

Republic of the Philippines  
MUNICIPALITY OF MONCADA  
Province of Tarlac  
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**EXCERPTS FROM THE MINUTES OF THE REGULAR SESSION OF THE SB  
MEMBERS OF MONCADA, TARLAC HELD ON THE 27<sup>TH</sup> DAY OF OCTOBER , 1994  
AT THE SB SESSION HALL.**

**P R E S E N T:**

Vice Mayor RIZALINO L. OBILLO	.. Presiding Officer
Kgd. JAIME O. DUQUE	.. Pro-Tempore
Kgd. LORETA M. UYCOCO	.. Member
Kgd. CLEOFE D. FAVIS	.. Member
Kgd. EMETERIO C. SAPON	.. Member
Kgd. RODOLFO A. ESPEJO	.. Member
Kgd. APOLONIA S. OBILLO	.. Member
Kgd. BENITO E. ROQUE	.. Member
Kgd. EDGARDO I. TOLENTINO	.. Member
Kgd. DIONISIO S. CONTAWE, ABC President	.. Member
Kgd. EMER D. DAVID, SK President	.. Member

**A B S E N T:**      **N O N E**

**RESOLUTION NO. 79**

On motion by Coun. CLEOFE D. FAVIS & unanimously seconded;

RESOLVED, to adopt & approve, as it is herby adopted and approved, thru this resolution Ordinance #6 s. 1994, to wit:

**ORDINANCE No. 6  
s. 1994**

**“AN ORDINANCE RESTRICTING ESTABLISHMENTS SERVING BEER & OTHER INTOXICATING DRINKS FROM EMPLOYING PERSONS WHO SOLICIT CUSTOMERS INTO SEXUAL RELATIONS AND OTHER RELATED ACTS AND PROVIDING PENALTIES THEREOF”**

**BE IT ORDAINED BY THE SANGGUNIANG BAYAN OF THIS MUNICIPALITY  
IN SESSION ASSEMBLED:**

**-THAT-**

Section 1 – Declaration of Policy - it is hereby declared the policy of the Municipality of Moncada that Prostitution is a social menace that destroys the moral integrity of a person and which cause irreparable damage to the image of both the Municipality and the Filipino nation and must be stopped at all cost.

Section 2 – Prohibition Acts – Pursuant to the above-declared policy, it shall be unlawful for any person:

- a) To have sexual relations with a Prostitute for some consideration including payment but not limited to sums of money.
- b) To solicit procure, pimp or pander.

- c) To act as a middle person or go between for a third person and a Prostitute in any place in the Municipality of Moncada for a purposes of Prostitution.

Section 3 – Definition of Terms – As use in this ordinance, the following words shall have their corresponding meanings, to wit:

- a) Prostitute – is a person who habitually engages in sexual relation with another person for profit, gain or fee.
- b) Prostitution – refers to the act of habitually engaging in sexual relations with persons for certain consideration including payment but not limited to sum of money.
- c) Solicitor, Procurer, Pander or Pimp – is a person who secures or engages the services of Prostitute for sexual relations or who otherwise acts as middle person or go between for a third person and a Prostitutes for purposes of facilitating Prostitution whether or not sexual relation is actually performed or consummated.
- d) Sexual Relation - any act committed for sexual gratification to include sexual intercourse, touching, manipulation, acts of lasciviousness & other similar conduct.

Section 4 – Penal Clause – Violation of this ordinance shall be punishable by fine of Five Thousand Pesos ( ₱ 5,000.00 ) or imprisonment of One Year or both such fine and imprisonment at the discretion of the Court provided that:

- a) If the Violator is a foreigner, he/she shall in addition to the penalties prescribed herein, be subject to deportation as may be determined by the proper authorities.
- b) In case the Violator is between the ages of 10-17 years old, he/she shall pay a fine of not more than Two Thousand Five Hundred Pesos ( ₱ 2,500.00 ) or suffer imprisonment of not more than Six Months, or both such fine and imprisonment at the discretion of the Court.

Section 5 – This ordinance shall take effect upon its approval.

UNANIMOUSLY APPROVED.

I HEREBY CERTIFY to the correctness of the foregoing Resolution.

**(SGD) ERWIN A. ESPEJO**  
SB Secretary

ATTESTED BY:

**(SGD) Vice-Mayor RIZALINO L. OBILLO**  
Presiding Officer

APPROVED:

**(SGD) BENITO E. AQUINO**  
Municipal Mayor