



Republika ng Pilipinas
Lungsod Quezon
SANGGUNIANG PANLUNGSOD
(City Council)

PO99-50

48th Regular Session

ORDINANCE NO. ~~85~~ 851, S-99

AN ORDINANCE REQUIRING ALL CONSTRUCTION COMPANIES DOING CONSTRUCTION PROJECTS IN QUEZON CITY TO POST A BOND WHICH WILL TAKE CARE OF THE REFUSE LEFT BY THE CONSTRUCTION COMPANIES AND PROVIDING PENALTIES FOR VIOLATION THEREOF.

Introduced by Councilor JULIAN M.L. COSETENG.

Co-Introduced by Councilors Wilma Amoranto-Sarino, Elizabeth A. Delarmente, Vincent P. Crisologo, Ma. Fresca M. Biglang-awa, Godofredo T. Liban II, Eric Z. Medina, Eufemio C. Lagumbay, Michael F. Planas, Anthony C. Castelo, Nanette Castelo Daza, Marcel C. Rillo, Ramon G. Mathay, Alma F. Montilla, Bayani V. Hipol and Marvin C. Rillo.

WHEREAS, Sec. 458 (a) (5) (xiii) of the Local Government Code provides in part, that the Sangguniang Panlungsod shall approve ordinances that "...prohibit littering and the placing or throwing of garbage, refuse and other filth and wastes,"

WHEREAS, construction of various structures proliferate our City's landscape;

WHEREAS, it has been a common sight in the City that after said structures are constructed, piles of construction debris are unscrupulously left behind by some constructors;

WHEREAS, these left-over debris are one of the sources of eye-sore and contribute to the clogging of the City's sewerage system thereby causing floods in the city;

WHEREAS, these left-over debris also contribute to the traffic problem as they are sometimes spilling over to our City streets;

WHEREAS, there is an imperative need for these construction firms to be responsible in disposing of their waste;

NOW, THEREFORE,

BE IT ORDAINED BY THE CITY COUNCIL OF QUEZON CITY IN SESSION ASSEMBLED:

SECTION 2. Violation of this Ordinance shall be punishable by a fine of not exceeding FIVE THOUSAND PESOS (P5,000.00) and the expense of collecting the construction debris or refuse shall be for the account of the erring construction companies. Furthermore, no building permit in favor of the said construction company shall be issued unless the said fine or expense in the collection of the construction debris or refuse has been paid.


SECTION 3. The construction company held liable under this Ordinance shall be made to post a bond in favor of the City government before it can be allowed again to do business in the City. Such bond shall answer for any expense that the City may incur in case said construction company should again violate this Ordinance.

SECTION 4. This Ordinance shall take effect immediately upon its approval.

ENACTED: December 14, 1999.

CONNIE S. ANGELES
City Vice Mayor
Presiding Officer

ATTESTED:


EUGENIO V. JURILLA
City Council Secretary

APPROVED: _____


ISMAEL A. MATHAY, JR.
City Mayor

CERTIFICATION

This is to certify that this Ordinance which was enacted on December 14, 1999, was forwarded to the Office of the City Mayor for his consideration on February 2, 2000, but the same was not returned to the Office of the City Council Secretary up to this date. Hence, pursuant to the provisions of Sec. 54 of R.A. 7160, this Ordinance is deemed approved for all legal intents and purposes.

This is a reconstituted ordinance.

August 7, 2001.


EUGENIO V. JURILLA
City Council Secretary