COMMITTEE REPORT NO. 1036

Submitted by the Committee on Suffrage and Electoral Reforms on June 1, 2021.

Re: House Bill No. 9557

Recommending its approval in substitution of House Bill No. 91

Sponsors: Representatives Juliet Marie de Leon Ferrer and Edgar Mary S. Sarmiento

Mr. Speaker:

The Committee on Suffrage and Electoral Reforms, to which was referred House Bill No. 91 introduced by Rep. Edgar Mary S. Sarmiento, entitled:

“AN ACT
AMENDING SECTION 69 OF BATAS PAMBANSA BILANG 881, ALSO KNOWN AS THE OMNIBUS ELECTION CODE, IMPOSING A FINE UPON A NUISANCE CANDIDATE AND/OR PERSONS IN CONSPIRACY WITH SUCH CANDIDATE FOR THE MALICOUS FILING OF A CERTIFICATE OF CANDIDACY”

has considered the same and recommends that the attached House Bill No. 9557, entitled:

AN ACT
PROVIDING AN EFFICIENT PROCEDURE FOR DECLARING A NUISANCE CANDIDATE AND IMPOSING STIFFER PENALTIES ON THE NUISANCE CANDIDATE AND ANY PERSON WHO HAS CAUSED THE FILING OF A NUISANCE CANDIDATE’S CERTIFICATE OF CANDIDACY, AMENDING FOR THE PURPOSE SECTION 69 OF BATAS PAMBANSA BILANG 881, AS AMENDED, ALSO KNOWN AS “THE OMNIBUS ELECTION CODE OF THE PHILIPPINES”

be approved in substitution of House Bill No. 91 with Representatives Edgar Mary S. Sarmiento, Micaela S. Violago, Rosanna “Ria” V. Vergara, Precious Hipolito Castelo and Juliet Marie de Leon Ferrer as the authors thereof.

Respectfully submitted,

REP. JULIET MARIE DE LEON FERRER
Chairperson
Committee on Suffrage and Electoral Reforms
AN ACT

PROVIDING AN EFFICIENT PROCEDURE FOR DECLARING A NUISANCE CANDIDATE AND IMPOSING STIFFER PENALTIES ON THE NUISANCE CANDIDATE AND ANY PERSON WHO HAS CAUSED THE FILING OF A NUISANCE CANDIDATE’S CERTIFICATE OF CANDIDACY, AMENDING FOR THE PURPOSE SECTION 69 OF BATAS PAMBANSA BILANG 881, AS AMENDED, ALSO KNOWN AS “THE OMNIBUS ELECTION CODE OF THE PHILIPPINES”

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

SECTION 1. Section 69 of the Omnibus Election Code is hereby amended to read as follows:

“Sec. 69. Nuisance candidates.- The Commission may motu proprio or upon a verified petition of an interested party refuse to give due course to or cancel a certificate of candidacy if it is shown that said certificate has been filed to put the election process in mockery or disrepute or to cause confusion among the voters by the similarity of the names of the registered candidates or by other circumstances or acts which clearly demonstrate that the candidate has no bona fide intention to run for the office for which the certificate of candidacy has been filed and thus prevent a faithful determination of the true will of the electorate.

AS USED IN THIS ACT, AN INTERESTED PARTY REFERS TO A REGISTERED CANDIDATE FOR THE SAME OFFICE AS THAT OF
THE NUISANCE CANDIDATE OR THE FORMER’S DULY AUTHORIZED REPRESENTATIVE.

THE VERIFIED PETITION TO DECLARE A DULY REGISTERED CANDIDATE AS A NUISANCE CANDIDATE SHALL BE FILED WITH THE COMMISSION WITHIN FIVE (5) DAYS FROM THE LAST DAY OF THE FILING OF CERTIFICATES OF CANDIDACY. FILING BY MAIL SHALL NOT BE ALLOWED.


THE RESPONDENT CANDIDATE AND THE PERSON OR PERSONS ALLEGED TO HAVE CAUSED THE FILING OF THE CERTIFICATE OF CANDIDACY SHALL BE GIVEN THREE (3) DAYS FROM RECEIPT OF THE SUMMONS WITHIN WHICH TO FILE A VERIFIED ANSWER TO THE PETITION, SERVING A COPY THEREOF TO THE PETITIONER. NO MOTION TO DISMISS SHALL BE ALLOWED BUT THE GROUNDS FOR A MOTION TO DISMISS MAY BE RAISED AS AFFIRMATIVE DEFENSES IN THE ANSWER.

THE COMMISSION MAY DESIGNATE ANY OF ITS OFFICIALS WHO IS A LAWYER TO HEAR THE CASE AND RECEIVE PIECES OF EVIDENCE TO DETERMINE THE EXISTENCE OF MALICE AND BAD FAITH IN THE FILING OF THE CERTIFICATE OF CANDIDACY IN QUESTION.


THE COMMISSION SHALL WITHIN TWENTY-FOUR (24) HOURS, THROUGH THE FASTEST AVAILABLE MEANS,
DISSEMINATE ITS DECISION OR THE DECISION OF THE SUPREME COURT TO THE CITY OR MUNICIPAL ELECTION REGISTRARS, BOARDS OF ELECTION INSPECTORS AND THE GENERAL PUBLIC IN THE POLITICAL SUBDIVISION CONCERNED.

THE COMMISSION SHALL IMPOSE A FINE OF NOT LESS THAN ONE HUNDRED THOUSAND PESOS (P100,000.00) ON A NUISANCE CANDIDATE AND ANY PERSON NAMED IN THE VERIFIED PETITION AND FOUND TO HAVE CONSPIRED WITH OR INDUCED THE CANDIDATE TO FILE SUCH A CERTIFICATE.

ANY PERSON DECLARED AS A NUISANCE CANDIDATE BY FINAL AND EXECUTORY JUDGMENT, WHO CONTINUES TO MISREPRESENT OR HOLD ONESELF OUT AS A CANDIDATE BY CONTINUING TO CAMPAIGN THEREAFTER, OR ANY PUBLIC OFFICER OR PRIVATE INDIVIDUAL WHO KNOWINGLY INDUCES OR ABETS SUCH A MISREPRESENTATION, SHALL BE LIABLE FOR AN ELECTION OFFENSE AND BE SUBJECT TO THE PENALTY PROVIDED FOR IN SECTION 264 OF THIS CODE.

SEC. 2. Within sixty (60) days from the effectivity of this Act, the Commission shall promulgate the implementing rules and regulations particularly on the imposition of fines upon a nuisance candidate and any person who caused the filing of the certificate of candidacy.

SEC. 3. If any portion or provision of this Act is declared unconstitutional, the remainder of this Act or any provision not affected thereby shall remain in force and effect.

SEC. 4. Section 5 on procedure in cases of nuisance candidate of Republic Act No. 6646, otherwise known as “The Electoral Reforms Law of 1987” is hereby repealed while Section 27 on election offenses of the same Act is hereby amended.

All laws, acts, presidential decrees, executive orders, issuances, presidential proclamations, rules and regulations or parts thereof, which are contrary to and inconsistent with this Act, are hereby repealed, amended or modified accordingly.

SEC. 5. This Act shall take effect fifteen (15) days after its publication in the Official Gazette or in a newspaper of general circulation.

Approved,
AN ACT PROVIDING AN EFFICIENT PROCEDURE FOR DECLARING A NUISANCE CANDIDATE AND IMPOSING STIFFER PENALTIES ON THE NUISANCE CANDIDATE AND ANY PERSON WHO HAS CAUSED THE FILING OF A NUISANCE CANDIDATE’S CERTIFICATE OF CANDIDACY, AMENDING FOR THE PURPOSE SECTION 69 OF BATAS PAMBANSA BILANG 881, AS AMENDED, ALSO KNOWN AS “THE OMNIBUS ELECTION CODE OF THE PHILIPPINES”

Introduced by: REPRESENTATIVES EDGAR MARY S. SARMIENTO, MICAELA S. VIOLAGO, ROSANNA “RIA” V. VERGARA, PRECIOUS HIPOLITO CASTELO and JULIET MARIE DE LEON FERRER

Committee Referral: COMMITTEE ON SUFFRAGE AND ELECTORAL REFORMS
Committee Chairperson: REP. JULIET MARIE DE LEON FERRER

OBJECTIVES:

- Preserve the integrity of the electoral process and promote respect for it as an important facet of Philippine democracy;

- To ensure that the true will of the people is reflected by the results of elections.

KEY PROVISIONS:

- Mandates the Commission on Elections, upon notice and hearing, and upon proof of malice or bad faith, to impose the penalty of a minimum of one hundred thousand pesos (P100,000.00) on the person who filed such a certificate of candidacy to put the election process in mockery or disrepute or to cause confusion among the voters by the similarity of the names of the registered candidates or by other circumstances or acts which clearly demonstrate that the person has no bona fide intention to run for the office for which the certificate of candidacy was filed and thus prevent a faithful determination of the true will of the electorate;
• Provides that any person named in the verified petition and found to have been in conspiracy with or to have induced the person to file such a certificate shall likewise be made to pay a fine of a minimum of one hundred thousand pesos (P100,000.00);

• States that the Commission shall summon the nuisance candidate, the person or persons alleged to have caused the filing of the certificate of candidacy in question, and the members of the candidate’s party in a hearing specifically called to determine the existence of malice and bad faith in the filing of the certificate of candidacy in question.

RELATED LAWS:

• Section 69 of Batas Pambansa Blg. 881, “The Omnibus Election Code”
• Republic Act No. 6646, “The Electoral Reforms Law of 1987”