



Republic of the Philippines
Tanggapan ng Sangguniang Panlungsod
City of Naga



ORDINANCE NO. 86-019

AN ORDINANCE AMENDING CITY ORDINANCE NO. 383, S. 1971, OTHERWISE KNOWN AS ANTI-LITTERING ORDINANCE, EXPANDING ITS SCOPE OF OPERATION AND INCREASING THE PENALTIES PROVIDED THEREIN: -

Be it ordained by the Sangguniang Panlungsod of the City of Naga, that:

SECTION 1. - City Ordinance No. 383, S. 1971, otherwise known as the anti-littering Ordinance, is hereby amended to read as follows:

“SECTION 1. - DEFINITION OF TERMS. - For the purpose of this ordinance, the term LITTERING is defined as the careless or intentional scattering about, throwing, placing or depositing or allow to fall, flow into or escape, garbage, waste paper, scrap or rubbish, cigarette butt, paper/plastic wrapping or bag, obnoxious matter, dung, carrion, dead animal, offal, sweeping, human or animal manure, or any filthy putrid or offensive substance or the contents of any vault or cesspool, making any place messy, untidy and unsanitary.”

“SECTION 2. - No person or persons, whether carelessly or intentionally, shall scatter about, throw, place or deposit, allow to fall or to flow into or escape or cause to be scattered about, throw, placed, or deposited, or cause to fall or to flow into or to escape, any garbage, waste paper, scrap or rubbish, cigarette butt, paper/plastic wrapping or bag, obnoxious matter, dung, carrion, dead animal, offal, sweeping, human or animal manure, and other similar waste materials, or any filthy putrid or offensive substance or the contents of any vault or cesspool, nor shall urinate or defecate in city streets, alleys and sidewalks, barangay multi-purpose buildings, barangay basketball courts and multi-purpose pavements, school buildings, stages and school compounds, sports and athletic grounds and grandstands, parks and plazas, public or private markets and their premises, and other similar public places, or rivers, banks of rivers, esteros, canals, streams or similar public or private properties, within the territorial jurisdiction of the City of Naga.”

“SECTION 3. - This ordinance shall be strictly enforced by the City Mayor, City Police, the City Health Officer including their deputies, agents and representatives, the barangay council officials, Kabataang barangay council officials and barangay tanods of the 27 barangays of the city and by all school and building administrators and teachers and by virtue of this Ordinance are all hereby deputized as law enforcers.”

“SECTION 4. - The deputization of all barangay council officials, kabataang barangay council members, barangay tanods, school and building administrators and teachers shall be effected immediately upon approval of this Ordinance.”

“SECTION 5. - PENALTY. - Any violation of this ordinance shall be penalized by a fine of One hundred (P100.00) Pesos for the first offense, Two Hundred (P200.00)

Pesos for the second offense and Three Hundred (P300.00) Pesos for the third offense, or a subsidiary imprisonment of to exceeding six (6) months in case of insolvency, or both such fine and imprisonment at the discretion of the court.”

“SECTION 6. - SEPARABILITY CLAUSE. - If for any reason or reasons, any part or provision of this ordinance shall be held unconstitutional or invalid, other parts or provisions thereof which are not affected thereby shall continue to be in full force and effect.”

“SECTION 7. - REPEALING AND AMENDATORY CLAUSE. - Any Ordinance, and administrative regulations, or part or parts thereof which are inconsistent with this ordinance are hereby repealed, amended or modified accordingly.”

SECTION 2. - EFFECTIVITY. - This ordinance shall take effect upon its approval.

ENACTED: August 6, 1986.

WE HEREBY CERTIFY to the correctness of the foregoing ordinance.

J. ANTONIO A. AMPARADO
City Secretary

EFREN G. SANTOS
City Vice Mayor & Presiding Officer

APPROVED:

SIEGFREDO D. OBIAS
Vice Mayor & OIC
City Mayor's Office

ATTESTED:

ERIBERTO C. SERVIDAD
Secretary to the Mayor