Republic of the Philippines Quezon City CITY COUNCIL

ORDINANCE NO. 6693, S-66

ORDINANCE
PROHIBITING THE DETAIL OR ASSIGNMENT ON TEMPORARY DUTY OF
DEFICERS AND MEMBERS OF THE QUEZON CITY POLICE DEPARTMENT
OTHER DEPARTMENTS OR OFFICES OF THE CITY GOVERNMENT OR
ELSEWHERE AND PROVIDING FOR THE RECALL OF THOSE PRESENTLY
SSIGNED OR DETAILED THEREAT, SUBJECT TO CERTAIN EXCEPTIONS, AND PROVIDING PENALTIES FOR VIOLATION THEREOF.

Sponsored by Councilors Mison, Jr., Bermudez, Lapus, Lucasan and Paredes

WHEREAS, it is the consensus of the City Council that the to the limited number of officers and members of the Tuezon City Police force, the said police officers and Tembers shall perform purely police function only; Now, therefore,

Be it ordained by the Council of Quezon City in session assembled:

- SECTION 1. No officer or member of the Quezon City Police Department shall be detailed or assigned on tempoduty to any department or office of the city administration or elsewhere unless the duty to be performed is a rely police function.
- SEC. 2. Officers and members of the Quezon City Police Department who at the time of the enactment of this Indiance are on temporary duty and who are not performing equal police work, and/or those assigned or detailed in the departments or offices of the city government or elsewhere, except those in the Office of the Mayor, are been recalled.
- SEC. 3. The provisions of the next preceding section notwithstanding, the number of officers and members of the quezon City police force that may be detailed in the Office of the City Mayor shall not at any given time exceed ten (10).
- SEC. 4. Department or office head and/or official concerned of the Quezon City administration are hereby minimal from certifying for payroll purposes, the services rendered after the approval of this Ordinance by ficers and members of the police force falling under the concerned one hereof.
- SEC. 5. In addition to the department head, chief office or city official who detailed or assigned on temporary duty any officer or member of the police force of certified for payroll purposes the services rentered by said police officer/s or member/s in violation of this Ordinance, all other officials or employees of the city government or any private individual who, through

Ordinance No. 6693, S-66)

- page two -

their representation, recommendation or inducement, shall cause, facilitate or make possible the violation of this Ordinance, shall be equally held liable therefor.

- SEC. 6. Ordinances, resolutions, regulations, orders and memoranda, or parts thereof, contrary to or inconsistent with the provisions of this Ordinance are hereby repealed or modified accordingly.
- SEC. 7. Penalties. Any violation of this Ordinance shall, upon conviction, be punished by a fine of not more than One Hundred (\$100.00) Pesos and imprisonment of not more than six (6) months.
- SEC. 8. This Ordinance shall take effect upon its approval.

ENACTED June 15, 1966.

(SGD.) MARIANO M. STA. ROMANA, Jr. Vice Mayor
Presiding Officer

ATTESTED:

(SGD.) FELIPE L. TING City Secretary

APPROVED: July 20, 1966

(SGD.) N. S. AMORANTO City Mayor

RMM/lvd amf

FELIPE TING