



Republic of the Philippines  
PROVINCE OF ZAMBOANGA DEL NORTE  
Municipality of President Manuel A. Roxas

**OFFICE OF THE SANGGUNIANG BAYAN**

EXCERPT FROM THE MINUTES OF THE REGULAR SESSION OF THE SANGGUNIANG BAYAN OF PRESIDENT MANUEL A. ROXAS, ZAMBOANGA DEL NORTE HELD AT THE ROXAS MUNICIPAL SESSION HALL ON JANUARY 22, 2018

**PRESENT:**

Hon. Ismael A. Rengquijo, Jr.,	SB Member/ Floor Leader
Hon. Clayford C. Vailoces,	SB Member/ 1 <sup>st</sup> Asst. Floor Leader
Hon. Lucilito C. Bael,	SB Member
Hon. Glicerio E. Cabus, Jr.,	SB Member
Hon. Mark Julius C. Ybanez,	SB Member/ President Pro Tempore-Acting Presiding Officer
Hon. Librado C. Magcanta, Sr.,	SB Member/ 2 <sup>nd</sup> Asst. Floor Leader
Hon. Helen L. Bruce,	SB Member
Hon. Reynaldo G. Abitona,	SB Member
Hon. Angelita L. Rengquijo,	ABC President/ SB Member

**ABSENT:**

Hon. Leonor O. Alberto,	Municipal Vice Mayor/ Regular Presiding Officer – OIC Mun. Mayor
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**“RESOLUTION NO. 33**

Series 2018

**RESOLUTION FORWARDING AND APPELLING TO THE SANGGUNIANG PANLALAWIGAN FOR RECONSIDERATION OF ORDINANCE NO. 07, SERIES OF 2016 OF THE SANGGUNIANG BAYAN OF PRES. M. A. ROXAS, THIS PROVINCE FOR ANOTHER REVIEW AND APPROVAL, WITH EXPLANATIONS OF THIS AUGUST BODY**

**WHEREAS**, Ordinance No. 07, Series of 2016 entitled, “AN ORDINANCE ENACTING THE CHILDREN’S CODE OF THE MUNICIPALITY OF PRESIDENT MANUEL A. ROXAS, ZAMBOANGA DEL NORTE,” of this august body was returned without desired action, with advice to consider and/ or adhere to the recommendations under Resolution No. 501 by the Sangguniang Panlalawigan, dated October 9, 2017;

**WHEREAS**, the recommendations as advised by the Sangguniang Panlalawigan on its resolution were really appreciated and seriously taken into consideration during the deliberation of the members of this body particularly with the committee on laws/ ordinances and social welfare services that conducted further study of the said ordinance to come up with a recommendation to the plenary;

**WHEREFORE**, viewed from the foregoing, and  
On motion of Hon. Clayford C. Vailoces, mass seconded, be it

**RESOLVED**, as this Body does hereby resolve, to forward and appeal to the Sangguniang Panlalawigan for reconsideration of Ordinance No. 07, series of 2016 of the Sangguniang Bayan of Pres. M.A Roxas, Z.N . for another review and approval, with explanations of this august body as follows:

1. That recommendation no. 1 of the Sangguniang Panlalawigan pertaining to Article V of the instant ordinance has been taken into consideration and adhered to by deleting the sanction/ penalties imposed under Section 51 for violation of the curfew hour /child protection hour.
2. That recommendation no. 2 of the Sangguniang Panlalawigan pertaining to Section 70 of the instant ordinance has been also taken into consideration and adhered to, and now incorporated in the ordinance;
3. That recommendation No. 3 of the Sangguniang Panlalawigan Pertaining to penalties provided in Section 115, Article X has been corrected and penalties for second, third and fourth and subsequent offense are now incorporated in the ordinance.

4. As for recommendation no. 4 of the Sangguniang Panlalawigan, this august body found out after its careful study that the issue about the composition and membership of Local Council for the protection of children is provided under the IRR of RA 9344 which include a Child Representative as member of the council aside of the youth representative from the Sangguniang Kabataan. This august body believed that the inclusion of a Child Representative to the membership of LCPC as reflected in the instant ordinance is in order and consistent with existing national law as mentioned above.
5. The last recommendation of the Sangguniang Panlalawigan has been also taken into consideration and the instant ordinance has incorporated now the specific offenses that warrant placing the offended party to protective custody consistent with Executive Order No. 56, Series of 1986 which is for child prostitution and exploitation. In addition, the ordinance has been mentioned now the status offenses provided under RA 9344 as amended by RA 10630 being not qualified for immediate protective custody.

**RESOLVED FINALLY**, to forward a copy of this resolution to the Sangguniang Panlalawigan thru the SP Secretary, Legislative Building, Capitol Site, Dipolog City, for appropriate action, for appropriate action;

Carried unanimously.”

I HEREBY CERTIFY to the correctness of the above-quoted resolution.

**JOVINA B. TABILIRAN**  
SB Secretary

**CERTIFIED CORRECT AS TO ITS PASSAGE:**

**MARK JULIUS C. YBAÑEZ**  
SB Member/ President Pro Tempore  
Acting Presiding Officer