



بِسْمِ اللَّهِ الرَّحْمَنِ الرَّحِيمِ

Republic of the Philippines
AUTONOMOUS REGION IN MUSLIM MINDANAO
Province of Tawi-Tawi
Bongao

OFFICE OF THE SANGGUNIANG PANLALAWIGAN

EXCERPTS FROM THE MINUTES OF THE REGULAR SESSION OF THE SANGGUNIANG PANLALAWIGAN OF TAWI-TAWI HELD AT THE SP CONFERENCE ROOM, CAPITOL BUILDING, BONGAO, TAWI-TAWI ON AUGUST 01, 2001

Present:

Hon. Hadji Jilkasi J. Usman	Vice-Governor / Presiding Officer
Hon. Abdulkarim J. Nuruddin	SP Member
Hon. Hji. Yacob S. Harun	SP Member
Hon. Kadir Matolo	SP Member
Hon. Aukasa H. Handa	SP Member
Hon. Hji. Oyon A. Nami	SP Member
Hon. Hja. Virginia S. Gan	Ex-Officio Member / PCL President (Provincial Federation)
Hon. Saral M. Samsurin	Ex-Officio Member / SK President (Provincial Federation)

Absent:

Hon. Hadzri H. Matba	SP Member (O.B.)
Hon. Amman D. Matba	Ex-Officio Member (O.B.) / ABC President (Provincial Federation)

RESOLUTION NO. 02 Series of 2001

EXPRESSING STRONG SUPPORT FOR THE PROVINCIAL LEADERSHIP TO UPHOLD CIVIL SERVICE LAWS, RULES AND REGULATIONS, AND THE NEW LOCAL GOVERNMENT CODE OF 1991 IN MATTERS OF PERSONNEL ADMINISTRATION AND POLICIES OF THE PROVINCIAL GOVERNMENT

WHEREAS, representations were made, for our intervention by many affected employees whose service terminated effective July 6, 2001 by virtue of an unnumbered memorandum of the same date;

WHEREAS, the term of office of most of these employees with temporary appointments will expire on December, 2001 or January, 2002,

WHEREAS, it is the mandate of Civil Service Laws for all government offices to observe the term of appointment employees holding temporary appointment until it lapses, when the appointing authority can exercise its discretion of whether or not to renew their appointments;

WHEREAS, pursuant to the Civil Service Laws, employee holding temporary appointment can be terminated before expiration of his / her term of appointment, provided if the appointee replacing such employee is a Civil Service Eligible;

WHEREAS, the abrupt termination of the services of those employees holding temporary appointment will bring about severe economic dislocations or hardships to the dismissed employees;

WHEREAS, to afford these employees sufficient time to prepare for their eventual separation from services it is necessary that they be allowed to finish the terms of the appointments;

WHEREAS, it will give the provincial leadership an image of a benevolent and compassionate administration allowing temporary appointments to lapse, pursuant to the provision of Civil Service Laws, Rules and Regulations.

NOW THEREFORE

ON SESSION DULY ASSEMBLED, RESOLVED, as it hereby resolved, to express strong support for the Provincial Leadership to uphold Civil Service Laws, Rules and Regulations, and the New Local Government Code of 1991 in matters of Personnel Administration and Policies of the Provincial Government;

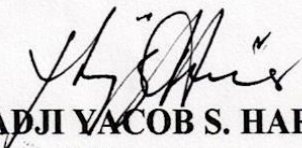
RESOLVED FURTHER, to request the provincial leadership to pay immediately the terminal pay of all those employees whose appointment will not renewed on the expiration of their appointments.

RESOLVED FINALLY, to furnish copies of this resolution to the Civil Service Commission and DILG Provincial, Regional and National Office.

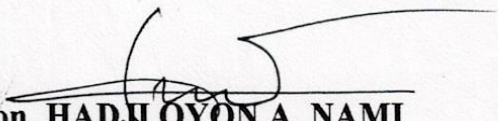
Adopted, this 1st day of August 2001 on motion by Hon. Hadji Jilkasi J. Usman and duly seconded by Hon. Aukasa H. Handa.

UNANIMOUSLY APPROVED:

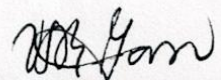

Hon. ABDULKARIM J. NURUDDIN
SP Member

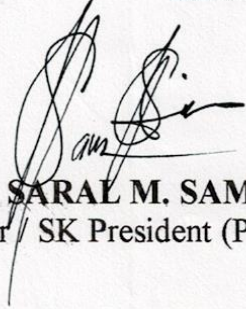

Hon. HADJI YACOB S. HARUN
SP Member


Hon. HADJI KADIR J. MATOLO
SP Member


Hon. HADJI OYON A. NAMI
SP Member


Hon. AUKASA H. HANDA
SP Member

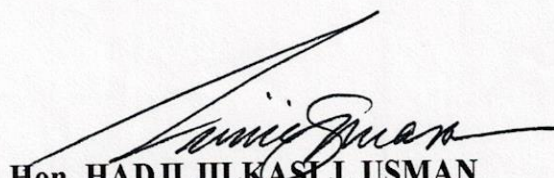

Hon. HADJA VIRGINIA S. GAN
Ex-Officio Member / PCL Pres. (Prov'l Fed.)


Hon. SARAL M. SAMSURIN
Ex-Officio Member / SK President (Provincial Federation)

CERTIFIED TRUE AND CORRECT:

HADJI FAISAL M. MALANDE
SP Secretary

ATTESTED:


Hon. HADJI JILKASI J. USMAN
Provincial Vice-Governor /
Presiding Officer