

REPUBLIKA NG PILIPINAS
TANGGAPAN NG SANGGUNIANG PANLUNGSOD
LUNGSOD NG BAKOLOD

ORDINANCE NO. 180
Series of 1981

AN ORDINANCE PROHIBITING LOITERING AND REGULATING ENTRANCE OF PERSONS IN SCHOOLS AND TEACHER-STUDENT RELATIONSHIP AND FOR OTHER PURPOSES.

Section 1 - Definition of Terms.

A. Loitering for the purpose of this Ordinance means to stand or move around within the school campus or premises idly and without any legitimate purpose;

B. School premises or campus means the school itself, PUBLIC OR PRIVATE, including all buildings, classrooms and the open spaces thereof;

C. Class hours - means that period of time from six o'clock in the morning up to six o'clock in the evening for the elementary and high schools, and for colleges, universities and other schools with evening classes from six o'clock in the morning to nine o'clock in the evening;

D. School days - means where classes are authorized by the Ministry of Education and Culture to include Sundays or holidays, when special functions in school are held like the ROTC training, Citizens Army Training (CAT), Youth Development Training (YDT), Youth Civic Action Program (YCAP), seminars, Boy Scouts, Girl Scouts and the like;

Section 2 - Any person who loiters in any school premises or campus, shall be fined the sum of One Hundred (P100.00) pesos and an imprisonment of three (3) months for the first offense; P150.00 fine and imprisonment of five (5) months for the second offense, and a fine of P200.00 and imprisonment of six (6) Months for the third offense;

Section 3 - No student shall be allowed to enter the school premises during school days without wearing the required identification card with picture; and the proper school uniform, if such is required. A fine of P2.00 for the first offense; P5.00 for the second offense and P10.00 for each violation of the succeeding offenses shall be imposed administratively by the school principal;

Section 4 - Any loiterer who is found with deadly weapon shall, upon conviction under this Ordinance, be fined P200.00 and imprisonment of six (6) months. If the loiterer belongs to another school, the Court shall recommend to the school where he/she is enrolled his/her suspension not exceeding 15 days from the school in the discretion of the Court without prejudice to the filing of a separate complaint for illegal possession of deadly weapon;

Section 5 - If the person involved is found with or using prohibited drugs as defined in the Revised Penal Code, action against him/her shall be proceeded in accordance with the provisions of the Revised

Penal Code, action against him/her shall be proceeded in accordance with the provisions of the Revised Penal Code and/or other laws providing for higher penalties in addition to the penalty of six (6) months imprisonment, under this Ordinance.

Section 6 - No student or teacher shall come to class under the influence of liquor, and no liquor shall be sold, offered or given in any school premises to any teacher, student, elementary, high school or college, except on special occasions like Induction of Officers of Parents-Teachers Association, Faculty Club, special cultural and educational performances and similar occasions where liquors maybe allowed on moderate quantity, but not to elementary or high school or college students below the age of eighteen (18);

Section 7 - A person is prima facie considered a loiterer if he/she commits any of the crimes under the Revised Penal Code or special law or Presidential Decrees within any campus premises against any student, teacher, employee or properties of the school where he/she is not supposed to be;

Section 8 - In order that any person with lawful purpose may not be considered a loiterer, he/she must upon entrance in any school premises first ask permission from the security guard on duty if there is any, or he/she proceeds to the office of the principal or school administrator and announce his/her purpose. If the purpose is to see someone, the school principal or administrator shall send for the person whom the visitor may wish to see in his/her office.

The administrator may deny the request if the purpose is not valid or reasonable or if said person is under the influence of liquor or prohibited drug. In which case, said person shall, upon denial of his/her request immediately leave the school premises, without prejudice on the part of the school principal or administrator to call any person in authority or agent of persons in authority for appropriate action.

There must be a log book or registry to be kept by every school where the names and signatures of visitors must appear to include the date and time of the visit, except on special functions mentioned under Section 3 hereof.

Section 9 - Entrance of persons in schools or their premises in the evening or during off-classes or holidays, except as herein provided, is prohibited. Violation of this section shall be penalized by the penalties provided in Section 2 of this Ordinance.

Section 10 - Students of every school must respect their teachers and supervisors at all times; behave properly and maintain obedience to the just and lawful orders of their teachers or superiors.

Section 11 - Teachers and school administrators shall, in turn act with respect, decency, reasonable means and caution in dealing with their students, bearing in mind the limited degree of tolerance, diplomacy, tact and farsightedness, without spoiling the students in discipline and decorum.

Section 12 - Under no circumstance shall any student and/or any person engage or commit any act of immorality in any school or campus premises.

An act shall be deemed immoral if it offends good customs and decency. Violation of this section shall be penalized by the penalties provided for under Section 2 of this Ordinance.

Section 13 - Violation of Sections 6 and 10 of this Ordinance shall mean an administrative sanction, and the City Superintendent of Schools is hereby authorized to promulgate such pertinent rules and regulations that shall penalize a student by at least a minimum of five (5) days suspension and a maximum of expulsion, and on the part of the teachers and employees a minimum of fifteen (15) days suspension without pay and the maximum penalty of dismissal, for cause.

The foregoing penalties are without prejudice on the part of the City Fiscal to institute the proper complaint or information for violation of the Revised Penal Code, special law or Presidential Decree, if any provisions thereof have been violated.

Section 14 - Repealing Clause - All ordinances or part thereof inconsistent with the provisions hereof are hereby repealed.

Section 15 - Effectivity - This Ordinance shall take effect fifteen (15) days from its approval.

CARRIED BY THE VOTE OF:


Affirmative:

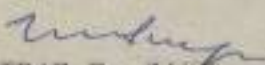
- S.P.Ms. Inocencio Y. Lucasan, Pedro E. Jimenea, Rolando
- C. Estrella, Romeo S. Geocadin, Rodolfo A. Parreño,
- Rodolfo S. Magbanua, Jose Vicente G. Tanpinco,
- Constancio G. Legaspi, Raymundo G. Pandan.

Negative: N o n e .

Absent : S.P.M. Mary Agnes A. Navarra.

Passed : December 29, 1981.


 JOSE H. LAS PINAS
 Vice-Mayor
 Presiding Officer

ATTESTED: 
 NATIVIDAD B. SAIO
 Minutes Officer

APPROVED: December 31, 1981


 JOSE F. NONVALVO, JR.
 City Mayor