

COMMONWEALTH OF THE PHILIPPINES
DEPARTMENT OF THE INTERIOR
QUEZON CITY
CITY COUNCIL

*Repealed
by Ordinance
Series of 1954*

*Repealed by
Ord. 2023
5-54*

ORDINANCE Numbered 6.

AN ORDINANCE PROHIBITING THE ESTABLISHMENT AND MAIN-
TENANCE OF PUBLIC DANCING SCHOOLS OR CABARET
SETS WITHIN THE LIMITS OF QUEZON
CITY

Be it ordained by the City Council of Quezon City,
That:

SECTION 1. - It shall be unlawful for any person to
own, maintain, operate, or conduct any public dancing
school or cabaret within the limits of Quezon City. For
the purpose of this Ordinance, the term "public dancing
school or cabaret" shall include any place at which danc-
ing is indulged in promiscuously by the public with
dancing partners employed therein, upon payment of an
admission, entrance or other fees, or any bar, cafe,
restaurant, and the like, which employ hostesses or
waitresses, who, for any kind of consideration whatsoever,
offer themselves or cause or allow themselves to be of-
fered for the entertainment of its patrons.

SEC. 2.- Any violation of the provision of this
Ordinance shall be punished by a fine of not more than
two hundred pesos or by imprisonment for not more than
six months, or by both, in the discretion of the Court.

SEC. 3.- This Ordinance shall take effect on July 1,
1941.

Unanimously passed, November 20, 1939

(SGD.) TOMASS B. MORATO
City Mayor

(SGD.) A. D. WILLIAMS
City Secretary