committee level, submitted to the Committee on Appropriations and to the Committee on Ways and Means for their recommendation but has remained pending with the latter from December 2014 until the 16th Congress adjourned because the tax exemption provision did not sit well with the Department of Finance and the Bureau of Internal Revenue. It is the government itself that caused the constraint in the development of the cooperative movement. The cooperatives strive and thrive on their own using their own resources and nothing from government and yet they will be taxed for their efforts. The tax exemption is in the law, it is provided for under Republic Act No. 9520.

A cooperative is not just like any other kind of enterprise because the members who use the services and/or goods of the cooperatives are also the owners of the enterprise itself, and the tendency is to be truthful about the operations of the cooperative because they, as member-owners, are protecting their own interests. Cooperatives do not get aid from the government, though they get grants from entities that voluntarily assist in the cooperatives' endeavors. It is true also that cooperatives secure loans from GOCCs like the Land Bank; and these cooperatives have proven their worth as debtors as they have shown themselves during the

Gawad Pitak Awards. The most successful cooperatives are those that are fully accountable to their member-owners. The management, the board of directors are transparent in their operations.

Mr. Speaker, dear colleagues, let me express my gratitude to the men and women who have organized and are still organizing cooperatives. They have made a choice to make dreams come true through self-reliance. Cooperatives are this government's partners in economic development at the grassroots level. Cooperatives have long proven their viability as seen through their exemplary performances not only in their respective local areas of operations but have long expanded their operations to the provincial, regional and national levels, which is why there is a need to have a cooperative development officer in all local government unit levels. The continuing success of our cooperatives is a testament to our better instincts, our communal solidarity, and our shared values. However, I am advocating that instead of forming new cooperatives, I am advocating the merger or consolidation of cooperatives just like in Japan where there are only a few cooperatives but these are overwhelming successful.

While the national leadership is striving to re-direct the course of the country's economy, the cooperatives sector has strengthened its resolve through its varied advocacies to assist in the efforts of the leadership to ultimately contribute to the well-being of the country. Thus, because of the vital role that cooperatives play in shaping the economy of the country, cooperatives should be managed by competent, dedicated and selfless individuals as they need to steer their respective cooperatives to rise beyond their circumstances in order to help arrest and address the economic perils of global competition, the perils of global warming affecting our harvests and our lives, spiraling oil prices, and dwindling food stocks that threaten everyone's security. Thus, the training for the directors and officers of the cooperatives is mandatory from the fundamentals of cooperatives to trainings on good governance, management of cooperatives, risk management, specialized training on financial management, and credit management.

Indeed, if we are to focus on the government's efforts in building and developing cooperatives to combat or eradicate poverty, we will achieve President Rodrigo Duterte's mission of helping the underprivileged sector of our country. We can hit two birds with one stone as we will create a means to eradicate poverty on one hand and encourage the economic viability of cooperatives on the other hand. In the words of UN Secretary General Mr. Ban Ki-moon, "Cooperatives are a reminder to the international community that it is possible to pursue both economic viability and social responsibility."

On the occasion of this year's National Cooperative Month, the AGAP Party-List, together with coop-based Party-Lists in this august Chamber, Coop-NATCCO Party-List and Butil Party-List, we reiterate our call to the government to develop a strategy to assist the cooperatives sector thrive more. The cooperatives sector needs a sound policy environment conducive to the continued formation, growth, and stability of our cooperatives.

Finally, Mr. Speaker, fellow cooperators in this august Chamber, colleagues in this House, employees of this House, the Cooperative Development Authority, the cooperative development councils in the local government units, and all the cooperatives and its members nationwide, mula Batanes hanggang Jolo, isaludo natin ang sarili natin dahil ang ating movement ay nagbibigay lakas sa bawat miyembro at sa kanilang pamilya na nakagawa ng maunlad na komunidad ng dahil sa kooperatiba.

Let our respective cooperatives join the call for change by President Duterte by aligning our advocacies and activities for the advancement of the people's agenda in poverty alleviation and social transformation.

Mabuhay ang kilusang kooperatiba.

May I present for all your appreciation, a video of one of the most successful cooperatives in the Visayas, the Lamac Multi-Purpose Cooperative from Pinamungajan, Cebu.

(Video Presentation)

Maraming salamat po.

REFERRAL OF REP. GERON'S PRIVILEGE SPEECH

On motion of Rep. Herrera-Dy, there being no objection, the Body referred Rep. Geron's privilege speech to the Committee on Rules.

On further motion of Rep. Herrera-Dy, the Chair recognized Rep. Ruby M. Sahali to deliver her privilege speech.

PRIVILEGE SPEECH OF REP. SAHALI

Rep. Sahali delivered the following privilege speech:

Thank you, Mr. Speaker

Bismilla-hir rahma-nir raheem.

Assala-mu alaykum.

Warahmatullahi taala wabarakatuh.

First of all, I wish to thank from the bottom of my heart Speaker Pantaleon D. Alvarez for giving the House Special Committee on Peace, Reconciliation and Unity the rare opportunity to join as observers in the GRP-NDF 2nd Round of Formal Peace Talks in Oslo, Norway.

For those of us who attended the talks, it was a very enlightening and enriching experience *vis-à-vis* the peace process. We have seen a radiant ray of hope for a successful conclusion of the peace talks, as we observed the sincerity and dedication of both the negotiating parties in ironing out the kinks in the ongoing negotiations.

Yes, Mr. Speaker, esteemed colleagues, fellow countrymen, there is now hope for peace – a comprehensive, workable and lasting peace – for our country.

Thus, allow me to share three important things that came out from our official visit in Oslo, Norway.

First, with the help and contribution of the Royal Norwegian Government and the commitment to peace by both the government of the Republic of the Philippines and the National Democratic Front of the Philippines, we now have the GRP-NDF joint statement, entitled, “Joint Statement on the Second Round of Peace Talks Between the GRP and the NDFP.” Its purpose is to provide direction to the succeeding phases of the peace talks.

The salient features of the joint statement are the agreements on 1) the immediate release of detained prisoners listed by the NDFP, and 2) the President’s amnesty proclamation. Both panels also already agreed on the date and the venue of the next meeting.

There were series of meetings conducted successfully by the two negotiating panels to tackle, discuss or clarify, and agree on such issues as social and economic reforms, political and constitutional reforms, common outline on the end of hostilities, and the disposition of forces and joint monitoring. The Secretariat, I presume, has already furnished you copies or photocopies of the joint statement, along with the annexes.

Secondly, Mr. Speaker, the Oslo peace talks was not without its tense and worrisome part. On intervals, there were heated discussions, fueled by differences of opinion on substantial and contentious issues. It was a roller-coaster ride, Secretary Silvestre Bello III said.

Nonetheless, the patience, benevolence, wisdom, skill and optimism of the panelists won the day and the peace for us. I now wish to congratulate both panels, the government of the Republic of the Philippines and the National Democratic Front, for the success of the second round of peace talks in Oslo, Norway.

I now wish, and in my capacity as chairman of the House Special Committee on Peace, Unity and Reconciliation, convey to them my sincere felicitations. And I am urging them to finish the talks or the task to the very end.

Thirdly, Mr. Speaker, it is my impression that the NDFP panelists, together with CPP founding Chair Jose Maria Sison, have been very objective and engaging in their negotiation. I didn’t sense any of them taking things personally. It enabled the GRP panelists, who were equally self-sacrificing and prudent, to find the way of arriving to an agreement.

An author, Brian Koslow, has said, “During a negotiation, it would be wise not to take anything personally. If you leave personalities out of it, you will be able to see opportunities more objectively.” And kudos to both members of the negotiating teams for your objective and skillful handling of the negotiations, and for bearing in mind that the ultimate goal of the talks is not for the triumph of your respective interests but to achieve genuine peace and development for our country.

And finally, we also would like to express our deepest gratitude to His Excellency, President Rodrigo Duterte, for making all of this possible.

Mr. Speaker, I am deeply happy to have been part of that very exhilarating and rewarding undertaking in Oslo. Again, thank you. Rest assured that my Committee will do its part and its best to be able also to contribute, positively or significantly, in the peace process.

In closing, Mr. Speaker, on a very serious significance of our collective task at hand, I wish to quote former United States President Ronald Reagan’s words that “Our goal is peace. We can gain that peace by strengthening our alliances by speaking candidly about the dangers before us, by assuring potential adversaries of our seriousness, by actively pursuing every change of honest and fruitful negotiation.”

The team was headed by our Deputy Speaker Bai Sandra Sema together with me as chairman of the Committee, Congressman Jesus Sacdalan, Congresswoman Nancy Catamco, and Congressman Leopoldo Bataoil; and of course, Congressman Caloy Zarate was with us.

Maraming salamat po.

Wa billa-hit tawfeeq wal hida-yah!

Assala-mu alaykum.

Warahmatullahi wabarakatuhu!

**REFERRAL OF REP. SAHALI'S
PRIVILEGE SPEECH**

On motion of Rep. Herrera-Dy, there being no objection, the Body referred Rep. Sahali's privilege speech to the Committee on Rules.

TERMINATION OF THE PRIVILEGE HOUR

On motion of Rep. Herrera-Dy, there being no objection, the Body terminated the Privilege Hour.

ACKNOWLEDGMENT OF GUESTS

Rep. Herrera-Dy subsequently acknowledged the presence in the Session Hall of the guests of Rep. Juliet Marie B. Ferrer.

**RECONSIDERATION OF THE REFERRAL
OF HOUSE RESOLUTION NO. 6**

On motion of Rep. Herrera-Dy, there being no objection, the Body reconsidered the referral of House Resolution No. 6 to the Committee on Public Order and Safety and subsequently referred it to the Committees on Local Government, and Public Order and Safety.

ADJOURNMENT OF SESSION

On motion of Rep. Herrera-Dy, there being no objection, the Chair declared the session adjourned until four o' clock in the afternoon of Wednesday, October 19, 2016.

It was 6:41 p.m.

I hereby certify to the correctness of the foregoing.

(Sgd.) **ATTY. CESAR S. PAREJA**
Secretary General

Approved on October 19, 2016

Congress of the Philippines
House of Representatives
Quezon City, Philippines

MEMBERS' ATTENDANCE

Date: October 18, 2016

ABAD	BELMONTE (J.C.)	DE VERA
ABAYA	* BELMONTE (R.)	DEFENSOR
ABAYON	* BENITEZ	DEL MAR
ABELLANOSA	** BERNOS	* DEL ROSARIO
** ABU	BERTIZ	DELOSO-MONTALLA
* ABUEG	***** BIAZON	DIMAPORO (A.)
ACHARON	BILLONES	DIMAPORO (M.K.)
ACOP	BIRON	***** DUAVIT
ACOSTA	BOLILIA	DURANO
ACOSTA-ALBA	BONDOC	***** DY
ADIONG	BORDADO	ELAGO
ADVINCULA	BRAVO (A.)	ENVERGA
AGARAO	BRAVO (M.V.)	***** ERICE
AGGABAO	BROSAS	ERIGUEL
AGLIPAY-VILLAR	BULUT-BEGTANG	ERMITA-BUHAIN
AKBAR	CAGAS	ESCUDERO
***** ALBANO	CALDERON	ESPINA
***** ALCALA	CALIXTO-RUBIANO	* ESPINO
ALEJANO	CAMINERO	ESTRELLA
ALMARIO	CAMPOS	EUSEBIO
ALMONTE	CANAMA	EVARDONE
ALONTE	CARI	FARIÑAS
ALVAREZ (F.)	CASILAO	** FERNANDO
* ALVAREZ (M.)	CASTELO	FERRER (J.)
** ALVAREZ (P.)	CASTRO (F.L.)	* FERRER (L.)
* AMANTE	CASTRO (F.H.)	***** FERRIOL-PASCUAL
AMATONG	CATAMCO	* FLOIRENDO
ANDAYA	** CAYETANO	FLORES
ANGARA-CASTILLO	* CELESTE	FORTUN
ANTONINO	**** CERAFICA	FORTUNO
ANTONIO	CERILLES	FUENTEBELLA
ARAGONES	CHAVEZ	GARBIN
ARBISON	CHIPECO	GARCIA (G.)
ARCILLAS	CO	GARCIA (J.E.)
ARENAS	* COJUANGCO	GARCIA-ALBANO
ATIENZA	***** COLLANTES	GARIN (R.)
AUMENTADO	CORTES	GARIN (S.)
BAG-AO	CORTUNA	GASATAYA
BAGATSING	COSALAN	***** GATCHALIAN
BAGUILAT	CRISOLOGO	GERON
BANAL	CUA	GO (A.C.)
BARBERS	CUARESMA	GO (M.)
BARZAGA	CUEVA	GOMEZ
BATAOIL	DALIPE	GONZAGA
BATOCABE	DALOG	GONZALES (A.P.)
BAUTISTA-BANDIGAN	DAZA	GONZALES (A.D.)
BELARO	DE JESUS	GONZALEZ
BELMONTE (F.)	DE VENECIA	**** GORRICETA

GULLAS	OLIVAREZ	SINGSON
HERNANDEZ	ONG (E.)	SUANSING (E.)
HERRERA-DY	ONG (H.)	SUANSING (H.)
HOFER	ORTEGA (P.)	SUAREZ
JALOSJOS	ORTEGA (V.N.)	SY-ALVARADO
* JAVIER	PACQUIAO	TAMBUNTING
* KHO	PADUANO	TAN (A.)
***** KHONGHUN	PALMA	TAN (M.)
LABADLABAD	PANCHO	TAN (S.)
LACSON	PANGANIBAN	TEJADA
LAGMAN	PANOTES	TEVES
LANETE	* PAPANDAYAN	TIANGCO
LAOGAN	PICHAY	TING
LAZATIN	PIMENTEL	TINIO
***** LEACHON	PINEDA	TOLENTINO
LEE	PLAZA	TREÑAS
LIMKAICHONG	PRIMICIAS-AGABAS	TUGNA
LOBREGAT	QUIMBO	TUPAS
LOPEZ (B.)	* RADAZA	* TURABIN-HATAMAN
LOPEZ (C.)	RAMIREZ-SATO	TY
LOPEZ (M.L.)	RAMOS	UMALI
LOYOLA	RELAMPAGOS	UNABIA
MACAPAGAL-ARROYO	REVILLA	UNGAB
MACEDA	ROA-PUNO	UNICO
MADRONA	* ROBES	* UY (J.)
MALAPITAN	***** ROCAMORA	UY (R.)
MANALO	RODRIGUEZ (I.)	* UYBARRETA
MANGAOANG	RODRIGUEZ (M.)	VARGAS
MANGUDADATU (S.)	ROMAN	VARGAS-ALFONSO
* MANGUDADATU (Z.)	ROMERO	VELARDE
MARCOLETA	ROMUALDEZ	VELASCO
MARCOS	ROMUALDO	VELASCO-CATERA
MARIÑO	** ROQUE (H.)	VELOSO
MARQUEZ	ROQUE (R.)	VERGARA
* MARTINEZ	SACDALAN	VILLAFUERTE
MATUGAS	SAGARBARRIA	VILLANUEVA
* MELLANA	SAHALI	***** VILLARAZA-SUAREZ
MENDING	SALCEDA	VILLARICA
MERCADO	* SALIMBANGON	VILLARIN
MIRASOL	SALO	VIOLAGO
MONTORO	SALON	***** YAP (A.)
NAVA	* SAMBAR	YAP (M.)
NIETO	* SANDOVAL	***** YAP (V.)
NOEL	SANTOS-RECTO	YU
NOGRALES (J.J.)	** SARMIENTO (C.)	ZAMORA (M.C.)
NOGRALES (K.A.)	** SARMIENTO (E.M.)	ZAMORA (R.)
NOLASCO	SAVELLANO	***** ZARATE
NUÑEZ-MALANYAON	SEMA	ZUBIRI
OAMINAL	SIAO	
OCAMPO	SILVERIO	

* Appeared before/after Roll Call

** On official mission

*** Attended meetings of CA/HRET/Conference Committee/Committee meetings authorized by Committee on Rules

**** Officially notified the House, through the Secretariat, of their absence

***** Absent without notice

(Subject to correction/s that may appear in the Annual Journal)