OMNIBUS
ELECTION CODE
OF THE PHILIPPINES

(BATAS PAMBANSA BLG. 881)

with

THE SYNCHRONIZED ELECTIONS AND
ELECTORAL REFORMS LAW OF 1991
[Republic Act No. 7166]
THE ELECTORAL REFORMS LAW OF 1987
[Republic Act No. 6646]
LOCAL ELECTIONS LAW OF 1988
[Republic Act No. 6636]
CONGRESSIONAL ELECTIONS LAW OF 1987
[Executive Order No. 134]
SUPPLEMENTAL CONGRESSIONAL ELECTIONS
LAW OF 1987
[Executive Order No. 144]

COMMISSION ON ELECTIONS
Manila
1992
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(Batas Pambansa Blg. 881)

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CABINET BILL NO. 2

Republic of the Philippines
First Batasang Pambansa

Second Session

Begun and held in Quezon City, Metropolitan Manila, on Monday, the twenty-second day of July, nineteen hundred and eighty-five.

[BATAS PAMBANSA BLG. 881]

OMNIBUS ELECTION CODE OF THE PHILIPPINES

Be it enacted by the Batasang Pambansa in session assembled:

ARTICLE I.—GENERAL PROVISIONS

SECTION 1. Title.—This act shall be known and cited as the "Omnibus Election Code of the Philippines." (New)

SEC. 2. Applicability.—This Code shall govern all elections of public officers and, to the extent appropriate, all referenda and plebiscites. (Sec. 2 1978 EC)

SEC. 3. Election and campaign periods.—Unless otherwise fixed in special cases by the Commission on Elections, which hereinafter shall be referred to as the Commission, the election period shall commence ninety days before the day of the election and shall end thirty days thereafter. (Sec. 6, Art. XIII-C, Const.)

The period of campaign shall be as follows:
1. Presidential and Vice-Presidential Election—90 days;
2. Election of Members of the Batasang Pambansa and Local Election—45 days; and
3. Barangay Election—15 days.

The campaign periods shall not include the day before and the day of the election.

However, in case of special elections under Article VIII, Section 5, Subsection (2) of the Constitution, the campaign period shall be forty-five days.

SEC. 4. Obligation to register and vote.—It shall be the obligation of every citizen qualified to vote to register and cast his vote. (Sec. 5, 1978 EC)

SEC. 5. Postponement of election.—When for any serious cause such as violence, terrorism, loss or destruction of election paraphernalia or records, force majeure, and other analogous causes of such a nature that the holding of free, orderly and honest election should become impossible in any political subdivision,
the Commission, motu proprio or upon a verified petition by any interested party, and after due notice and hearing, whereby all interested parties are afforded equal opportunity to be heard, shall postpone the election therein to a date which should be reasonably close to the date of the election not held, suspended or which resulted in failure to elect but not later than thirty days after the cessation of the cause for such postponement or suspension of the election or failure to elect. (Sec. 6, 1978 EC)

SEC. 6. Failure of election.—If, on account of force majeure, violence, terrorism, fraud, or other analogous causes the election in any polling place has not been held on the date fixed, or had been suspended before the hour fixed by law for the closing of the voting, or after the voting and during the preparation and the transmission of the election returns or in the custody or canvas thereof, such election results in a failure to elect, and in any of such cases the failure or suspension of election would affect the result of the election, the Commission shall, on the basis of a verified petition by any interested party and after due notice and hearing, call for the holding or continuation of the election not held, suspended or which resulted in a failure to elect on a date reasonably close to the date of the election not held, suspended or which resulted in a failure to elect but not later than thirty days after the cessation of the cause of such postponement or suspension of the election or failure to elect. (Sec. 7, 1978 EC)

SEC. 7. Call of special election.—(1) In case a vacancy arises in the Batasang Pambansa eighteen months or more before a regular election, the Commission shall call special election to be held within sixty days after the vacancy occurs to elect the Member to serve the unexpired term. (Sec. 6(2), Art. VIII, Const.)

(2) In case of the dissolution of the Batasang Pambansa, the President shall call an election which shall not be held earlier than forty-five nor later than sixty days from the date of such dissolution. (Sec. 15(2), Art. VIII, Const.)

The Commission shall send sufficient copies of its resolution for the holding of the election to its provincial election supervisors and election registrars for dissemination, who shall post copies thereof in at least three conspicuous places preferably where public meetings are held in each city or municipality affected. (Sec. 8, 1978 EC)

SEC. 8. Election Code to be available in polling places.—A printed copy of this Code in English or in the national language shall be provided and be made available by the Commission in every polling place, in order that it may be readily consulted by any person in need thereof on the registration, revision and election days. (Sec. 9, 1978 EC)

SEC. 9. Official mail and telegram relative to elections.—Papers connected with the election and required by this Code to be sent by public officers in the performance of their election duties shall be free of postage and sent by registered special delivery mail. Telegrams of the same nature shall likewise be transmitted free of charge by government telecommunications and similar facilities.

It shall be the duty of the Postmaster General, the Director of the Bureau of Telecommunications, and the managers of private telecommunication companies to transmit immediately and in preference to all other communications or telegrams, messages reporting election results and such other messages or communications which the Commission may require or may be necessary to ensure free, honest and orderly elections. (Sec. 10, 1978 EC)

SEC. 10. Election expenses.—Except in barangay elections, such expenses as may be necessary and reasonable in connection with the elections, referenda, plebiscites and other similar exercises shall be paid by the Commission. The Commission may direct that in the provinces, cities or municipalities, the election expenses chargeable to the Commission be advanced by the province, city or municipality concerned subject to reimbursement by the Commission upon presentation of the proper bill.

Funds needed by the Commission to defray the expenses for the holding of regular and special elections, referenda and plebiscites shall be provided in the regular appropriations of the Commission which, upon request, shall immediately be released to the Commission. In case of deficiency, the amount so provided shall be augmented from the special activities funds in the general appropriations set and from those specifically appropriated for the purpose in special laws. (New)

SEC. 11. Failure to assume office.—The office of any official elected who fails or refuses to take his oath of office within six months from his proclamation shall be considered vacant, unless said failure is for a cause or causes beyond his control.

SEC. 12. Disqualifications.—Any person who has been declared by competent authority insane or incompetent, or has been sentenced by final judgment for subversion, insurrection, rebellion or for any offense for which he has been sentenced to a penalty of more than eighteen months or for a crime involving moral turpitude, shall be disqualified to be a candidate and to hold any office, unless he has been given plenary pardon or granted amnesty.

The disqualifications to be a candidate herein provided shall be deemed removed upon the declaration by competent authority that said insanity or incompetence had been removed or after the expiration of a period of five years from his service of sentence, unless within the same period he again becomes disqualified.

ARTICLE II.—ELECTION OF PRESIDENT AND VICE-PRESIDENT

SEC. 13. Regular election for President and Vice-President.—The regular election for President and Vice-President of the Philippines shall be held on the first Monday of May Nineteen hundred eighty seven (1987) and on the same day every six years thereafter. The President-elect and the Vice-President-elect shall
assume office at twelve o'clock noon on the thirtieth day of June next following the election and shall end at noon of the same date, six years thereafter when the term of his successor shall begin.

SEC. 14. Special election for President and Vice-President.—In case a vacancy occurs for the Office of the President and Vice-President, the Batasang Pambansa shall, at ten o'clock in the morning of the third day after the vacancy occurs, convene in accordance with its rules without need of a call and within seven days enact a law calling for a special election to elect a President and a Vice-President to be held not earlier than forty-five days nor later than sixty days from the time of such call. The bill calling such special election shall be deemed certified under paragraph (2), Section 19, Article VIII of the Constitution and shall become law upon its approval on third reading by the Batasang Pambansa. Appropriations for the special election shall be charged against paragraph (2), Section 16 of Article VIII of the Constitution. The convening of the Batasang Pambansa cannot be suspended nor the special election postponed. No special election shall be called if the vacancy occurs within seventy days before the date of the presidential election of 1987. (Sec. 6, 3rd par. Art. VII, Const.)

SEC. 15. Canvass of votes for President and Vice-President by the provincial or city board of canvassers.—The provincial, city, or district boards of canvassers in Metropolitan Manila, as the case may be, shall meet not later than six o'clock in the evening on election day to canvass the election returns that may have already been received by them, respectively. It shall meet continuously from day to day until the canvass is completed, but may adjourn only for the purpose of waiting the other election returns. Each time the board adjourns, it shall make a total of all the votes cast for each candidate for President and for Vice-President, duly authenticated by the signatures and thumbmarks of all the members of the provincial, city or district board of canvassers, furnishing the Commission in Manila by the fastest means of communication a copy thereof, and making available the data contained therein to mass media and other interested parties. Upon the completion of the canvass, the board shall prepare a certificate of canvass showing the votes received by each candidate for the office of the President and for Vice-President, duly authenticated by the signatures and thumbmarks of all the members of the provincial, city or district board of canvassers. Upon the completion of the certificate of canvass, the board shall certify and transmit the said certificate of canvass to the Speaker of the Batasang Pambansa.

The provincial, city and district boards of canvassers shall prepare the certificate of canvass for the election of President and Vice-President, supported by a statement of votes by polling place, in quintuplicate by the use of carbon paper or such other means as the Commission shall prescribe to the end that all five copies shall be legibly produced in one handwriting. The five copies of the certificate of canvass must bear the signatures and thumbmarks of all the members of the board. Upon the completion of these certificates and statements, they shall be enclosed in envelopes furnished by the Commission and sealed, and immediately distributed as follows: the original copy shall be enclosed and sealed in the envelope directed to the Speaker and delivered to him at the Batasang Pambansa by the fastest possible means; the second copy shall likewise be enclosed and sealed in the envelope directed to the Commission; the third copy shall be retained by the provincial election supervisor, in the case of the provincial board of canvassers, and by the city election registrar, in the case of the city board of canvassers, and one copy each to the authorized representatives of the ruling party and the dominant opposition political party. Failure to comply with the requirements of this section shall constitute an election offense. (Sec. 5, Art. VIII, Const.)

SEC. 16. Counting of votes for President and Vice-President by the Batasang Pambansa.—The certificates of canvass, duly certified by the board of canvassers of each province, city or district in Metropolitan Manila shall be transmitted to the Speaker of the Batasang Pambansa, who shall, not later than thirty days after the day of the election, convene the Batasang Pambansa in session and in its presence open all the certificates of canvass, and the votes shall then be counted. (Sec. 5, Art. VII, Const.)

SEC. 17. Correction of errors in certificate and supporting statement already transmitted to the Speaker.—No correction of errors alleged to be committed in the certificate of canvass and supporting statement already transmitted to the Speaker of the Batasang Pambansa shall be allowed, subject to the provisions of the succeeding section. (BP 125)

SEC. 18. Preservation of ballot boxes, their keys, and disposition of their contents.—Until after the completion by the Batasang Pambansa of the canvassing of the votes and until an uncontested proclamation of the President-elect and Vice-President-elect shall have been obtained, the provincial, city or district board of canvassers under the joint responsibility with the provincial, city or municipal treasurers shall provide for the safekeeping and storage of the ballot boxes in a safe and closed chamber secured by four padlocks: one to be provided by the corresponding board chairman; one by the provincial or city treasurer concerned; and one each by the ruling party and the accredited dominant opposition political party.

SEC. 19. When certificate of canvass is incomplete or bears erasures or alterations.—When the certificate of canvass, duly certified by the board of canvassers of each province, city or district in Metropolitan Manila and transmitted to the Speaker of the Batasang Pambansa, as provided in the Constitution, appears to be incomplete, the Speaker shall require the board of canvassers concerned to transmit to his office, by personal delivery, the election returns from polling places that were not included in the certificate of canvass and supporting statements. Said election returns shall be submitted by personal delivery to the Speaker within two days from receipt of notice.

When it appears that any certificate of canvass or supporting statement of votes by polling place bears erasures or alterations which may cast doubt as to the veracity of the number of votes states therein and may affect the result of the election, the Batasang Pambansa upon request of the Presidential or Vice-Presidential candidate concerned or his party shall, for the sole purpose of verifying the actual number of votes cast for President or Vice-President, count
the votes as they appear in the copies of the election returns for the Commission. For this purpose, the Speaker shall require the Commission to deliver its copies of the election returns to the Batasang Pambansa. (BP 125)

SEC. 20. Proclamation of the President-elect and Vice-President-elect—Upon the completion of the canvass of the votes by the Batasang Pambansa, the persons obtaining the highest number of votes for President and for Vice-President shall be declared elected; but in case two or more shall have an equal and the highest number of votes, one of them shall be chosen President or Vice-President, as the case may be, by a majority vote of all the Members of the Batasang Pambansa in session assembled. (Sec. 5, Art. VII, Const.)

In case there are certificates of canvass which have not been submitted to the Speaker of the Batasang Pambansa on account of missing election returns, a proclamation may be made if the missing certificates will not affect the results of the election.

In case the certificates of canvass which were not submitted on account of missing election returns will affect the results of the election, no proclamation shall be made. The Speaker shall immediately instruct the boards of canvassers concerned to obtain the missing election returns from the boards of election inspectors or, if the returns have been lost or destroyed upon prior authority from the Commission, to use any authentic copy of said election returns for the purpose of conducting the canvass, and thereafter issue the certificates of canvass. The certificates of canvass shall be immediately transmitted to the Speaker of the Batasang Pambansa.

Proclamation shall be made only upon submission of all certificates of canvass or when the missing certificates of canvass will not affect the results of the election. (New)

ARTICLE III.—ELECTION OF MEMBERS OF THE BATASANG PAMBANSA

SEC. 21. Regular election of Members of the Batasang Pambansa.—The regular election of the Members of the Batasang Pambansa shall be held on the second Monday of May, Nineteen hundred and ninety (1990) and on the same day every six years thereafter. (Sec. 5(1), Art. VIII, Const.)

SEC. 22. Special election for Members of the Batasang Pambansa.—In case a vacancy arises in the Batasang Pambansa eighteen months or more before a regular election, the Commission shall call a special election to be held within sixty days after the vacancy occurs to elect the Members to serve the unexpired term. (Sec. 5, Subsec. (2), Art. VIII, Const.)

The Batasang Pambansa through a duly approved resolution or an official communication of the Speaker when it is not in session shall certify to the Commission the existence of said vacancy.

SEC. 23. Composition of the Batasang Pambansa.—The Batasang Pambansa shall be composed of not more than two hundred Members elected from the different provinces of the Philippines with their component cities, highly urbanized cities and districts of the Philippines, and those members chosen by the President from the members of the Cabinet. (Sec. 2, Art. VIII, Const.)

SEC. 24. Apportionment of representatives.—Until a new apportionment shall have been made, the Members of the Batasang Pambansa shall be apportioned in accordance with the Ordinance appended to the Constitution, as follows:

National Capital Region: Manila, 6; Quezon City, 4; Caloocan, 2; Pasay, 1; Pampanga, 5; Makati, 1; Malabon, 1; Valenzuela, 1; San Juan, 1; Mandaluyong, 1; Taguig, 1, Pateros and Muntilupa, 1.

Region I: Abra, 1; Benguet, 1; Iloco Norte, 1; La Union, 2; Mountain Province, 1; Pangasinan with the cities of Dagupan and San Carlos, 6; Baguio City, 1.

Region II: Batanes, 1; Cagayan, 3; Ifugao, 1; Isabela, 1; Kalinga-Apayao, 1; Nueva Vizcaya, 1; Quirino, 1.

Region III: Bataan, 1; Bulacan, 4; Nueva Ecija with the cities of Cabanatuan, San Jose, 4; Pampanga with the cities of Angeles, 4; Tarlac, 2; Zambales, 1; Olongapo City, 1.

Region IV: Aurora, 1; Batangas with the cities of Batangas and Lipa, 4; Cavite with the cities of Cavite, Tagaytay and Trace Martinez; Laguna with the cities of San Pablo City, 4; Marinduque, 1; Occidental Mindoro, 1; Oriental Mindoro, 2; Palawan with the city of Puerto Princesa City, 1; Quezon with the cities of Cagayan de Oro, 1; Rizal, 2; Romblon, 1.

Region V: Albay with the city of Legaspi, 3; Camarines Norte, 1; Camarines Sur with the cities of Iriga and Naga, 4; Catanduanes, 1; Masbate, 2; Sorsogon, 2.

Region VI: Akita, 1; Antique, 1; Capiz with the cities of Roxas, 2; Iloilo with the cities of Iloilo, 5; Negros Occidental with the cities of Bacolod, 2; Cordova, 1; La Carlota, 4; San Carlos, 3; Silay, 7.

Region VII: Bohol with the cities of Tagbilaran, 3; Cebu with the cities of Danao, Lapu-Lapu, Mandaue and Toledo, 6; Negros Oriental with the cities of Bais, Canacon and Dumagete, 3; Siquijor, 1; Cebu City, 2.

Region VIII: Leyte with the cities of Ormoc and Tacloban, 5; Southern Leyte, 1; Eastern Samar, 1; Northern Samar, 1; Samar with the city of Calbayog, 2.

Region IX: Basilan, 1; Sulu, 1; Tawi-Tawi, 1; Zamboanga del Norte with the cities of Datu Bav and Dipolog, 2; Zamboanga del Sur with the cities of Baguio, 3; Zamboanga City, 1.

Region X: Agusan del Norte with the city of Butuan, 1; Agusan del Sur, 1; Bukidnon, 2; Camiguin, 1; Misamis Occidental with the cities of Ochoquis,
Ozamis and Tangub, 1; Misamis Oriental with Gingoog City, 2; Surigao del Norte with Surigao City, 1; Cagayan de Oro City, 1.

Region XI: Surigao del Sur, 1; Davao del Norte, 3; Davao Oriental, 1; Davao del Sur, 2; South Cotabato with General Santos City, 3; Davao City, 2.

Region XII: Lanao del Norte, 1; Lanao del Sur with Marawi City, 2; Maguindanao with Cotabato City, 2; North Cotabato, 2; Sultan Kudarat, 1; Iligan City, 1. (Sec. 1, Ordinance Appended to Const.)

Any province that may hereafter be created or any component city that may hereafter be declared by or pursuant to law as a highly urbanized city shall be entitled in the immediately following election to at least one Member or such number of Members as it may be entitled to on the basis of the number of the inhabitants and on the same uniform and progressive ratio used in the last preceding apportionment. The number of Members apportioned to the province out of which the new province was created or where the newly highly urbanized city is geographically located shall be correspondingly adjusted by the Commission, but such adjustment shall not be made within one hundred twenty days before the election. (Sec. 2, BP Res. 112, Id.)

SEC. 25. Voting by province and its component cities, by highly urbanized city or by district in Metropolitan Manila.—All candidates shall be voted at large by the registered voters of their respective constituencies. The candidates corresponding to the number of Member or Members to be elected in a constituency who receive the highest number of votes shall be declared elected. (Sec. 5, BP 697)

SEC. 28. Sectoral representatives.—There shall be three sectors to be represented in the Batasang Pambansa, namely: (1) youth; (2) agricultural labor; (3) industrial labor whose representatives shall be elected in the manner herein prescribed. Each sector shall be entitled to four representatives, two of whom shall come from Luzon, one from Visayas, and one from Mindanao. Provided, That the youth sector shall be entitled to two additional sectoral representatives who shall be elected from any part of the country. (Sec. 4, BP 697)

SEC. 27. Scope of the sectors.—The agricultural labor sector covers all persons who personally and physically till the land as their principal occupation. It includes agricultural tenants and lessees, rural workers and farm employees, owner-cultivators, settlers and small fisherment. (Sec. 5, BP 697)

The industrial labor sector includes all non-agricultural workers and employees. The youth sector embraces persons not more than twenty-five years of age. (Sec. 5, BP 697)

SEC. 28. Selection of sectoral representatives.—Not later than twenty days after the election of provincial, city or district representatives, the most representative and generally recognized organizations or aggregations of members of the agricultural labor, industrial labor, and youth sectors, as attested to by the Ministers of Agrarian Reform and of Agriculture and Food, the

Minister of Labor and Employment, and the Ministers of Local Government and of Education, Culture and Sports, respectively, shall, in accordance with the procedures of said organizations or aggregations of members of the sector, submit to the President their respective nominees for each slot allotted for each sector. The President shall appoint from among the nominees submitted by the aforementioned organizations or aggregations the representatives of each sector.

In recognizing the most representative and generally recognized organizations or aggregations, the Ministers of Agrarian Reform and of Agriculture and Food, the Minister of Labor and Employment, and the Ministers of Local Government and of Education, Culture and Sports shall consider:

(a) The extent of membership and activity of the organization or aggregation which should be national;

(b) The responsiveness of the organization or aggregation to the legitimate aspirations of its sector;

(c) The militancy and consistency of the organization or aggregation in espousing the cause and promoting the welfare of the sector consistent with that of the whole country;

(d) The observance by such organization or aggregation of the rule of law; and

(e) Other analogous factors.

The President of the Philippines shall, in writing, notify the Secretary-General of the Batasang Pambansa of the appointment made by him of any sectoral representative.

Except as herein otherwise provided, sectoral representatives shall have the same functions, responsibilities, rights, privileges, qualifications and disqualifications as the representatives from the provinces and their component cities, highly urbanized cities or districts of Metropolitan Manila. (Sec. 6, BP 697)

ARTICLE IV.—ELECTION OF LOCAL OFFICIALS

SEC. 29. Regular elections of local officials.—The election of provincial, city and municipal officials whose positions are provided for by the Local Government Code shall be held throughout the Philippines in the manner herein prescribed on the first Monday of May, Nineteen hundred and eighty-six and on the same day every six years thereafter.

The officials elected shall assume office on the thirtieth day of June next following the election and shall hold office for six years and until their successors shall have been elected and qualified.

All local incumbent officials whose tenure of office shall expire on March 23, 1986 shall hold office until June 30, 1986 or until their successors shall have been elected and qualified: Provided, That they cannot be suspended or removed without just cause. (New)
SEC. 30. Component and highly urbanized cities.—Unless their respective charters provide otherwise, the electorate of component cities shall be entitled to vote in the election for provincial officials of the province of which it is a part.

The electorate of highly urbanized cities shall not vote in the election for provincial officials of the province in which it is located: Provided, however, That no component city shall be declared or be entitled to a highly urbanized city status within ninety days prior to any election. (New)

ARTICLE V.—ELECTION OF MEMBERS OF THE REGIONAL ASSEMBLY OF THE AUTONOMOUS REGIONS

SEC. 31. The Sangguniang Pambansa of the autonomous regions.—Region IX and Region XII in southern Philippines shall each have a Sangguniang Pambansa to be composed of twenty-seven members and shall include seventeen representatives elected from the different provinces and cities of each region, and sectoral representatives each from among the youth, agricultural workers, and non-agricultural workers (industrial labor) of each region to be selected in the manner herein provided whose qualifications and disqualifications are the same as Members of the Batasang Pambansa.

The President shall appoint an additional seven representatives in each region whenever in his judgment any other sector is not properly represented in the Sangguniang Pambansa as a result of the elections. (BP 229)

SEC. 32. Apportionment of members of the Sangguniang Pambansa.—The Members of the Sangguniang Pambansa of Region IX and of Region XII shall be apportioned as follows:

Region IX: Basilan, one (1); Sulu, three (3); Tawi-Tawi, one (1); Zamboanga del Norte including the cities of Dipolog and Dapitan, four (4); and Zamboanga del Sur, including the City of Pagadian, six (6); and Zamboanga City, two (2).

Region XII: Lanao del Norte, two (2); Iligan City, one (1); Lanao del Sur including the City of Marawi, four (4); Maguindanao including the City of Cotabato, four (4); North Cotabato, four (4); and Sultan Kudarat, two (2). (Sec. 6, PD 1618)

SEC. 33. Election of members of the Sangguniang Pambansa.—The candidates for the position of seventeen representatives to the Sangguniang Pambansa of region IX and of Region XII shall be voted at large by the registered voters of each province including the cities concerned.

The candidates corresponding to the number of member or members to be elected in a constituency who receive the highest number of votes shall be declared elected. (Sec. 1, BP 229)

SEC. 34. Selection of sectoral representatives.—The President shall, within thirty days from the convening of each Sangguniang Pambansa, appoint the sectoral representatives on recommendation of the Sangguniang Pambansa and after due consultation with the most representative and generally recognized organizations or aggregations of members of the youth, agricultural workers and non-agricultural workers as attested by the Ministers of Local Government and of Education, Culture and Sports (youth), Ministers of Agrarian Reform and of Agriculture and Food (agricultural workers), and Minister of Labor and Employment (non-agricultural or industrial labor).

The President of the Philippines shall in writing notify the Speaker of the Sangguniang Pambansa of each region of the appointment made by him of any sectoral representative.

The sectoral representatives shall have the same functions, responsibilities, rights, privileges, qualifications and disqualifications as the elective provincial representatives to the Sangguniang Pambansa: Provided, however, That no defeated candidate for member of the Sangguniang Pambansa in the immediately preceding election shall be appointed as sectoral representative. (New)

SEC. 35. Filling of vacancy.—Pending an election to fill a vacancy arising from any cause in the Sangguniang Pambansa, the vacancy shall be filled by the President, upon recommendation of the Sangguniang Pambansa: Provided, That the appointee shall come from the same province or sector of the member being replaced. (Sec. 5, BP 20)

SEC. 36. Term of office.—The present members of the Sangguniang Pambansa of each of Region IX and Region XII shall continue in office until June 30, 1986 or until their successors have been elected and qualified or appointed and qualified in the case of sectoral members. They may not be removed or replaced except in accordance with the internal rules of said assembly or provisions of pertinent laws.

The election of members of the Sangguniang Pambansa of the two regions shall be held simultaneously with the local elections of 1986. Those elected in said elections shall have a term of four years starting June 30, 1986.

Those elected in the election of 1990 to be held simultaneously with the elections of Members of the Batasang Pambansa shall have a term of six years.

ARTICLE VI.—ELECTION OF BARANGAY OFFICIALS

SEC. 37. Regular election of barangay officials.—The election for barangay officials shall be held throughout the Philippines in the manner herein prescribed on the second Monday of May nineteen hundred and eighty-eight and on the same day every six years thereafter.

The officials elected shall assume office on the thirtieth day of June next following the election and shall hold office for six years and until their successors shall have been elected and qualified.
Such official ballots shall, before they are handed to the voter at the polling place, be authenticated in the presence of the voter, by the authorized representatives of the candidates and the chairman and members of the board of election tellers who shall affix their signatures at the back thereof. Any ballot which is not authenticated shall be deemed spurious.

SEC. 44. Ballot boxes.—The Commission shall provide the ballot boxes for each barangay polling place, but each candidate may be permitte to provide a padlock for said ballot box.

SEC. 45. Postponement or failure of election.—When for any serious cause such as violence, terrorism, loss or destruction of election paraphernalia or records, force majeure, and other analogous causes of such nature that the holding of a free, orderly and honest election should become impossible in any barangay, the Commission, upon a verified petition of an interested party and after due notice and hearing at which the interested parties are given equal opportunity to be heard, shall postpone the election therein for such time as it may deem necessary.

If, on account of force majeure, violence, terrorism, fraud or other analogous causes, the election in any barangay has not been held on the date herein fixed or has been suspended before the hour fixed by law for the closing of the voting therein and such failure or suspension of election would affect the result of the election, the Commission, on the basis of verified petition of an interested party, and after due notice and hearing, at which the interested parties are given equal opportunity to be heard shall call for the holding or continuation of the election within thirty days after it shall have verified and found that the cause or causes for which the election has been postponed or suspended have ceased to exist or upon petition of at least thirty percent of the registered voters in the barangay concerned.

When the conditions in these areas warrant, upon verification by the Commission, or upon petition of at least thirty percent of the registered voters in the barangay concerned, it shall order the holding of the barangay election which was postponed or suspended.

SEC. 46. Barangay board of canvassers.—(1) The Commission shall constitute a board of canvassers at least seven days before the election in each barangay, to be composed of the senior public elementary school teacher in the barangay as chairman, and two other public elementary school teachers, as members.

In case the number of public elementary school teachers is inadequate, the Commission shall designate the chairman and members of the barangay board of canvassers from among the board of election tellers.

(2) The barangay board of canvassers shall meet immediately in a building where a polling place is found and which is most centrally located in the barangay and after canvassing the results from the various polling places within the barangay, proclaim the winners. The board of canvassers shall accomplish the certificate of proclamation in triplicate on a form to be prescribed by the Commission. The original of the certificate shall be sent to the election registrar concerned, the second copy shall be delivered to the secretary of the sangguniang bayan or sangguniang panglunsod, as the case may be, and the third copy shall be kept on file by the secretary of the sangguniang barangay.

(3) In a barangay where there is only one polling place, the barangay board of election tellers shall also be the barangay board of canvassers.

SEC. 47. Activities during the campaign period.—During the campaign period, the punong barangay if he is not a candidate, or any resident of the barangay designated by the Commission, shall convene the barangay assembly at least once for the purpose of allowing the candidates to appear at a joint meeting duly called, upon proper and with at least two days notice, to explain to the barangay voters their respective programs and administration, their qualifications, and other information that may help enlighten voters in casting their votes.

The members of the barangay assembly may take up and discuss other matters relative to the election of barangay officials.

SEC. 48. Watchers.—Candidates may appoint two watchers each, to serve alternately, in every polling place within the barangay, who shall be furnished with a signed copy of the results of the election, in such form as the Commission may prescribe, immediately after the completion of the canvass.

SEC. 49. Inclusion and exclusion cases.—Inclusion and exclusion cases which shall be decided not later than seven days before the date of the election shall be within the exclusive original jurisdiction of the municipal or metropolitan trial court. The notice of such decision shall be served to all parties affected within twenty-four hours following its promulgation and any party adversely affected may appeal therefrom within twenty-four hours to the regional trial court which shall finally decide the same not later than two days before the date of the election.

SEC. 50. Funding.—Local governments shall appropriate such funds to defray such necessary and reasonable expenses of the members of the board of election tellers, board of canvassers and the printing of election forms and procurement of other election paraphernalia, and the installation of polling booths.

SEC. 51. Penalties.—Violations of any provisions of this Article shall constitute prohibited acts and shall be prosecuted and penalized in accordance with the provisions of this Code.

ARTICLE VII.—THE COMMISSION ON ELECTIONS

SEC. 52. Powers and functions of the Commission on Elections.—In addition to the powers and functions conferred upon it by the Constitution, the Commission shall have exclusive charge of the enforcement and administration of all laws relative to the conduct of elections for the purpose of ensuring free, orderly and honest elections, and shall:
(a) Exercise direct and immediate supervision and control over national and local officials or employees, including members of any national or local law enforcement agency and instrumentality of the government required by law to perform duties relative to the conduct of elections. In addition, it may authorize CMTC cadets eighteen years of age and above to act as its deputies for the purpose of enforcing its orders.

The Commission may relieve any officer or employee referred to in the preceding paragraph from the performance of his duties relating to electoral processes who violates the election law or fails to comply with its instructions, orders, decisions or rulings, and appoint his substitute. Upon recommendation of the Commission, the corresponding proper authority shall suspend or remove from office any or all of such officers or employees who, after due process, be found guilty of such violation or failure.

(b) During the period of the campaign and ending thirty days thereafter, when in any area of the country there are persons committing acts of terrorism to influence people to vote for or against any candidate or political party, the Commission shall have the power to authorize any member or members of the Armed Forces of the Philippines, the National Bureau of Investigation, the Integrated National Police or any similar agency or instrumentality of the government, except civilian home defense forces, to act as deputies for the purpose of ensuring the holding of free, orderly and honest elections.

(c) Promulgate rules and regulations implementing the provisions of this Code or other laws which the Commission is required to enforce and administer, and require the payment of legal fees and collect the same in payment of any business done in the Commission, at rates that it may provide and fix in its rules and regulations.

Rules and regulations promulgated by the Commission to implement the provisions of this Code shall take effect on the sixteenth day after publication in the Official Gazette or at least two daily newspapers of general circulation. Orders and directives issued by the Commission pursuant to said rules and regulations shall be furnished by personal delivery to accredited political parties within forty-eight hours of issuance and shall take effect immediately upon receipt. (Sec. 3(b), 1971 EC)

In case of conflict between rules, regulations, orders or directives of the Commission in the exercise of its constitutional powers and those issued by any other administrative office or agency of the government concerning the same matter relative to elections, the former shall prevail. (Sec. 186(9), 1978 EC)

(d) Summon the parties to a controversy pending before it, issue subpœna and subpœna duces tecum, and take testimony in any investigation or hearing before it, and delegate such power to any officer of the Commission who shall be member of the Philippine Bar. In case of failure of a witness to attend, the Commission, upon proof of service of the subpœna to said witnesses, may issue a warrant to arrest the witness and bring him before the Commission or the officer before whom his attendance is required.

Any controversy submitted to the Commission shall, after compliance with the requirements of due process, be immediately heard and decided by it within sixty days from submission thereof. No decision or resolution shall be rendered by the Commission either en banc or by division unless taken up in a formal session properly convened for the purpose.

The Commission may, when necessary, avail of the assistance of any national or local law enforcement agency and/or instrumentality of the government to execute under its direct and immediate supervision any of its final decisions, orders, instructions or rulings. (Sec. 185(9), 1978 EC)

(e) Punish contempts provided for in the Rules of Court in the same procedure and with the same penalties provided therein. Any violation of any final and executory decision, order or ruling of the Commission shall constitute contempt thereof. (Sec. 185(9), 1978 EC, with amendments)

(f) Enforce and execute its decisions, directives, orders and instructions which shall have precedence over those emanating from any other authority, except the Supreme Court and those issued in habeas corpus proceedings. (Sec. 185(9), 1978 EC)

(g) Prescribe the forms to be used in the election, plebiscite or referendum. (Sec. 185(9), 1978 EC, with amendments)

(h) Procure any supplies, equipment, materials or services needed for the holding of the election by public bidding: Provided, That, if it finds the requirements of public bidding impractical to observe, then by negotiations or sealed bids, and in both cases, the accredited parties shall be duly notified.

(i) Prescribe the use or adoption of the latest technological and electronic devices, taking into account the situation prevailing in the area and the funds available for the purpose: Provided, That the Commission shall notify the authorized representatives of accredited political parties and candidates in areas affected by the use or adoption of technological and electronic devices not less than thirty days prior to the effectiveness of the use of such devices. (Sec. 185(9), 1978 EC)

(j) Carry out a continuing and systematic campaign through newspapers of general circulation, radios and other media forms to educate the public and fully inform the electorate about election laws, procedures, decisions, and other matters relative to the work and duties of the Commission and the necessity of clean, free, orderly and honest electoral processes. (Sec. 185(9), 1978 EC)

(k) Enlist non-partisan groups or organizations of citizens from the civic, youth, professional, educational, business or labor sectors known for their probity, impartiality and integrity with the membership and capability to undertake coordinated operation and activity to assist it in the implementation of the provisions of this Code and the resolutions, orders and instructions of the Commission for the purpose of ensuring free, orderly and honest elections in any constituency. Such groups or organizations shall function under the direct and immediate control and supervision of the Commission and shall perform the following specific functions and duties:

A. Before Election Day:

1. Undertake an information campaign on salient features of this Code
and help in the dissemination of the orders, decisions and resolutions of the Commission relative to the forthcoming election.

2. Wage a registration drive in their respective areas so that all citizens of voting age, not otherwise disqualified by law may be registered.

3. Help cleanse the list of voters of illegal registrants, conduct house-to-house canvass if necessary, and take the appropriate legal steps towards this end.

4. Report to the Commission violations of the provisions of this Code on the conduct of the political campaign, election propaganda and electoral expenditures.

B. On Election Day:

1. Exhibit all registered voters in their respective areas to go to their polling places and cast their votes.

2. Nominate one watcher for accreditation in each polling place and each place of canvass who shall have the same duties, functions and rights as the other watchers of political parties and candidates. Members or units of any citizen group or organization so designated by the Commission except its lone duly accredited watcher, shall not be allowed to enter any polling place except to vote, and shall, if they so desire, stay in an area at least fifty meters away from the polling place.

3. Report to the peace authorities and other appropriate agencies all instances of terrorism, intimidation of voters, and other similar attempts to frustrate the free and orderly casting of votes.

4. Perform such other functions as may be entrusted to such group or organization by the Commission.

The designation of any group or organization made in accordance herewith may be revoked by the Commission upon notice and hearing whenever by its acts or operations such group or organization has shown partiality to any political party or candidate, or has performed acts in excess or in contravention of the functions and duties herein provided and such others which may be granted by the Commission.

(1) Conduct hearings on controversies pending before it in the cities or provinces upon proper motion of any party, taking into consideration the materiality and number of witnesses to be presented, the situation prevailing in the area and the fund available for the purpose. (New)

(m) Fix other reasonable periods for certain pre-election requirements in order that voters shall not be deprived of their right to suffrage and certain rights granted them in this Code. (Sec. 185(c), 1978 EC)

Unless indicated in this Code, the Commission is hereby authorized to fix the appropriate period for the various prohibited acts enumerated herein, consistent with the requirements of free, orderly, and honest elections. (New)

SEC. 53. Field offices of the Commission.—The Commission shall have the following field offices:

1. Regional Election Office, headed by the Regional Election Director and assisted by the Assistant Regional Director and such other subordinate officers or employees as the Commission may appoint.

2. Provincial Election Office, headed by the Provincial Election Supervisor and assisted by such other subordinate officers or employees as the Commission may appoint.

3. City/Municipal Election Office, headed by the City/Municipal Election Registrar who shall be assisted by an election clerk and such other employees as the Commission may appoint.

The Commission may delegate its powers and functions or order the implementation or enforcement of its orders, rulings, or decisions through the heads of its field offices. (New)

SEC. 54. Qualifications.—Only members of the Philippine Bar shall be eligible for appointment to the position of regional director, assistant regional director, provincial election supervisor and election registrar. Provided, however, That if there are no members of the Philippine Bar available for appointment as election registrar, except in cities and capital towns, graduates of duly recognized schools of law, liberal arts, education or business administration who possess the appropriate civil service eligibility may be appointed to said position. (Sec. 77, 1978 EC, with amendments)

SEC. 55. Office space.—The local government concerned shall provide a suitable place for the office of the provincial election supervisor and his staff and the election registrar and his staff: Provided, That in case of failure of the local government concerned to provide such suitable place, the provincial election supervisor or the election registrar, as the case may be, may, upon prior authorization of the Commission and notice to the local government concerned, may lease another place for office and the rentals thereof shall be chargeable to the funds of the local government concerned. (Sec. 76, 1978 EC, as amended by PD 1655)

SEC. 56. Changes in the composition, distribution or assignment of field offices.—The Commission may make changes in the composition, distribution and assignment of field offices, as well as its personnel, to meet the exigencies of the service and the interest of free, orderly, and honest election so require: Provided, That such changes shall be effective and enforceable only for the duration of the election period concerned and shall not affect the tenure of office of the incumbents of positions affected and shall not constitute a demotion, either in rank or salary, nor result in change of status; and Further, That there shall be no changes in the composition, distribution or assignment within thirty days before election, except for cause and after due notice and hearing, and that in no case shall a regional or assistant regional director be assigned to a province; a provincial election supervisor to a province; or a city or municipal election registrar to a city or municipality, where he and/or his spouse are related to any candidate within the fourth degree of consanguinity or affinity as the case may be. (Sec. 185(d), 1978 EC, with amendments)

SEC. 57. Measures to ensure enforcement.—For the effective enforcement of the provisions of this Code, the Commission is further vested and charged with
tative should at least be eighteen and not be more than twenty-five years of age on the day of the election: *Provided, however, that any youth sectoral representative who attains the age of twenty-five years during his term shall be entitled to continue in office until the expiration of his term.* *(Sec. 12, BP 897)*

**SEC. 65. Qualifications of elective local officials.—** The qualifications for elective provincial, city, municipal and barangay officials shall be those provided for in the Local Government Code. *(New)*

**SEC. 66. Candidates holding appointive office or position.—** Any person holding a public appointive office or position, including active members of the Armed Forces of the Philippines, and officers and employees in government-owned or controlled corporations, shall be considered *ipsa facto* resigned from his office upon the filing of his certificate of candidacy.

**SEC. 67. Candidates holding elective office.—** Any elective official, whether national or local, running for any office other than the one which he is holding in a permanent capacity, except for President and Vice-President, shall be considered *ipsa facto* resigned from his office upon the filing of his certificate of candidacy.

**SEC. 68. Disqualifications.—** Any candidate who, in an action or protest in which he is a party is declared by final decision of a competent court guilty of, or found by the Commission of having: (a) given money or other material consideration to influence, induce or corrupt the voters or public officials performing electoral functions; (b) committed acts of terrorism to enhance his candidacy; (c) spent in his election campaign an amount in excess of that allowed by this Code; (d) solicited, received or made any contribution prohibited under Sections 89, 95, 96, 97 and 104; or (e) violated any of Sections 80, 83, 85, 86 and 261, paragraphs a, e, k, v, and ee, sub-paragraph 6, shall be disqualified from continuing as a candidate, or if he has been elected, from holding the office. Any person who is a permanent resident of or an immigrant to a foreign country shall not be qualified to run for any elective office under this Code, unless said person has waived his status as permanent resident or immigrant of a foreign country in accordance with the residence requirement provided for in the election laws. *(Sec. 25, 1971 EC)*

**SEC. 69. Nuisance candidates.—** The Commission may, *motu proprio* or upon a verified petition of an interested party, refuse to give due course to or cancel a certificate of candidacy if it is shown that said certificate has been filed to put the election process in mockery or disrepute or to cause confusion among the voters by the similarity of the names of the registered candidates or by other circumstances or acts which clearly demonstrate that the candidate has no bona fide intention to run for the office for which the certificate of candidacy has been filed and thus prevent a faithful determination of the true will of the electorate. *(Sec. 26, 1978 EC)*

**SEC. 70. Guest candidacy.—** A political party may nominate and/or support candidates not belonging to it. *(New)*

**SEC. 71. Changing political party affiliation.—** An elective official may change his party affiliation for purposes of the election next following his change of party within one year prior to such election. *(New)*

**SEC. 72. Effects of disqualification cases and priority.—** The Commission and the courts shall give priority to cases of disqualification by reason of violation of this Act to the end that a final decision shall be rendered not later than seven days before the election in which the disqualification is sought.

Any candidate who has been declared by final judgment to be disqualified shall not be voted for and the votes cast for him shall be considered invalid; nevertheless, if for any reason, a candidate is not declared by final judgment before an election to be disqualified and he is voted for and receives the winning number of votes in such election, his violation of the provisions of the preceding sections shall not prevent his proclamation and assumption to office. *(New)*

**SEC. 73. Certificate of candidacy.—** No person shall be eligible for any elective public office unless he files a sworn certificate of candidacy within the period fixed herein.

A person who has filed a certificate of candidacy may, prior to the election, withdraw the same by submitting to the office concerned a written declaration under oath.

No person shall be eligible for more than one office to be filled in the same election, and if he files his certificate of candidacy for more than one office, he shall not be eligible for any of them. However, before the expiration of the period for the filing of certificates of candidacy, the person who has filed more than one certificate of candidacy may declare under oath the office for which he desires to be eligible and cancel the certificate of candidacy for the other office or offices.

The filing or withdrawal of certificate of candidacy shall not affect whatever civil, criminal or administrative liabilities which a candidate may have incurred. *(Sec. 19, 1978 EC)*

**SEC. 74. Contents of certificate of candidacy.—** The certificate of candidacy shall state that the person filing it is announcing his candidacy for the office stated therein and that he is eligible for said office; if for Member of the Batasang Pambansa, the province, including its component cities, highly urbanized city or district or sector which he seeks to represent; the political party to which he belongs; civil status; his date of birth; residence; his post office address for all election purposes; his profession or occupation; that he will support and defend the Constitution of the Philippines and will maintain true faith and allegiance thereto; that he will obey the laws, legal orders, and decrees promulgated by the duly constituted authorities; that he is a permanent resident of or immigrant to a foreign country; that the obligation imposed by his oath is assumed voluntarily, without mental reservation or purpose of evasion; and that the facts stated in the certificate of candidacy are true to the best of his knowledge.

Unless a candidate has officially changed his name through a court approved proceeding, a candidate shall use in a certificate of candidacy the name by which
he has been baptized, or if he has not been baptized in any church or religion, the name registered in the office of the local civil registrar or any other name allowed under the provisions of existing law or, in the case of a Muslim, his Hadji name after performing the prescribed religious pilgrimage: Provided, That when there are two or more candidates for an office with the same name and surname, each candidate, upon being made aware or such fact, shall state his paternal and maternal surname, except the incumbent who may continue to use the name and surname stated in his certificate of candidacy when he was elected. He may also include one nickname or stage name by which he is generally or popularly known in the locality.

The person filing a certificate of candidacy shall also affix his latest photograph, passport size; a statement in duplicate containing his bio-data and program of government not exceeding one hundred words, if he so desires. (Sec. 26, 1978 EC)

SEC. 75. Filing and distribution of certificate of candidacy.—The certificate of candidacy shall be filed on any day from the commencement of the election period but not later than the day before the beginning of the campaign period: Provided, That in cases of postponement or failure of election under Sections 5 and 6 hereof, no additional certificate of candidacy shall be accepted except in cases of substitution of candidates as provided under Section 77 hereof.

The certificates of candidacy for President and Vice-President of the Philippines shall be filed in ten legible copies with the Commission which shall order the printing of copies thereof for distribution to all polling places. The certificates of candidacy for the other offices shall be filed in duplicate with the offices herein below mentioned, together with a number of clearly legible copies equal to twice the number of polling places in the province, city, district, municipality or barangay, as the case may be:

(a) For representative in the Betasang Pambansa, with the Commission, the provincial election supervisor, city election registrar in case of highly urbanized cities, or an officer designated by the Commission having jurisdiction over the province, city or representative district who shall send copies thereof to all polling places in the province, city or district;

(b) For provincial offices, with the provincial election supervisor of the province concerned who shall send copies thereof to all polling places in the province;

(c) For city and municipal offices, with the city or municipal election registrar who shall send copies thereof to all polling places in the city or municipality; and

(d) For punong barangay or kagawad ng sangguniang barangay, the certificates of candidacy shall be filed in accordance with the provisions of Section 39 of Article VI of this Code.

The duly authorized receiving officer shall immediately send the original copy of all certificates of candidacy received by him to the Commission. (Sec. 24, 1978 EC and Sec. 29, 1971 EC)

SEC. 76. Ministerial duty of receiving and acknowledging receipt.—The Commission, provincial election supervisor, election registrar or officer designated by the Commission or the board of election inspectors under the succeeding section shall have the ministerial duty to receive and acknowledge receipt of the certificate of candidacy. (Sec. 26, 1978 EC)

SEC. 77. Candidates in case of death: disqualification or withdrawal of another.—If after the last day for the filing of certificates of candidacy, an official candidate of a registered or accredited political party dies, withdraws or is disqualified for any cause, only a person belonging to, and certified by, the same political party may file a certificate of candidacy to replace the candidate who died, withdrew or was disqualified. The substitute candidate nominated by the political party concerned may file his certificate of candidacy for the office affected in accordance with the preceding sections not later than mid-day of the day of the election. If the death, withdrawal or disqualification should occur between the day before the election and mid-day of election day, said certificate may be filed with any board of election inspectors in the political subdivision where he is a candidate, or, in the case of candidates to be voted for by the entire electorate of the country, with the Commission. (Sec. 28, 1978 EC)

SEC. 78. Petition to deny due course to or cancel a certificate of candidacy.—A verified petition seeking to deny due course or to cancel a certificate of candidacy may be filed by any person exclusively on the ground that any material representation contained therein as required under Section 74 hereof is false. The petition may be filed at any time not later than twenty-five days from the time of the filing of the certificate of candidacy and shall be decided, after due notice and hearing, not later than fifteen days before the election.

ARTICLE X—CAMPAIGN AND ELECTION PROPAGANDA

SEC. 79. Definitions.—As used in this Code:

(a) The term "candidate" refers to any person aspiring for or seeking an elective public office, who has filed a certificate of candidacy by himself or through an accredited political party, aggregation, or coalition of parties;

(b) The term "election campaign" or "partisan political activity" refers to an act designed to promote the election or defeat of a particular candidate or candidates to a public office which shall include:

(1) Forming organizations, associations, clubs, committees or other groups of persons for the purpose of soliciting votes and/or undertaking any campaign for or against a candidate;

(2) Holding political caucuses, conferences, meetings, rallies, parades, or other similar assemblies, for the purpose of soliciting votes and/or undertaking any campaign or propaganda for or against a candidate;
(3) Making speeches, announcements or commentaries, or holding interviews for or against the election of any candidate for public office;

(4) Publishing or distributing campaign literature or materials designed to support or oppose the election of any candidate; or

(5) Directly or indirectly soliciting votes, pledges or support for or against a candidate.

The foregoing enumerated acts if performed for the purpose of enhancing the chances of aspirants for nomination for candidacy to a public office by a political party, aggregation, or coalition of parties shall not be considered as election campaign or partisan election activity.

Public expressions of opinions or discussions of probable issues in a forthcoming election or on attributes of or criticisms against probable candidates proposed to be nominated in a forthcoming political party convention shall not be construed as part of any election campaign or partisan political activity contemplated under this Article.

SEC. 80. Election campaign or partisan political activity outside campaign period.—It shall be unlawful for any person, whether or not a voter or candidate, or for any party, or association of persons, to engage in an election campaign or partisan political activity except during the campaign period: Provided, That political parties may hold political conventions or meetings to nominate their official candidates within thirty days before the commencement of the campaign period and forty-five days for Presidential and Vice-Presidential election. (Sec. 35, 1978 EC)

SEC. 81. Interventions of foreigners.—It shall be unlawful for any foreigner, whether juridical or natural person, to aid any candidate or political party, directly or indirectly, or take part in or influence in any manner any election, or to contribute or make any expenditure in connection with any election campaign or partisan political activity. (Sec. 36, 1978 EC)

SEC. 82. Lawful election propaganda.—Lawful election propaganda shall include:

(a) Pamphlets, leaflets, cards, decals, stickers or other written or printed materials of a size not more than eight and one-half inches in width and fourteen inches in length;

(b) Handwritten or printed letters urging voters to vote for or against any particular candidate;

(c) Cloth, paper or cardboard posters, whether framed or posted, with an area not exceeding two feet by three feet, except that, at the site and on the occasion of a public meeting or rally, in announcing the holding of said meeting or rally, streamers not exceeding three feet by eight feet in size, shall be allowed: Provided. That said streamers may not be displayed except one week before the date of the meeting or rally and that it shall be removed within seventy-two hours after said meeting or rally; or

(d) All other forms of election propaganda not prohibited by this Code as the Commission may authorize after due notice to all interested parties and hearing where all the interested parties were given an equal opportunity to be heard: Provided, That the Commission's authorization shall be published in two newspapers of general circulation throughout the nation for at least twice within one week after the authorization has been granted. (Sec. 37, 1978 EC)

SEC. 83. Removal, destruction or defacement of lawful election propaganda prohibited.—It shall be unlawful for any person during the campaign period to remove, destroy, obliterate, or in any manner deface or tamper with, or prevent the distribution of lawful election propaganda. (Sec. 40, 1978 EC)

SEC. 84. Requirements for published or printed election propaganda.—Any newspaper, newsletter, newsmagazine or gazette, advertising, posters, pamphlets, circulars, handbills, bumper stickers, streamers, simple list of candidates or any published or printed political matter for or against a candidate or group of candidates to any public office shall bear and be identified by the words "paid for by" followed by the true and correct name and address of the payer and by the words "printed by" followed by the true and correct name and address of the printer. (Sec. 38, 1978 EC)

SEC. 85. Prohibited forms of election propaganda.—It shall be unlawful:

(a) To print, publish, post or distribute any poster, pamphlet, circular, handbill, or printed matter urging voters to vote for or against any candidate unless they bear the names and addresses of the printer and payer as required in Section 84 hereof;

(b) To erect, put up, make use of, attach, float or display any billboard, tinplate-poster, balloons and the like, of whatever size, shape, form or kind, advertising for or against any candidate or political party;

(c) To purchase, manufacture, request, distribute or accept electoral propaganda gadgets such as pens, lighters, fans of whatever nature, flashlights, athletic goods or materials, wallets, shirts, hats, bandanas, matches, cigarettes and the like, except that campaign supporters accompanying a candidate shall be allowed to wear hats and/or shirts or T-shirts advertising a candidate;

(d) To show or display publicly any advertisement or propaganda for or against any candidate by means of cinematography, audio-visual units or other screen projections except telecasts which may be allowed as hereinafter provided; and

(e) For any radio broadcasting or television station to sell or give free of charge air time for campaign and other political purposes except as authorized
in this Code under the rules and regulations promulgated by the Commission pursuant thereto.

Any prohibited election propaganda gadget or advertisement shall be stopped, confiscated or torn down by the representative of the Commission upon specific authority of the Commission.  

(Sec. 39, 1978 EC, modified)

SEC. 86. Regulation of election propaganda through mass media.—(a) The Commission shall promulgate rules and regulations regarding the sale of air time for partisan political purposes during the campaign period to assure that equal time as to duration and quality is available to all candidates for the same office or political parties at the same rates or given free of charge; that such rates are reasonable and not higher than those charged other buyers or users of air time for non-political purposes; that the provisions of this Code regarding the limitation of expenditures by candidates and political parties and contributions by private persons, entities and institutions are effectively enforced; and to ensure that said radio broadcasting- and television stations shall not unduly allow the scheduling of any program or permit any sponsor to manifestly favor or oppose any candidate or political party by unduly or repeatedly referring to or including said candidates and/or political party in such program respecting, however, in all instances the right of said stations to broadcast accounts of significant or newsworthy events and views on matters of public interest.

(b) All contracts for advertising in any newspaper, magazine, periodical or any form of publication promoting or opposing the candidacy of any person for public office shall, before its implementation, be registered by said newspaper, magazine, periodical or publication with the Commission. In every case, it shall be signed by the candidate concerned or by the duly authorized representative of the political party.

(c) No franchise or permit to operate a radio or television station shall be granted or issued, suspended or cancelled during the election period.

Any radio or television station, including that owned or controlled by the Government, shall give free of charge equal time and prominence to an accredited political party or its candidates if it gives free of charge air time to an accredited political party or its candidates for political purposes.

In all instances, the Commission shall supervise the use and employment of press, radio and television facilities so as to give candidates equal opportunities under equal circumstances to make known their qualifications and their stand on public issues within the limits set forth in this Code on election spending.  

(Sec. 41, 1978 EC)

Rules and regulations promulgated by the Commission under and by authority of this section shall take effect on the seventh day after their publication in at least two daily newspapers of general circulation. Prior to the effectiveness of said rules and regulations, no political advertisement or propaganda for or against any candidate or political party shall be published or broadcast through the mass media.  

(Nov)

Violation of the rules and regulations of the Commission issued to implement this section shall be an election offense punishable under Section 264 hereof.  

(Nov)

SEC. 87. Rallies, meetings and other political activities.—Subject to the requirements of local ordinances on the issuance of permits, any political party supporting official candidates or any candidate individually or jointly with other aspirants may hold peaceful political rallies, meetings, and other similar activities during the campaign period: Provided, That all applications for permits to hold meetings, rallies and other similar political activities, receipt of which must be acknowledged in writing and which application shall be immediately posted in a conspicuous place in the city or municipal building, shall be acted upon in writing by local authorities concerned within three days after the filing thereof and any application not acted upon within said period shall be deemed approved: and Provided, further, That denial of any application for said permit shall be appealable to the provincial election supervisor or to the Commission whose decision shall be made within forty-eight hours and which shall be final and executory. Provided, finally, That the only justifiable ground for denial is prior written application by any candidate or political party for the same purpose has been approved.  

(Sec. 43, 1978 EC)

SEC. 88. Public rally.—Any political party or candidate shall notify the election registrar concerned of any public rally said political party or candidate intends to organize and hold in the city or municipality, and within seven working days thereafter submit to the election registrar statement of expenses incurred in connection therewith.  

(Sec. 42, 1978 EC)

SEC. 89. Transportation, food and drinks.—It shall be unlawful for any candidate, political party, organization, or any person to give or accept, free of charge, directly or indirectly, transportation, food or drinks or things of value during the five hours before and after a public meeting, on the day preceding the election, and on the day of the election; or to give or contribute, directly or indirectly, money or things of value for such purpose.  

(Sec. 44, 1978 EC)

SEC. 90. Comelec space.—The Commission shall procure space in at least one newspaper of general circulation in every province or city: Provided, however, That in the absence of said newspaper, publication shall be done in any other magazine or periodical in said province or city, which shall be known as "Comelec Space" wherein candidates can announce their candidacy. Said space shall be allocated, free of charge, equally and impartially by the Commission among all candidates within the area in which the newspaper is circulated.  

(Sec. 45, 1978 EC)

SEC. 91. Comelec poster area.—Whenever practicable, the Commission shall also designate and provide for a common poster area in strategic places in each town. All candidates can announce and further their candidacy through posters, said space to be likewise allocated free of charge, equally and impartially by the Commission among all the candidates concerned.  

(Nov)
SEC. 92. ComELEC time.—The Commission shall procure radio and television time to be known as “Comelec Time” which shall be allocated equally and impartially among the candidates within the area of coverage of all radio and television stations. For this purpose, the franchise of all radio broadcasting and television stations are hereby amended so as to provide radio or television time, free of charge, during the period of the campaign. (Sec. 46, 1978 EC)

SEC. 93. Comelec information Bulletin.—The Commission shall cause the printing, and supervise the dissemination of bulletins to be known as “Comelec Bulletin” which shall be of such size as to adequately contain the picture, biodata and program of government of every candidate. Said bulletin shall be disseminated to the voters or displayed in such places as to give due prominence thereto. Any candidate may reprint at his expense, any “Comelec Bulletin” upon prior authority of the Commission. Provided, That the printing of the names of the different candidates with their bio-data must be in alphabetical order irrespective of party affiliation.

ARTICLE XI.—ELECTORAL CONTRIBUTIONS AND EXPENDITURES

SEC. 94. Definitions.—As used in this Article:

(a) The term “contribution” includes a gift, donation, subscription, loan advance or deposit of money or anything of value, or contract, promise or agreement to contribute, whether or not legally enforceable, made for the purpose of influencing the results of the elections but shall not include services rendered without compensation by individuals volunteering a portion or all of their time in behalf of a candidate or political party. It shall also include the use of facilities voluntarily donated by other persons, the money value of which can be assessed based on the rates prevailing in the area.

(b) The term “expenditure” includes the payment or delivery of money or anything of value, or a contract, promise or agreement to make an expenditure, for the purpose of influencing the results of the election. It shall also include the use of facilities personally owned by the candidate, the money value of which can be assessed based on the rates prevailing in the area.

(c) The term “person” includes an individual, partnership, committee, association, corporation, and any other organization or group of persons. (Sec. 49, 1978 EC)

SEC. 95. Prohibited contributions.—No contribution for purposes of partisan political activity shall be made directly or indirectly by any of the following:

(a) Public or private financial institutions: Provided, however, That nothing herein shall prevent the making of any loan to a candidate or political party by any such public or private financial institutions legally in the business of lending money, and that the loan is made in accordance with laws and regulations and in the ordinary course of business;

(b) Natural and juridical persons operating public utility or in possession of or exploiting any natural resources of the nation;

(c) Natural and juridical persons who hold contracts or sub-contracts to supply the government or any of its divisions, subdivisions or instrumentalities, with goods or services or to perform construction or other works;

(d) Natural and juridical persons who have been granted franchises, incentives, exemptions, allocations or similar privileges or concessions by the government or any of its divisions, subdivisions or instrumentalities, including government-owned or controlled corporations;

(e) Natural and juridical persons who, within one year prior to the date of the election, have been granted loans or other accommodations in excess of P100,000 by the government or any of its divisions, subdivisions or instrumentalities including government-owned or controlled corporations;

(f) Educational institutions which have received grants of public funds amounting to no less than P100,000.00;

(g) Officials or employees in the Civil Service, or members of the Armed Forces of the Philippines, and

(h) Foreigners and foreign corporations.

It shall be unlawful for any person to solicit or receive any contribution from any of the persons or entities enumerated herein. (Sec. 65, 1978 EC)

SEC. 96. Soliciting or receiving contributions from foreign sources.—It shall be unlawful for any person, including a political party or public or private entity to solicit or receive, directly or indirectly, any aid or contribution of whatever form or nature from any foreign national, government or entity for the purposes of influencing the results of the election. (Sec. 67, 1978 EC)

SEC. 97. Prohibited raising of funds.—It shall be unlawful for any person to hold dances, lotteries, cockfights, games, boxing bouts, bingo, beauty contests, entertainments, or cinematographic, theatrical or other performances for the purpose of raising funds for an election campaign or for the support of any candidate from the commencement of the election period up to and including election day; or for any person or organization, whether civic or religious, directly or indirectly, to solicit and/or accept from any candidate for public office, or from his campaign manager, agent or representative, or any person acting in their behalf, any gift, food, transportation, contribution or donation in cash or in kind from the commencement of the election period up to and including election day; Provided, That normal and customary religious stipends, tithes, or collections on Sundays and/or other designated collection days, are excluded from this prohibition. (Sec. 64, 1978 EC)

SEC. 98. True name of contributor required.—No person shall make any contribution in any name except his own nor shall any candidate or treasurer of
a political party receive a contribution or enter or record the same in any name other than that of the person by whom it was actually made. (Sec. 66, 1978 EC)

SEC. 99. Report of contributions.—Every person giving contributions to any candidate, treasurer of the party, or authorized representative of such candidate or treasurer shall, not later than thirty days after the day of the election, file with the Commission a report under oath stating the amount of each contribution, the name of the candidate, agent of the candidate or political party receiving the contribution, and the date of the contribution. (Sec. 66, 1978 EC)

SEC. 100. Limitations upon expenses of candidates.—No candidate shall spend for his election campaign an aggregate amount exceeding one peso and fifty centavos for every voter currently registered in the constituency where he filed his candidacy: Provided, That the expenses herein referred to shall include those incurred or caused to be incurred by the candidate, whether in cash or in kind, including the use, rental or hire of land, water or aircraft, equipment, facilities, apparatus and paraphernalia used in the campaign: Provided, further, That where the land, water or aircraft, equipment, facilities, apparatus and paraphernalia used is owned by the candidate, his contributor or supporter, the Commission is hereby empowered to assess the amount commensurate with the expenses for the use thereof, based on the prevailing rates in the locality and shall be included in the total expenses incurred by the candidate. (Sec. 61, 1978 EC)

SEC. 101. Limitation upon expenses of political parties.—A duly accredited political party may spend for the election of its candidates in the constituency or constituencies where it has official candidates an aggregate amount not exceeding the sum of one peso and fifty centavos for every voter currently registered therein. Expenses incurred by branches, chapters or committees of such political party shall be included in the computation of the total expenditures of the political party.

Expenses incurred by other political parties shall be considered as expenses of their respective individual candidates and subject to limitation under Section 100 of this Code. (Sec. 62, 1978 EC)

SEC. 102. Lawful expenditures.—To carry out the objectives of the preceding sections, no candidate or treasurer of a political party shall, directly or indirectly, make any expenditure except for the following purposes:

(a) For travelling expenses of the candidates and campaign personnel in the course of the campaign and for personal expenses incident thereto;
(b) For compensation of campagners, clerks, stenographers, messengers, and other persons actually employed in the campaign;
(c) For telegraph and telephone tolls, postage, freight and express delivery charges;
(d) For stationery, printing and distribution of printed matters relative to candidacy;
(e) For employment of watchers at the polls;
(f) For rent, maintenance and furnishing of campaign headquarters, office or place of meetings;
(g) For political meetings and rallies and the use of sound systems, lights and decorations during said meetings and rallies;
(h) For newspaper, radio, television and other public advertisements;
(i) For employment of counsel, the cost of which shall not be taken into account in determining the amount of expenses which a candidate or political party may have incurred under Sections 100 and 101 hereof;
(j) For copying and classifying list of voters, investigating and challenging the right to vote of persons registered in the lists the cost of which shall not be taken into account in determining the amount of expenses which a candidate or political party may have incurred under Sections 100 and 101 hereof; or
(k) For printing sample ballots in such color, size and maximum number as may be authorized by the Commission and the cost of such printing shall not be taken into account in determining the amount of expenses which a candidate or political party may have incurred under Sections 100 and 101 hereof. (Sec. 53, 1978 EC)

SEC. 103. Persons authorized to incur election expenditures.—No person, except the candidate, the treasurer of a political party or any person authorized by such candidate or treasurer, shall make any expenditure in support of or in opposition to any candidate or political party. Expenditures duly authorized by the candidate or the treasurer of the party shall be considered as expenditures of such candidate or political party.

The authority to incur expenditures shall be in writing, copy of which shall be furnished the Commission signed by the candidate or the treasurer of the party and showing the expenditures so authorized, and shall state the full name and exact address of the person so designated. (Sec. 54, 1978 EC)

SEC. 104. Prohibited donations by candidates, treasurers of parties or their agents.—No candidate, his or her spouse or any relative within the second civil degree of consanguinity or affinity, or his campaign manager, agent or representative shall during the campaign period, on the day before and on the day of the election, directly or indirectly, make any donation, contribution or gift in cash or in kind, or undertake or contribute to the construction or repair of roads, bridges, schoolhouses, puericulture centers, medical clinics and hospitals, churches or chapels, cement pavements, or any structure for public use or for the use of any religious or civic organization: Provided, That normal and customary religious dues or contributions, such as religious stipends, tithes or collections on Sundays or other designated collection days, as well as periodic payments for legitimate scholarships established and school contributions habitually made before the prohibited period, are excluded from the prohibition.

The same prohibition applies to treasurers, agents or representatives of any political party. (Sec. 63, 1978 EC)
SEC. 106. Accounting by agents of candidate or treasurer.—Every person receiving contributions or incurring expenditures by authority of the candidate or treasurer of the party shall, on demand by the candidate or treasurer of the party and in any event within five days after receiving such contribution or incurring such expenditure, render to the candidate or the treasurer of the party concerned, a detailed account thereof with proper vouchers or official receipts. (Sec. 55, 1978 EC)

SEC. 107. Statement of contributions and expenditures.—Every candidate and treasurer of the political party shall, not later than seven days, or earlier than ten days before the day of the election, file in duplicate with the office indicated in the following section, full, true and itemized, statement of all contributions and expenditures in connection with the election.

Within thirty days after the day of the election, said candidate and treasurer shall also file in duplicate a supplemental statement of all contributions and expenditures not included in the statement filed prior to the day of the election. (Sec. 57, 1978 EC)

SEC. 108. Place for filing statements.—The statements of contributions and expenditures shall be filed as follows:

(a) Those of candidates for President and Vice-President, with the commission.

(b) Those of candidates for Members of the Batasang Pambansa, with the provincial election supervisor concerned, except those of candidates in the National Capital Region which shall be filed with the regional election director of said region.

(c) Those of candidates for provincial offices, with the provincial election supervisor concerned.

(d) Those of candidates for city, municipal and barangay offices, with the election registrar concerned.

If the statement is sent by mail, it shall be by registered mail, and the date of which it was registered with the post office may be considered as the filing date thereof if confirmed on the same date by telegram or radiogram addressed to the office or official with whom the statement should be filed.

The provincial election supervisors and election registrars concerned shall, within fifteen days after the last day for the filing of the statements, send to the Commission duplicate copies of all statements filed with them. (Sec. 58, 1978 EC, modified)

SEC. 109. Form and contents of statement.—The statement shall be in writing, subscribed and sworn to by the candidate or by the treasurer of the party, shall be complete as of the date next preceding the date of filing and shall set forth in detail (a) the amount of contribution, the date of receipt, and the full name and exact address of the person from whom the contribution was received; (b) the amount of every expenditure, the date thereof, the full name and exact address of the person to whom payment was made, and the purpose of the expenditure; (c) any unpaid obligation, its nature and amount, and to whom said obligation is owing; and (d) such other particulars which the Commission may require.

If the candidate or treasurer of the party has received no contribution, made no expenditure, or has no pending obligation, the statement shall reflect such fact. (Sec. 59, 1978 EC)

SEC. 110. Preservation and inspection of statements.—All statements of contributions and expenditures shall be kept and preserved at the office where they are filed and shall constitute part of the public records thereof for three years after the election to which they pertain. They shall not be removed therefrom except upon order of the Commission or of a competent court and shall, during regular office hours, be subject and open to inspection by the public. The officer in-charge thereof, shall, on demand, furnish certified copies of any statement upon payment of the fee prescribed under Section 270 hereof. (Sec. 60, 1978 EC)

It shall be the duty of the Commission to examine all statements of contributions and expenditures of candidates and political parties to determine compliance with the provisions of this Article. (New)

SEC. 111. Effect of failure to file statement.—In addition to other sanctions provided in this Code, no person elected to any public office shall enter upon the duties of his office until he has filed the statement of contributions and expenditures herein required.

The same prohibition shall apply if the political party which nominated the winning candidate fails to file the statements required herein within the period prescribed by this Code. (Sec. 61, 1978 EC modified)

SEC. 112. Report of contractor and business firms.—Every person or firm to whom any electoral expenditure is made shall, within thirty days after the day
of the election, file with the Commission a report setting forth the full names and
exact addresses of the candidates, treasurers of political parties, and other
persons incurring such expenditures, the nature or purpose of each expenditure,
the date and costs thereof, and such other particulars as the Commission may
require. The report shall be signed and sworn to by the supplier or contractor; or
in case of a business firm or association, by its president or general manager.

It shall be the duty of such person or firm to whom an electoral expenditure
is made to require every agent of a candidate or of the treasurer of a political
party to present written authority to incur electoral expenditures in behalf of
such candidates or treasurers, and to keep and preserve at its place of business,
subject to inspection by the Commission or its authorized representatives,
copies of such written authority, contracts, vouchers, invoices and other records
and documents relative to said expenditures for a period of three years after the
date of the election to which they pertain.

It shall be unlawful for any supplier, contractor or business firm to enter into
contract involving electoral expenditures with representatives of candidates or
political parties without such written authority. (Sec. 69, 1978, EC)

ARTICLE XII.—REGISTRATION OF VOTERS

SEC. 113. Permanent List of Voters.—Any provision of Presidential Decree
No. 1896 to the contrary notwithstanding, the list of voters prepared and used
in the election of Members of the Batasang Pambansa on May 14, 1984, with such
additions, cancellations and corrections as may hereafter be made in accordance
with the provisions of this Code, shall constitute the permanent list of voters in
each city or municipality, as the case may be, until 1996.

For purposes of the next following election, the Commission, through the
election registrars, shall assign the proper precincts and polling places to the
registered voters in said list. Written notice of any such change shall be made to
the affected voters within two weeks therefrom.

SEC. 114. Renewal of the Permanent List.—The list of voters prepared in
accordance with the preceding section shall be renewed in nineteen hundred and
ninety-six and every twelve years thereafter. (New)

SEC. 115. Necessity of Registration.—In order that a qualified elector may
vote in any election, plebiscite or referendum, he must be registered in the
permanent list of voters for the city or municipality in which he resides. (Sec.
3, PD, 1986, as amended).

SEC. 116. Who may be registered in the list.—All persons having complied
with the requisites herein prescribed for the registration of voters shall be
registered in the list, provided they possess all the qualifications and none of the
disqualifications of a voter. Those who failed to register in the election of 1984,
for any reason whatsoever, may register in accordance with the provisions of this
Code. Any person who may not have on the date of registration the age or period
of residence required may also be registered upon proof that on the date of the
election, plebiscite or referendum he shall have such qualifications. (Sec. 4,
PD, 1986, as amended)

SEC. 117. Qualifications of a voter.—Every citizen of the Philippines, not
otherwise disqualified by law, eighteen years of age or over, who shall have
resided in the Philippines for one year and in the city or municipality wherein
he proposes to vote for at least six months immediately preceding the election,
may be registered as a voter.

Any person who transfers residence to another city, municipality or country
solely by reason of his occupation; profession; employment in private or public
service; educational activities; work in military or naval reservations; service in
the army, navy or air force; the constabulary or national police force; or
confiscation or detention in government institutions in accordance with law,
shall be deemed not to have lost his original residence. (Sec. 5, PD 1896, as
amended)

SEC. 118. Disqualifications.—The following shall be disqualified from voting:

(a) Any person who has been sentenced by final judgment to suffer
imprisonment for not less than one year, such disability not having been
removed by plenary pardon or granted amnesty. Provided, however, That any
person disqualified to vote under this paragraph shall automatically re acquire
the right to vote upon expiration of five years after service of sentence.

(b) Any person who has been adjudged by final judgment by competent court
or tribunal of having committed any crime involving disloyalty to the duly
constituted government such as rebellion, sedition, violation of the anti-
subversion and firearms laws, or any crime against national security, unless
restored to his full civil and political rights in accordance with
law. Provided, That he shall regain his right to vote automatically upon expiration of five years
after service of sentence.

(c) Insane or incompetent persons as declared by competent authority. (Sec.
102, 1971 BC; Sec. 75 1978 EC, as amended)

SEC. 119. Preparation of the permanent list of voters.—For the preparation of
the permanent list of voters in nineteen hundred and ninety-six and every
twelve years thereafter, the board of election inspectors referred to in Article XIV
hereof of each election precinct shall hold four meetings on the seventh Saturday,
seventh Sunday, sixth Saturday and sixth Sunday preceding the date of the
regular election to be held. At these meetings the board shall prepare eight copies
of the list of voters of the precinct wherein it shall register the electors applying
for registration. (Sec. 100, RA 180, as amended)

SEC. 120. Preparation of the list before other regular elections.—For the
preparation of the list before other regular elections, the board of election
inspectors of each election precinct shall meet in the polling place on the seventh
and sixth Saturdays before the day of the election. At these meetings, the board
shall prepare and certify eight copies of the list of voters of the corresponding
precinct transferring thereto the names of the voters appearing in the list used in the preceding election and including therein such new qualified voters as may apply for registration, as provided in Section 126 hereof. (Sec. 101, RA 180, as amended)

SEC. 121. Preparation of the list before any special election, plebiscite or referendum.—For the preparation of the list of voters before a special election, plebiscite or referendum, the board of election inspectors of each election precinct shall hold a meeting in the polling place on the second Saturday following the day of the proclamation calling such election. At this meeting the board shall transfer the names of the voters appearing in the list used in the preceding election and enter those of the newly registered voters. (Sec. 102, RA 180, as amended)

SEC. 122. Transfer of names of voters from the permanent list to the current one.—The transfer of the names of the voters of the precinct already registered in the list used in the preceding election to the list to be made as provided for in the two preceding sections is a ministerial duty of the board, and any omission or error in copying shall be corrected mula propria, or upon petition of the interested party, without delay and in no case beyond three days from the time such error is notice; and if the board should refuse, the interested party may apply for such correction to the proper municipal or metropolitan trial court which shall decide the case without delay and in no case beyond three days from the date the petition is filed. The decision of the proper municipal or metropolitan trial court shall be final and unappealable in whatever form or manner. (Sec. 103, RA 180, as amended)

To facilitate the transfer of names of voters, the election registrar shall deliver the book of voters to the board of election inspectors on the day before the registration of voters, to be returned after the last day of registration. (New)

SEC. 123. Cancellation and exclusions in the transfer of names.—In transferring the names of the voters of the precinct from the list used in the preceding election to the current list, the board shall exclude those who have applied for the cancellation of their registration, those who have died, those who did not vote in the immediately preceding two successive regular elections, those who have been excluded by court orders issued in accordance with the provisions of this Code, and those who have been disqualified, upon motion of any member of the board or of any election officer or watcher, upon satisfactory proof to the board and upon summons to the voter in case of disqualification. The motion shall be decided by the board without delay and in no case beyond three days from its filing. Should the board deny the motion, or fail to act thereon within the period hereof fixed, the interested party may apply for such exclusion to the municipal or metropolitan trial court which shall decide the petition without delay and in no case beyond three days from the date the petition is filed. The decision of the court shall be final. The poll clerk shall keep a record of these exclusions and shall furnish three copies thereof to the election registrar who shall, in turn, keep one copy and send the two other copies thereof to the provincial election supervisor and the Commission, to be attached by them to the permanent list under this custody. (Sec. 104, RA 180, as amended)

SEC. 124. Meeting to close the list of voters.—The board of election inspectors shall also meet on the second Saturday immediately preceding the day of the regular election, or on the second day immediately preceding the day of the special election, plebiscite or referendum whether it be Sunday or legal holiday, for the purpose of making such inclusions, exclusions, and corrections as may be or may have been ordered by the courts, stating opposite every name so corrected, added, or cancelled, the date of the order and the court which issued the same; and for the consecutive numbering of the voters of the election precinct.

Should the board fail to include in the list of voters any person ordered by competent court to be so included, said person shall, upon presentation of certified copy of the order of inclusion and upon proper identification, be allowed by the board to vote.

Should the board fail to exclude from the list of voters any person ordered by the court to be so excluded, the board shall not permit said person to vote upon presentation to it by any interested party of a certified copy of the order of exclusion. (Sec. 105, RA 180, as amended)

SEC. 125. Re-registration.—A voter who is registered in the permanent list of voters need not register anew for subsequent elections unless he transfers residence to another city or municipality, or his registration has been cancelled on the ground of disqualification and such disqualification has been lifted or removed. Likewise a voter whose registration has been cancelled due to failure to vote in the preceding regular election may register anew in the city or municipality where he is qualified to vote. (Sec 129, 1971 EC; Sec. 73, 1978 EC, as amended)

SEC. 126. Registration of voters.—On the seventh and sixth Saturdays before a regular election or on the second Saturday following the day of the proclamation calling for a new special election, plebiscite or referendum, any person desiring to be registered as a voter shall accomplish in triplicate before the board of election inspectors a voter's affidavit, in which shall be stated the following data:

(a) Name, surname, middle name, maternal surname;
(b) Date and place of birth;
(c) Citizenship;
(d) Periods of residence in the Philippines and in the place of registration;
(e) Exact address with the name of the street and house number or in case there is none, a brief description of the locality and the place;
(f) A statement that the applicant has not been previously registered; otherwise, he shall be required to attach a sworn affidavit for cancellation of his previous registration; and
(g) Such other information or data which may be required by the Commission.

The voter's affidavit shall also contain three specimens of the applicant's signature and clear and legible prints of his left and right hand thumbmarks and shall be sworn to and filed together with four copies of the latest identification photograph to be supplied by the applicant.
The oath of the applicant shall include a statement that he does not have any
of the disqualifications of a voter and that he has not been previously registered
in the precinct or in any other precinct.

Before the applicant accomplishes his voter's affidavit, the board of election
inspectors shall apprise the applicant of the qualifications and disqualifications
prescribed by law for a voter. It shall also see to it that the accomplished voter's
affidavit contain all the data therein required and that the applicant's specimen
signatures, the prints of his left and right hand thumbmarks and his photograph
are properly affixed in each of the voter's affidavit.

SEC. 127. Illiterate or disabled applicants.—The voter's affidavit of an illiterate
or physically disabled person may be prepared by any relative within the fourth
civil degree of consanguinity or affinity or by any member of the board of election
inspectors who shall prepare the affidavit in accordance with the data supplied
by the applicant.

SEC. 128. Voter's identification.—The identification card issued to the voter
shall serve and be considered as a document for the identification of each
registered voter: Provided, however, That if the voter's identity is challenged on
election day and he cannot present his voter identification card, his identity may
be established by the specimen signatures, the photograph or the fingerprints in
his voter's affidavit in the book of voters. No extra or duplicate copy of the voter
identification card shall be prepared and issued except upon authority of the
Commission.

Each identification card shall bear the name and the address of the voter, his
date of birth, sex, civil status, occupation, his photograph, thumbmark, the city
or municipality and number of the polling place where he is registered, his
signature, his voter's serial number and the signature of the chairman of the board
of election inspectors.

Any voter previously registered under the provisions of Presidential Decree
Numbered 1996 who desires to secure a voter identification card shall, on any
registration day, provide, four copies of his latest identification photograph to
the board of election inspectors which upon receipt thereof shall affix one copy
thereof to the voter's affidavit in the book of voters, one copy to the voter's
identification card to be issued to the voter and transmit through the election
registrar, one copy each to the provincial election supervisor and the Commission
to be respectively attached to the voter's affidavit in their respective custody.

SEC. 129. Action by the board of election inspectors.—Upon receipt of the
voter's affidavit, the board of election inspectors shall examine the data therein.
If it finds that the applicant possesses all the qualifications and none of the
disqualifications of a voter, he shall be registered. Otherwise, he shall not be
registered.

The name and address of each registered voter shall, immediately upon his
registration, be entered in the proper alphabetical group in the list after which
the voter identification card shall be issued to the voter. (Sec. 27, PD 1896; as
amended)

SEC. 130. Provincial central file of registered voters.—There shall be a
provincial central file of registered voters containing the duplicate copies of all
approved voter's affidavits in each city and municipality in the province which
shall be under the custody and supervision of the provincial election supervisor.
The applications shall be compiled alphabetically by precincts so as to make
the file an exact replica of the book of voters in the possession of the election
registrar.

Should the book of voters in the custody of the election registrar be lost or
destroyed at a time so close to the election day that there is no time to reconstitute
the same, the corresponding book of voters in the provincial file shall be used
during the voting.

SEC. 131. National central file of registered voters.—There shall also be a
national central file of registered voters consisting of the triplicate copies of all
approved voters' affidavits in all cities and municipalities which shall be
prepared and kept in the central office of the Commission. The applications in the
national central file shall be compiled alphabetically according to the surnames
of the registered voters regardless of the place of registration.

SEC. 132. Preservation of voter's affidavits.—A copy of the affidavit of each
voter shall be kept by the board of election inspectors until after the election
when it shall be delivered to the same to the election registrar together with the copies
of the list of voters and other election papers for use in the next election. The
election registrar shall compile the voter's affidavits by precinct alphabetically
in a book of voters. The other two copies shall be sent by the board of election
inspectors on the day following the date of the affidavit to the office of the
provincial election supervisor and the Commission in Manila. The provincial
election supervisor and the Commission shall respectively file and preserve the
voter's affidavits by city and municipality and in alphabetical order of their
surnames. The fourth copy shall be given to the voter as evidence of his
registration. (Sec. 28, PD 1896, as amended)

SEC. 133. Columns in the list of voters.—The list of voters shall be arranged
in columns as follows: In the first column there shall be entered, at the time of
closing of the list before the election, a number opposite the name of each voter
registered, beginning with number one and continuing in consecutive order
until the end of the list. In the second column, the surname of the registered voter
shall be written in alphabetical order followed by their respective first names,
without abbreviations of any kind. In the third column, the respective residences
of each person with the name of the street and number, or, in case there be none,
brief description of the locality or place. In the fourth column, shall be entered
the periods of residence in the Philippines and in the city or municipality. In the
fifth column, there shall be entered on the day of the election the numbers of the
ballots which were given successively to each voter. In the sixth column, the voter
shall stamp on the day of the election the mark of the thumb of his right hand and
under said mark his signature. And in the seventh column, the signature of the
chairman of the board of election inspectors who has handed the ballot to the
voter. It will be sufficient that the fifth, sixth, and seventh columns shall be filled
in the copy of the list under the custody of the board of election inspectors which
shall see to it that the thumbmark is stamped plainly.  (Sec. 29, PD 1896, as amended)

SEC. 134. Certificate of the board of election inspectors in the list of voters.—Upon the adjournment of each meeting for the registration of voters, the board of election inspectors shall close each alphabetical group of names of voters by writing the dates on the next line in blank, which shall be forthwith signed by each member, and, before adding a new name on the same page at the next meeting, it shall write the following: "Added at the .......... meeting specifying if it is the second third or fourth meeting of the board, as the case may be. If the meeting adjourned is the last one for the registration of voters, the board shall, besides closing each alphabetical group of voters as above provided, add at the end of the list a certificate (a) of the corrections and cancellations made in the permanent list, specifying them, or that there has been none; and (b) of the total number of voters registered in the precinct.  (Sec. 30, PD 1896, as amended)

SEC. 135. Publication of the list.—At the first hour of the working day following the last day of registration of voters, the poll clerk shall deliver to the election registrar a copy of the list certified to by the board of election inspectors as provided in the preceding section; another copy, also certified, shall be sent to the provincial election supervisor of the province, and another, likewise certified, shall be sent to the Commission in whose offices said copies shall be open to public inspection during regular office hours. On the same day and hour, the poll clerk shall also post a copy of the list in the polling place in a secure place on the door or near the same at a height of a meter and a half, where it may be conveniently consulted by the interested parties. The chairman, poll clerk and the two members of the board of election inspectors shall each keep a copy of the list which may be inspected by the public in their respective office during regular office hours. Immediately after the meeting for the closing of the list, the poll clerk shall also send a notice to the election registrar, provincial election supervisor and the Commission regarding the changes and the number referred to, to be attached to the copy of the list under their custody.  (Sec. 31, PD 1896, as amended)

SEC. 136. Challenge of right to register.—Any person applying for registration may be challenged before the board of election inspectors on any registration day by any member, voter, candidate, or watcher. The board shall then examine the challenged person and shall receive such other evidence as it may deem pertinent, after which it shall decide whether the elector shall be included in or excluded from the list as may be proper. All challenges shall be heard and decided without delay, and in no case beyond three days from the date the challenge was made.

After the question has been decided, the board of election inspectors shall give to each party a brief certified statement setting forth the challenge and the decision thereon.  (Sec. 32, PD 1896, as amended)

SEC. 137. Power of the board of election inspectors to administer oaths and issue summons.—For the purpose of determining the right of applicants to be registered as voters in the list, the board of election inspectors shall have the same power to administer oaths, to issue subpoena and subpoena duces tecum and to compel witnesses to appear and testify, but the latter's fees and expenses incidental to the process shall be paid in advance by the party in whose behalf the summons is issued.  (Sec. 33, PD 1896, as amended)

SEC. 138. Jurisdiction in inclusion and exclusion cases.—The municipal and metropolitan trial courts shall have original and exclusive jurisdiction over all matters of inclusion and exclusion of voters from the list in their respective municipalities or cities. Decisions of the municipal or metropolitan trial courts may be appealed directly by the aggrieved party to the proper regional trial court within five days from receipt of notice thereof, otherwise said decision of the municipal or metropolitan trial court shall become final and executory after said period. The regional trial court shall decide the appeal within ten days from the time the appeal was received and its decision shall be immediately final and executory. No motion for reconsideration shall be entertained by the courts.  (Sec. 37, PD 1896, as amended)

SEC. 139. Petition for inclusion of voters in the list.—Any person whose application for registration has been disapproved by the board of election inspectors or whose name has been stricken out from the list may apply, within twenty days after the last registration day, to the proper municipal or metropolitan trial court, for an order directing the board of election inspectors to include or reinstate his name in the list, together with the certificate of the board of election inspectors regarding his case and proof of service of notice of his petition upon a member of the board of election inspectors with indication of the time, place, and court before which the petition is to be heard.  (Sec. 38, PD 1896, as amended)

SEC. 140. Voters excluded through inadvertence or registered with an erroneous or misspelled name.—Any voter registered in the permanent list who has not been included in the list prepared for the election or who has been included therein with a wrong or misspelled name shall have the right to file an application on any date with the proper municipal or metropolitan trial court, for an order directing that his name be reinstated in the list or that he be registered with his correct name. He shall attach to such application a certified copy of the entry of his name in the list of the preceding election, together with proof that he has applied without success to the board of election inspectors and that he has served notice thereof upon a member of the board.  (Sec. 39, PD 1896, as amended)

SEC. 141. Change of name of registered voter.—Any previously registered voter whose name has been changed by reason of marriage or by virtue of a court order may request the board of election inspectors during any of its meetings held under this Article that his registration in the list be recorded under his or her new name.

SEC. 142. Petition for exclusion of voters from the list.—Any registered voter in a city or municipality may apply at any time except during the period beginning with the twenty-first day after the last registration day of any election up to and including election day with the proper municipal or metropolitan trial
court, for the exclusion of a voter from the list, giving the name and residence of
the latter, the precinct in which he is registered, and the grounds for the
challenge. The petition shall be sworn to and accompanied by proof of notice to
the board of election inspectors concerned, if the same is duly constituted, and
to the challenged voters. (Sec. 40, PD 1896, as amended)

SEC. 143. Common rules governing judicial proceedings in the matter of
inclusion, exclusion, and correction of names of voters.—(a) Outside of regular
office hours no petition for inclusion, exclusion, or correction of names of voters
shall be received.

(b) Notices to the members of the board of election inspectors and to challenged
voters shall state the place, day and hour in which such petition shall be heard,
and such notice may be made by sending a copy thereof by registered mail or by
personal delivery or by leaving it in the possession of a person of sufficient
discretion in the residence of the said person or, in the event that the foregoing
procedure is not practicable, by posting a copy in a conspicuous place in the city
hall or municipal building and in two other conspicuous places within the city or
municipality, at least ten days prior to the day set for the hearing.

In the interest of justice and to afford the challenged voter every opportunity
to contest the petition for exclusion, the court concerned may, when the
challenged voter fails to appear in the first day set for the hearing, order that
notice be effected in such manner and within such period of time as it may decide,
which time shall in no case be more than ten days from the day the respondent
is first found in default.

(c) Each petition shall refer to only one precinct.

(d) No costs shall be assessed in these proceedings. However, if the court
should be satisfied that the application has been filed for the sole purpose of
molesting the adverse party and causing him to incur expenses, it may condemn
the culpable party to pay the costs and incidental expenses.

(e) Any candidate who may be affected by the proceedings may intervene and
present his evidence.

(f) The decision shall be based on the evidence presented. If the question is
whether or not the voter is real or fictitious, his non-appearance on the day set
for hearing shall be prima facie evidence that the registered voter is fictitious.
In no case shall a decision be rendered upon a stipulation of facts.

(g) These applications shall be heard and decided without delay. The decision
shall be rendered within six hours after the hearing and within ten days from the
date of its filing in court. Cases appealed to the regional trial court shall be
decided within ten days from receipt of the appeal in the office of the clerk of
court. In any case, the court shall decide these petitions not later than the day
before the election and the decision rendered thereon shall be immediately final
and executory, notwithstanding the provisions of Section 138 on the finality of
decisions. (Sec. 41, PD 1896, as amended)

SEC. 144. Canvass to check registration.—The election registrar shall, once
every two years or oftener should the Commission deem it necessary in order to
preserve the integrity of the permanent lists of voters, conduct verification by
mail or house-to-house canvass, or both, of the registered voters of any barangay
for purposes of exclusion proceedings.

SEC. 145. Annulment of permanent lists of voters.—Any book of voters not
prepared in accordance with the provisions of this Code or the preparation of
which has been effected with fraud, bribery, forgery, impersonation, intimidation,
force, or any other similar irregularity or which list is statistically improbable
may, upon verified petition of any voter or election registrar, or duly registered
political party, and after notice and hearing, be annulled by the Commission:
Provided. That no order, ruling or decision annulling a book of voters shall be
executed within sixty days before an election.

SEC. 146. Reconstitution of lost or destroyed registration records.—The
Commission shall reconstitute all registration records which have been lost or
destroyed. For this purpose, it shall be the duty of the election registrar to
immediately report to the Commission any case of loss or destruction of approved
applications for registration in their custody. Such reconstitution shall be made
with the use of the corresponding copies in the national or provincial central files
of registered voters: Provided. That if this is not feasible, the registered voter
concerned may be summoned by the election registrar to effect such reconstitution
by accomplishing a new application. Reconstituted forms shall be clearly marked
with the word "reconstituted".

The reconstitution of any lost or destroyed application for registration shall
not affect the criminal liability of any person or persons who may be responsible
for such loss or destruction.

SEC. 147. Examination of registration records.—All registration records in
the possession of the city or municipal election registrar, the provincial election
supervisor, and the Commission shall, during regular office hours, be open to
examination by the public with legitimate inquiries for purposes of election.

Law enforcement agencies shall, upon prior authorization by the Commission,
have access to said registration records shall the same be necessary to, or in aid
of, their investigative functions and duties, subject to regulations promulgated
by the Commission.

SEC. 148. List of voters.—Fifteen days before the date of the regular election
or special election, referendum or plebiscite, the board of election inspectors
must post the final list of voters in each precinct with each and every page thereof
duly signed or subscribed and sworn to by the members of the board of election
inspectors and that failure to comply with this provision will constitute an
election offense.

Any candidate or authorized representative of an accredited political party,
upon formal request made to an election registrar, shall be entitled to a certified
copy of the most recent list of voters in any precinct, municipality, city or
ARTICLE XIII.—PRECINCTS AND POLLING PLACES

SEC. 149. Precincts and their establishment.—The unit of territory for the purpose of voting is the election precinct, and every barangay as of the approval of this Act shall have at least one such precinct. (New)

The Commission shall establish all election precincts.

The precincts actually established in the preceding regular election shall be maintained, but the Commission may introduce such adjustments, changes or new divisions or abolish them, if necessary: Provided, however, that the territory comprising an election precinct shall not be altered or a new precinct established within forty-five days before a regular election and thirty days before a special election or a referendum or plebiscite. (Sec. 82, 1971 EC)

SEC. 150. Arrangements of election precincts.—(a) Each election precinct shall have, as far as possible not more than three hundred voters and shall comprise, as far as practicable, contiguous and compact territory.

(b) When it appears that an election precinct contains more than three hundred voters, the Commission shall, in the interest of orderly election, and in order to facilitate the casting of votes, be authorized to divide a precinct not later than one week after the last day of registration of voters. But the polling place of all the precincts created thereby shall be located in the same building or compound where the polling place of the original precinct is located, and if this be not feasible, in a place as close as possible to the polling place of the original precinct: Provided, however, That the polling place of the new precinct may be located elsewhere upon written petition of the majority of the voters of the new precinct: Provided, further, That when a precinct is divided into two or more precincts, the registered voters shall be included in the precinct wherein they reside. Every case of alteration of a precinct shall be duly published by posting a notice of any change in conspicuous location in the precinct, and in the municipal building or city hall, as the case may be.

(c) A municipality which has been merged with another municipality shall constitute at least one election precinct, if the distance between the remotest barangay of the merged municipality and the nearest polling place in the municipality to which it has been merged shall, by the shortest road, exceed five kilometers.

(d) An island or group of islands having one hundred and fifty or more voters shall constitute a precinct.

(e) Any alteration of the election precincts or the establishment of new ones shall be communicated to the provincial election supervisor, the provincial superintendent of schools, etc. together with the corresponding maps, which shall be published as prescribed in the next succeeding sections. (Sec. 83, 1971 EC)

SEC. 151. Publication of maps or precincts.—At least five days before the first registration day preceding a regular election or special election or a referendum or a plebiscite, the Commission shall, through its duly authorized representative, post in the city hall or municipal building and in the other conspicuous places in the city or municipality and on the door of each polling place, a map of the city or municipality showing its divisions into precincts with their respective boundaries and indicating therein all streets and alleys in populous areas and the location of each polling place.

These maps shall be kept posted until after the election, referendum or plebiscite. (Sec. 84, 1971 EC)

SEC. 152. Polling place.—A polling place is the building or place where the board of election inspectors conducts its proceedings and where the voters shall cast their votes. (New)

SEC. 153. Designation of polling places.—The location of polling places designated in the preceding regular election shall continue with such changes as the Commission may find necessary, after notice to registered political parties and candidates in the political unit affected, if any, and hearing: Provided, That no location shall be changed within forty-five days before a regular election and thirty days before a special election or a referendum or plebiscite, except in case it is destroyed or it cannot be used. (Sec. 86, 1971 EC)

SEC. 154. Requirements for polling places.—Each polling place shall be, as far as practicable, a ground floor and shall be of sufficient size to admit and comfortably accommodate forty voters at one time outside the guard rail for the board of election inspectors. The polling place shall be located within the territory of the precinct as centrally as possible with respect to the residence of the voters therein and whenever possible, such location shall be along a public road. No designation of polling places shall be changed except upon written petition of the majority of the voters of the precinct or agreement of all the political parties or by resolution of the Commission upon prior notice and hearing.

A public building having the requirements prescribed in the preceding paragraph shall be preferred as polling place. (Sec. 87, 1971 EC)

SEC. 155. Building that shall not be used as polling places.—No polling place shall be located in a public or private building owned, leased, or occupied by any candidate or of any person who is related to any candidate within the fourth civil degree of consanguinity or affinity, or any officer of the government or leader of any political party, group or faction, nor in any building or surrounding premises under the actual control of a private entity, political party or religious organization. In places where no suitable building is available, private school buildings may be used as polling places. No polling place shall be located within the perimeter of or inside a military or police camp or reservation or within a prison compound. (Sec. 21, BP 697)
Any registered voter, candidate or political party may petition the Commission not later than thirty days before the first registration day for the transfer of the polling place from the prohibited buildings provided herein. Such petition shall be heard and decided by the Commission within twenty days from the filing of the petition. Failure to effect the transfer of the polling place after the Commission found it to be located in violation of this section within the period prescribed herein shall be a ground for the postponement of the election in the polling place concerned.

SEC. 156. Signs and flags of polling places.—On the day of the voting as well as on any day that the board of election inspectors might meet, every polling place shall have in front a sign showing the number of the precinct to which it belongs and the Philippine flag shall be hoisted at the proper height. (Sec. 89, 1971 EC)

SEC. 157. Arrangement and contents of polling places.—Each polling place shall conform as much as possible to the sketch on the following page. (Sec. 90, 1971 EC)

SEC. 158. Voting booth.—During the voting, there shall be in each polling place a booth for every twenty voters registered in the precinct. Each booth shall be open on the side facing the table for the board of election inspectors and its three sides shall be closed with walls at least seventy centimeters wide and two meters high. The upper part shall be covered, if necessary, to preserve the secrecy of the ballot. Each booth shall have in the background a shelf so placed that voters can write therein while standing and shall be kept clearly lighted by artificial lights, if necessary, during the voting.

The Commission shall post inside each voting booth and elsewhere in the polling place on the day before the election, referendum and plebiscite a list containing the names of all the candidates or the issues or questions to be voted for, and shall at all times during the voting period keep such list posted in said places. (Sec. 91, 1971 EC)

SEC. 159. Guard rails.—(a) In every polling place there shall be a guard rail between the voting booths and the table for the board of election inspectors which shall have separate entrance and exit. The booths shall be so arranged that they can be accessible only by passing through the guard rail and by entering through its open side facing the table of the board of election inspectors.

(b) There shall also be a guard rail for the watchers between the place reserved for them and the table for the board of election inspectors and at a distance of not more than fifty centimeters from the latter so that the watchers may see and read clearly during the counting of the contents of the ballots and see and count the votes recorded by the board of election inspectors member on the corresponding tally sheets.

(c) There shall also be, if possible, guard rails separating the table of the board of election inspectors from the voters waiting for their turn to cast their votes, with entrance and exit to give them orderly access to the table and the booths during the voting.

(d) The polling place shall be so arranged that the booths, the table, the ballot boxes and the whole polling place, except what is being written within the booths, shall be plainly visible from the table of the board of election inspectors, the watchers and other persons who may be within the polling place. (Sec. 92, 1971 EC)

SEC. 160. Ballot boxes.—(a) There shall be in each polling place on the day of the voting a ballot box one side of which shall be transparent which shall be set in a manner visible to the voting public containing two compartments, namely, the compartment for valid ballots which is indicated by an interior cover painted white and the compartment for spoiled ballots which is indicated by an interior cover painted red. The boxes shall be uniform throughout the Philippines and shall be solidly constructed and shall be closed with three different locks as well as three numbered security locks and such other safety devices as the Commission may prescribe in such a way that they can not be opened except by means of three distinct keys and by destroying such safety devices.

(b) In case of the destruction or disappearance of any ballot box on election day, the board of election inspectors shall immediately report it to the city or municipal treasurer who shall furnish another box or receptacle as equally adequate as possible. The election registrar shall report the incident and the delivery of a new ballot box by the fastest means of communication on the same day to the Commission and to the provincial election supervisor. (Sec. 93, 1971 EC)

SEC. 161. Tally boards.—At the beginning of the counting, there shall be placed within the plain view of the board of election inspectors, watchers and the public, a tally board where the names of all the registered candidates or the issues or questions to be voted upon shall be written, and the poll clerk shall record thereon the votes received by each of them as the chairman of the board of election inspectors reads the ballot. (Sec. 94, 1971 EC)

SEC. 162. Furnishing of ballot boxes, forms, stationeries and materials for election.—The Commission shall prepare and furnish the ballot boxes, forms, stationeries and materials necessary for the registration of voters and the holding of the election.

The provincial, city and municipal treasurer shall have custody of such election paraphernalia, supplies and materials as are entrusted to him under the law or rules of the Commission and shall be responsible for their preservation and storage, and for any loss, destruction, impairment or damage of any election equipment, material or document in their possession furnished under this Code. (Sec. 95, 1971 EC)

SEC. 163. Inspection of polling places.—Before the day of the election, referendum or plebiscite, the Chairman of the Commission shall, through its authorized representatives, see to it that all polling places are inspected and such omissions and defects as may be found corrected. The Commission shall keep the reports on these inspections. (Sec. 97, 1971 EC)
ARTICLE XIV.—BOARD OF ELECTION INSPECTORS

SEC. 164. Composition and appointment of board of election inspectors.—At least thirty days before the date when the voters list is to be prepared in accordance with this Code, in the case of a regular election or fifteen days before a special election, the Commission shall, directly or through its duly authorized representatives, constitute a board of election inspectors for each precinct to be composed of a chairman and a poll clerk who must be public school teachers, priority to be given to civil service eligibles, and two members, each representing the two accredited political parties. The appointments shall state the precinct to which they are assigned and the date of the appointment.

SEC. 165. Oath of the members of the board of election inspectors.—The members of the board of election inspectors, whether permanent, substitute or temporary, shall before assuming their office, take and sign an oath upon forms prepared by the Commission, before an officer authorized to administer oaths or, in his absence, before any other member of the board of election inspectors present, or in case no one is present, they shall take it before any voter. The oaths shall be sent immediately to the city or municipal treasurer. (Sec. 167, 1971 EC)

SEC. 166. Qualification of members of the board of elections inspectors.—No person shall be appointed chairman, member or substitute member of the board of election inspectors unless he is of good moral character and irreproachable reputation, a registered voter of the city or municipality, has never been convicted of any election offense or of any other crime punishable by more than six months of imprisonment, or if he has pending against him an information for any election offense. He must be able to speak and write English or the local dialect. (Sec. 114, 1978 EC)

SEC. 167. Diagn classification.—No person shall serve as chairman or member of the board of election inspectors if he is related within the fourth civil degree of consanguinity or affinity to any member of the board of election inspectors or to any candidate to be voted for in the polling place or his spouse. (Sec. 115, 1978 EC)

SEC. 168. Powers of the board of election inspectors.—The board of election inspectors shall have the following powers and functions:

a. Conduct the voting and counting of votes in their respective polling places;

b. Act as deputies of the Commission in the supervision and control of the election in the polling places wherein they are assigned, to assure the holding of the same in a free, orderly and honest manner; and

c. Perform such other functions prescribed by this Code or by the rules and regulations promulgated by the Commission. (Sec. 116, 1978 EC)

SEC. 169. Voting privilege of members of board of election inspectors.—Members of the board of election inspectors and their substitute may vote in the polling place where they are assigned on election day. Provided, That they are registered voters within the province, city or municipality where they are assigned; and Provided, finally, That their voting in the polling places where they are not registered voters be noted in the minutes of the board of election inspectors. (Sec. 117, 1978 EC with modifications)

SEC. 170. Relief and substitution of member of the board of election inspectors.—Public school teachers who are members of the board of election inspectors shall not be relieved nor disqualified from acting as such members, except for cause and after due hearing.

Any member of the board of election inspectors, nominated by a political party, as well as his substitute may at any time be relieved from office and substituted with another having the legal qualifications upon petition of the authorized representative of the party upon whose nomination and appointment was made, and it shall be unlawful to prevent such person from, or disturb him in, the performance of the duties of the said office. A record of each case of substitution shall be made, setting forth therein the hour in which the replaced member has ceased in the office and the status of the work of the board of election inspectors. Said record shall be signed by each member of the board of election inspectors including the incoming and outgoing officers. (Sec. 146, 1971 EC)

SEC. 171. Vacancy in the board of election inspectors.—Every vacancy in the board of election inspectors shall be filled for the remaining period in the manner hereinbefore prescribed. (Sec. 146, 1971 EC)

SEC. 172. Proceedings of the board of election inspectors.—The meetings of the board of election inspectors shall be public and shall be held in the polling place authorized by the Commission.

The board of election inspectors shall have full authority to maintain order within the polling place and its premises, to keep access thereto open and unobstructed, and to enforce obedience to its lawful orders. If any person shall refuse to obey lawful orders of the board of election inspectors, or shall conduct himself in a disorderly manner in its presence or within its hearing and thereby interrupt or disturb its proceedings, the board of election inspectors may issue an order in writing directing any peace officer to take such person into custody until the adjournment of the meeting, but such order shall not be executed as to prevent any person so taken into custody from exercising his right to vote. Such order shall be executed by any peace officer to whom it may be delivered, but if none be present, by any other person deputized by the board of election inspectors in writing. (Sec. 155, 1971 EC)

SEC. 173. Prohibition of political activity.—No member of the board of election inspectors shall engage in any partisan political activity or take part in the election except to discharge his duties as such and to vote. (Sec. 158, 1971 EC)

SEC. 174. Functioning of the board of election inspectors.—The board of election inspectors shall act through its chairman, and shall decide without
delay by majority vote all questions which may arise in the performance of its duties. (Sec. 153, second sentence, 1971 EC)

SEC. 175. Temporary vacancies.—If, at the time of the meeting of the board of election inspectors, any member is absent, or the office is still vacant, the members present shall call upon the substitute or the absent members to perform the duties of the latter; and, in case such substitute cannot be found, the members present shall appoint any non-partisan registered voter of the polling place to temporarily fill said vacancy until the absent member appears or the vacancy is filled. In case there are two or more members present, they shall act jointly: Provided, That if the absent member is one who has been proposed by an accredited political party, the representative of said political party or in his absence the watchers belonging to said party shall designate a registered voter of the polling place to temporarily fill said vacancy: Provided, further, That in the event of refusal or failure of either representative or watchers of said political party to make the designation, the members of the board of election inspectors present shall choose a non-partisan registered voter of the polling place to fill the vacancy. (Sec. 154, 1971 EC)

SEC. 176. Temporary designation of members of the board of election inspectors by watchers.—If at the time the board of election inspectors must meet, all the positions in the board of election inspectors are vacant, or if not one of the appointed members shall appear, the watchers present may designate voters of the polling place to act in the place of said members until the absentees shall appear or the vacancies are filled. (Sec. 156, 1971 EC; Sec. 127, 1978 EC)

SEC. 177. Arrest of absent members.—The member or members of the board of election inspectors present may order the arrest of any other member or substitute thereof, who in their judgment, has absented himself with intention of obstructing the performance of duties of the board of election inspectors. (Sec. 126, 1978 EC)

ARTICLE XV.—WATCHERS

SEC. 178. Official watchers of candidates.—Every registered political party, coalition of political parties and every independent candidate shall each be entitled to one watcher in every polling place.

No person shall be appointed watcher unless he is a qualified voter of the city or municipality, of good reputation and shall not have been convicted by final judgment of any election offense or of any other crime, must know how to read and write Filipino, English, Spanish or any of the prevailing local dialects, and not related within the fourth civil degree of consanguinity or affinity to the chairman or any member of the board of election inspectors in the polling place where he seeks appointment as a watcher.

Each candidate, political party or coalition of political parties shall designate in every province, highly urbanized city or district in the Metropolitan Manila area, a representative authorized to appoint watchers, furnishing the provincial election supervisor or the city election registrar, as the case may be, the names of such representatives. The provincial election supervisors shall furnish the municipal election registrars and election registrars of component cities with the list of such representatives.

In the case of Metropolitan Manila, the designation of the persons authorized to appoint watchers shall be filed with the Commission, which shall furnish the list of such representatives to the respective city and municipal election registrars. (Sec. 26, BP 697, with amendments)

SEC. 179. Rights and duties of watchers.—Upon entering the polling place, the watchers shall present and deliver to the chairman of the board of election inspectors his appointment, and forthwith, his name shall be recorded in the minutes with a notation under his signature that he is not disqualified under the second paragraph of Section 178. The appointments of the watchers shall bear the personal signature or the facsimile signature of the candidate or the duly authorized representatives of the political party or coalition of political parties who appointed him or of organizations authorized by the Commission under Section 180. The watchers shall have the right to stay in the space reserved for them inside the polling place. They shall have the right to witness and inform themselves of the proceedings of the board of election inspectors, including its proceedings during the registration of voters, to take notes of what they may see or hear, to take photographs of the proceedings and incidents, if any, during the counting of votes, as well as of election returns, tally boards and ballot boxes, to file a protest against any irregularity or violation of law which they believe may have been committed by the board of election inspectors, or by any of its members, or by any persons, to obtain from the board of election inspectors a certificate as to the filing of such protest and/or of the resolution thereon, to read the ballots after they shall have been read by the chairman; as well as the election returns after they shall have been completed and signed by the members of the board of election inspectors, or to any voter, or among themselves, in such a manner as would distract the proceedings, and to be furnished with a certificate of the number of votes in words and figures cast for each candidate, duly signed and thumbmarked by the chairman and all the members of the board of election inspectors. Refusal of the chairman and the members of the board of election inspectors to sign and furnish such certificate shall constitute an election offense and shall be penalized under this Code. (Sec. 28, BP 697)

SEC. 180. Other watchers.—The duly accredited citizens arm of the Commission shall be entitled to appoint a watcher in every polling place. Other civic, religious, professional, business, service, youth and any other similar organizations, with prior authority of the Commission, shall be entitled collectively to appoint one watcher in every polling place. (Sec. 27, BP 697 with amendments)

ARTICLE XVI.—OFFICIAL BALLOTS AND ELECTION RETURNS

SEC. 181. Official ballots.—Ballot for national and local offices shall be of uniform size and color and shall be provided at public expense. They shall be
SEC. 184. Printing of official ballots and election returns.—The official ballots and election returns shall be printed by the Government Printing Office and/or the Central Bank, printing facilities exclusively, under the exclusive supervision and control of the Commission which shall determine and provide the necessary security measures in the printing, storage and distribution thereof.

Each ballot shall be joined by a perforated line to a stub numbered consecutively, beginning with number "1" in each city and municipality. Each ballot shall also have at the bottom a detachable coupon bearing the same number of the stub. Each pad of ballots shall bear on its cover the name of the city or municipality in which the ballots are to be used and the inclusive serial numbers of the ballots contained therein.

The official ballots shall be found in separate pads of fifty or one hundred ballots each as may be required.

The election returns shall be prepared in sets of six copies per set and shall be numbered consecutively, beginning with number "1" in each city or municipality. Each set of the election returns shall be printed in such a manner that will ensure that the entries on the original of the returns are clearly reproduced on the other copies thereof and shall bear the name of the city or municipality in which the returns are to be used. For this purpose, the Commission shall acquire, if necessary, a special kind of carbon paper or chemically treated paper. (Sec. 163, 1971 EC; Sec. 129, 1978 EC, with modifications)

SEC. 185. Sample official ballots.—The Commission shall provide the board of election inspectors with sample official ballots at the rate of thirty ballots per polling place. The sample official ballots shall be printed on colored paper, in all respects like the official ballots but bearing instead the words "Sample Official Ballot", to be shown to the public and used in demonstrating how to fill out and fold the official ballots properly. No name of any actual candidate shall be written on the spaces for voting on the sample official ballots provided by the Commission, nor shall they be used for voting. (Sec. 131, 1978 EC)

SEC. 186. Distribution of official ballots and election returns.—The official ballots and the election returns shall be distributed by the Commission to each city and municipality at the rate of one and one-fifth ballots for every voter registered in each polling place; and for election returns, at the rate of one set each for every polling place.

The provincial, city or municipal treasurer shall respectively keep a record of the quantity and serial numbers of official ballots and election returns furnished the various provinces, cities, municipalities and polling places, as the case may be, legible copies of which record shall be furnished the duly authorized provincial, city or municipal representatives of the ruling party and the dominant opposition party, and the Commission, immediately after the distribution is made of such official ballots and election returns.
The Commission shall prescribe the use of official delivery receipts to be signed by the election registrar and the chairman of the board of canvassers upon receipt of the election returns.

No official ballots or election returns shall be delivered to the board of election inspectors earlier than the first hour of election day. Provided, however, the Commission, after written notice to the registered political parties and the candidates, may, for justifiable reasons, authorize the delivery of said official ballots and election returns to the board of election inspectors of any particular polling place at an earlier date. (Sec. 31, BP 697)

SEC. 187. Committee on printing, storage, and distribution of official ballots and election returns.—The Commission shall appoint a committee of five members, two of whom shall be from among its personnel, the third to be designated by the Commission on Audit, and the last two to be designated by the ruling party and the dominant opposition party to act as its representatives in supervising the printing, storage and distribution of official ballots and election returns.

Upon the request of any candidate, political party or of civic, religious, professional, business, service, youth or any similar organizations collectively designated by the Commission, the latter shall allow any person designated by any of the former as watch to observe the proceedings of the committee on the printing of official ballots and election returns, file objections, if any, witness the printing and distribution of the ballots and the returns and guard the premises of the printer. (Sec. 32, BP 697, with modifications)

SEC. 188. Duties of the committee on printing of official ballots and election returns.—Under such orders or instructions as the Commission may issue, and in addition to general supervision and control over the printing and shipment of official ballots and election returns, the committee on printing of official ballots and election returns shall (a) take charge of the room or rooms where the paper and paraphernalia used in the printing of official ballots and election returns are stored and where printed official ballots and election returns are packed and prepared for shipment, (b) supervise all aspects relating to the printing, storage and shipment of official ballots and election returns and report to the Commission any irregularity which they believe may have been committed, and (c) perform such other related functions as the Commission may direct. (Sec. 32, BP 697)

SEC. 189. Representatives of the registered political parties in the verification and distribution of official ballots and election returns.—The ruling party and the dominant opposition party or their respective duly authorized representatives in the different provinces, cities and municipalities, shall submit the names of their respective watchers who, together with the representatives of the Commission and the provincial, city and municipal treasurer shall verify the contents of the boxes containing the shipment of official ballots, election returns and sample official ballots received by the said treasurers. The provincial treasurers shall keep a record of their receipt and distribution to each municipal treasurer, while the city and municipal treasurer shall each keep a record of their distribution to the board of election inspectors. (Sec. 34, BP 697, with modifications)

ARTICLE XVII—CASTING OF VOTES

SEC. 190. Voting hours.—The casting of votes shall start at seven o'clock in the morning and shall end at three o'clock in the afternoon, except when there are voters present within thirty meters in front of the polling place who have not yet cast their votes, in which case the voting shall continue but only to allow said voters to cast their votes without interruption. The poll clerk shall, without delay, prepare a complete list containing the names of said voters consecutively numbered, and the voters so listed shall be called to vote by announcing each name repeatedly three times in the order in which they are listed. Any voter in the list who is not present when his name is called out shall not be permitted to vote. (Sec. 35, BP 697)

SEC. 191. Preliminaries to the voting.—(a) The board of election inspectors shall meet at the polling place at six-thirty o'clock in the morning of election day and shall have the book of voters containing all the approved applications of registration of voters pertaining to the polling place, the certified list of voters, the certified list of candidates, the ballot box, the official ballots, sufficient indelible pencils or ball pens for the use of the voters, the forms to be used, and all other materials which may be necessary.

(b) Immediately thereafter, the chairman of the board of election inspectors shall open the ballot box, empty both of its compartments, exhibit them to all those present and being empty, lock its interior cover with three padlocks.

(c) The chairman shall forthwith show to the public and the watchers present the package of official ballots received from the city, or municipal treasurer duly wrapped and sealed and the number of pads, the serial numbers and the type forms of the ballots in each pad appearing on the cover, and the book of voters duly sealed. The board of election inspectors shall then break the seals of the package of official ballots and the book of voters. The board of election inspectors shall enter in the minutes the fact that the package of ballots and the book of voters were shown to the public with their wrapping and corresponding seals intact and/or if they find that the wrapping and seals are broken, each fact must be stated in the minutes as well as the number of pads and the serial numbers of ballots that they found in the package.

Ballots with separately printed serial numbers shall be deemed spurious and shall not be utilized by the board of election inspectors unless the Commission representative shall order their use in writing, stating the reasons therefor.

(d) The chairman and the two party members of the board of election inspectors shall retain in their possession, their respective keys to the padlocks during the voting.

(e) The box shall remain locked until the voting is finished and the counting begins. However, if it should become necessary to make room for more ballots,
the board of election inspectors may open the box in the presence of the whole board of election inspectors and the watchers, and the chairman shall press down with his hands the ballots contained therein without removing any of them, after which the board of election inspectors shall close the box and lock it with three padlocks as hereinabove provided. (Sec. 136, 1978 EC)

SEC. 192. Persons allowed in and around the polling place. — During the voting, no person shall be allowed inside the polling place, except the members of the board of election inspectors, the watchers, the representatives of the Commission, the voters casting their votes, the voters waiting for their turn to get inside the booths whose number shall not exceed twice the number of booths and the voters waiting for their turn to cast their votes whose number shall not exceed twenty at any one time. The watchers shall stay only in the space reserved for them, it being illegal for them to enter places reserved for the voters or for the board of election inspectors or to mingle and talk with the voters within the polling place.

It shall be unlawful for any officer or member of the Armed Forces of the Philippines including the Philippine Constabulary or the Integrated National Police or peace officer or any armed person belonging to any extra-legal police agency, special forces, reaction forces, strike forces, home defense units, barangay tanods, or other similar forces or para-military forces, including special forces, security guards, special policemen; and all other kinds of armed or unarmed extra-legal police officers, to enter any polling place, unless it is his polling place where he will vote but in such case he should immediately leave the polling place, and stay outside a radius of fifty meters from such polling place, no policeman or peace officer shall be allowed to enter or stay inside the polling place except when there is an actual disturbance of the peace and order therein. However, the board of election inspectors upon majority vote, if it deems necessary, may make a call in writing, duly entered in the minutes, for the detail of a policeman or any peace officer for their protection or for the protection of the election documents and paraphernalia, in which case, the said policeman or peace officer shall stay outside the polling place within a radius of thirty meters near enough to be easily called by the board of election inspectors at any time, but never at the door, and in no case shall the said policeman or peace officer hold any conversation with any voter or disturb or prevent or in any manner obstruct the free access of the voters to the polling place. It shall likewise be unlawful for any barangay official to enter and stay inside any polling place except to vote or except when serving as a watcher or member of the board of election inspectors, in which case, he shall leave the polling place immediately after voting. (1978 EC; Sec. 137 & Sec. 36 BP 897)

SEC. 193. Order of voting. — The voters shall vote in the order of their entrance into the polling place. The voters shall have the right to freely enter the polling place as soon as they arrive unless there are voters waiting inside, in which case they shall fall in line in the order of their arrival and shall not crowd around the table of the board of election inspectors. The voters after having cast their votes shall immediately depart. (Sec. 138, 1978 EC)

SEC. 194. Manner of obtaining ballots. — The voter shall approach the chairman and shall give his name and address together with other data concerning his person. In case any member of the board of election inspectors doubts the identity of the voter, the board of election inspectors shall check his voter's identification card or, if he does not have any, the board of election inspectors shall refer to his photograph and signature in the voter's application for registration. If the board of election inspectors is satisfied with his identity, the chairman shall distinctly announce the voter's name in a tone loud enough to be plainly heard throughout the polling place. If such voter has not been challenged, or if having been challenged, the question has been decided in his favor, the voter shall forthwith affix his signature in the proper space in the voting record, and the chairman shall, after first entering the number of the ballot in the corresponding space of the voting record, deliver to the voter one ballot correctly folded. No person other than the chairman shall deliver official ballots nor shall more than one ballot be delivered at one time. (Sec. 139, 1978 EC)

SEC. 195. Manner of preparing the ballot. — The voter, upon receiving his folded ballot, shall forthwith proceed to one of the empty voting booths and shall there fill his ballot by writing in the proper space for each office the name of the individual candidate for whom he desires to vote.

No voter shall be allowed to enter a booth occupied by another, nor enter the same occupied by somebody, except as provided for in the succeeding section hereof, nor stay therein for a longer time than necessary, nor speak with anyone other than as herein provided while inside the polling place. It shall be unlawful to prepare the ballot outside the voting booth, or to exhibit its contents to any person, or to erase any printing from the ballot, or to intentionally tear or deface the same or put thereon any distinguishing mark. It shall likewise be unlawful to use carbon paper, paraffin paper, or other means for making a copy of the contents of the ballot or make use of any other means to identify the vote of the voter. (Sec. 140, 1978 EC)

SEC. 196. Preparation of ballots for illiterate and disabled persons. — A voter who is illiterate or physically unable to prepare the ballot by himself may be assisted in the preparation of his ballot by a relative, by affinity or consanguinity within the fourth civil degree or if he has none, by any person of his confidence who belong to the same household or any member of the board of election inspectors, except the two party members: Provided, That no voter shall be allowed to vote as illiterate or physically disabled unless it is so indicated in his registration record: Provided, further, That in no case shall an assistant assist more than three times except the non-party members of the board of election inspectors. The person thus chosen shall prepare the ballot for the illiterate or disabled voter inside the voting booth. The person assisting shall bind himself in formal document under oath to fill out the ballot strictly in accordance with the instructions of the voter and not to reveal the contents of the ballot prepared by him. Violation of this provision shall constitute an election offense. (Sec. 141, 1978 EC)
SEC. 197. Spoiled ballots.—If a voter should accidentally spoil or deface a ballot in such a way that it cannot lawfully be used, he shall surrender it folded to the chairman who shall note in the corresponding space in the voting record that said ballot is spoiled. The voter shall then be entitled to another ballot which the chairman shall give him after announcing the serial number of the second ballot and recording said serial number in the corresponding spaces in the voting record. If the second ballot is again spoiled or defaced in such a way that it cannot lawfully be used, the same shall be surrendered to the chairman and recorded in the same manner as the first spoiled or defaced ballot. However, no voter shall change his ballot more than twice.

The spoiled ballot shall, without being unfolded and without removing the detachable coupon, be distinctly marked with the word “spoiled” and signed by the board of election inspectors on the indorsement fold thereof and immediately placed in the compartment for spoiled ballots. (Sec. 142, 1978 EC)

SEC. 198. Voting.—(a) After the voter has filled his ballot he shall fold it in the same manner as when he received it and return it to the chairman.

(b) In the presence of all the members of the board of election inspectors, he shall affix his thumbmark on the corresponding space in the coupon, and deliver the folded ballot to the chairman.

(c) The chairman, in the presence and view of the voter and all the members of board of election inspectors, without unfolding the ballot or seeing its contents, shall verify its number from the voting record where it was previously entered.

(d) The voter shall forthwith affix his thumbmark by the side of his signature in the space intended for that purpose in the voting record and the chairman shall apply silver nitrate and commassie blue on the right forefinger nail or on any other available finger nail, if there be no forefinger nail.

(e) The chairman shall sign in the proper space beside the thumbmark of the voter.

(f) The chairman, after finding everything to be in order, shall then detach the coupon in the presence of the board of election inspectors and of the voter and shall deposit the folded ballot in the compartment for valid ballots, and the detached coupon in the compartment for spoiled ballots.

(g) The voter shall then depart.

Any ballot returned to the chairman whose detachable coupon has been removed on the presence of the board of election inspectors and of the voter, or any ballot whose number does not coincide with the number of the ballot delivered to the voter, as entered in the voting record, shall be considered as spoiled and shall be so marked and signed by the members of the board of election inspectors. (Sec. 143, 1978 EC)

SEC. 199. Challenge of illegal voters.—(a) Any voter, or watcher may challenge any person offering to vote for not being registered, for using the name of another or suffering from existing disqualification. In such case, the board of election inspectors shall satisfy itself as to whether or not the ground for the challenge is true by requiring proof of registration or the identity of the voter; and

(b) No voter shall be required to present his voter’s affidavit on election day unless his identity is challenged. His failure or inability to produce his voter’s affidavit upon being challenged, shall not preclude him from voting if his identity be shown from the photograph, fingerprints, or specimen signatures in his approved application in the book of voters or if he is identified under oath by a member of the board of election inspectors and such identification, shall be reflected in the minutes of the board.

SEC. 200. Challenge based on certain illegal acts.—Any voter or watcher may challenge any voter offering to vote on the ground that the challenged person has received or expects to receive, has paid, offered or promised to pay, has contributed, offered or promised to contribute money or anything of value as consideration for his vote or for the vote of another; that he has made or received a promise to influence the giving or withholding of any such vote or that he has made a bet or is interested directly or indirectly in a bet which depends upon the result of the election. The challenged person shall take a prescribed oath before the board of election inspectors that he has not committed any of the acts alleged in the challenge. Upon the taking of such oath, the challenge shall be dismissed and the challenged voter shall be allowed to vote, but in case of his refusal to take such oath, the challenged shall be sustained and he shall not be allowed to vote. (Sec. 145, 1978 EC)

SEC. 201. Admission of challenged vote immaterial in criminal proceedings.—The admission of the challenged vote under the two preceding sections shall not be conclusive upon any court as to the legality of the registration of the voter challenged or his vote in a criminal action against such person for illegal registration or voting. (Sec. 146, 1978 EC)

SEC. 202. Record of challenges and oaths.—The poll clerk shall keep a prescribed record of challenges and oaths taken in connection therewith and the resolution of the board of election inspectors in each case and, upon the termination of the voting, shall certify that it contains all the challenges made. The original of this record shall be attached to the original copy of the minutes of the voting as provided in the succeeding section. (Sec. 147, 1978 EC)

SEC. 203. Minutes of voting and counting of votes.—The board of election inspectors shall prepare and sign a statement in four copies setting forth the following:

1. The time the voting commenced and ended;
2. The serial numbers of the official ballots and election returns, special envelopes and seals received;
3. The number of official ballots used and the number left unused;
4. The number of voters who cast their votes;
5. The number of voters challenged during the voting;
6. The names of watchers present;
7. The time the counting of votes commenced and ended;
8. The number of official ballots found inside the compartment for valid ballots;
9. The number of valid ballots, if any, retrieved from the compartment for spoiled ballots;
10. The number of ballots, if any, found folded together;
11. The number of spoiled ballots withdrawn from the compartment for valid ballots;
12. The number of excess ballots;
13. The number of marked ballots;
14. The number of ballots read and counted;
15. The time the election returns were signed and sealed in their respective special envelopes;
16. The number and nature of protests made by watchers; and
17. Such other matters that the Commission may require.

Copies of this statement after being duly accomplished shall be sealed in separate envelopes and shall be distributed as follows: (a) the original to the city or municipal election registrar; (b) the second copy to be deposited inside the compartment for valid ballot of the ballot box; and (c) the third and fourth copies to the representatives of the accredited political parties. (Sec. 148, 1978 EC)

SEC. 204. Disposition of unused ballots at the close of the voting hours.—The chairman of the board of election inspectors shall prepare a list showing the number of unused ballots together with the serial numbers. This list shall be signed by all the members of the board of election inspectors, after which all the unused ballots shall be torn halfway in the presence of the members of the board of election inspectors.

SEC. 205. Prohibition of premature announcement of voting.—No member of the board of election inspectors shall, before the termination of the voting, make any announcement as to whether a certain registered voter has already voted or not, as to how many have already voted or how many so far have failed to vote, or any other fact tending to show or showing the state of the polls, nor shall he make any statement at any time, except as witness before a court, as to how any person voted. (Sec. 149, 1978 EC)

ARTICLE XVIII.—COUNTING OF VOTES

SEC. 206. Counting to be public and without interruption.—As soon as the voting is finished, the board of election inspectors shall publicly count in the polling place the votes cast and ascertain the results. The board of election inspectors shall not adjourn or postpone or delay the count until it has been fully completed, unless otherwise ordered by the Commission.

The commission, in the interest of free, orderly, and honest elections, may order the board of election inspectors to count the votes and to accomplish the election returns and other forms prescribed under this Code in any other place within a public building in the same municipality or city. Provided, That the said public building shall not be located within the perimeter of or inside a military or police camp or reservation nor inside a prison compound. (Sec. 150, 1978 EC)

SEC. 207. Excess ballots.—Before proceeding to count the votes the board of election inspectors shall count the ballots in the compartment for valid ballots without unfolding them or exposing their contents, except so far as to ascertain that each ballot is single, and compare the number of ballots in the box with the number of voters who have voted. If there are excess ballots, they shall be returned in the box and thoroughly mixed therein, and the poll clerk, without seeing the ballots and with his back to the box, shall publicly draw out as many ballots as may be equal to the excess and without unfolding them, place them in an envelope which shall be marked "excess ballots" and which shall be sealed and signed by the members of the board of election inspectors. The envelope shall be placed in the compartment for valid ballots, but its contents shall not be read in the counting of votes. If, in the course of the examination ballots are found folded together before they were deposited in the box, they shall be placed in the envelope for excess ballots. In case ballots with their detachable coupons be found in the box, such coupons shall be removed and deposited in the compartment for spoiled ballots, and the ballots shall be included in the file of valid ballots. If ballots with the words "spoiled" be found in the box, such ballots shall likewise be placed in the compartment for spoiled ballots. (Sec. 151, 1978 EC)

SEC. 208. Marked ballots.—The board of election inspectors shall then unfold the ballots and determine whether there are any marked ballots, and, if any be found, they shall be placed in an envelope labelled "marked ballots," which shall be sealed and signed by the members of the board of election inspectors and placed in the compartment for valid ballots and shall not be counted. A majority vote of the board of election inspectors shall be sufficient to determine whether any ballot is marked or not. Non-official ballots which the board of election inspectors may find, except those which have been used as emergency ballots, shall be considered as marked ballots. (Sec. 152, 1978 EC)

SEC. 209. Compartment for spoiled ballots.—The ballots deposited in the compartment for spoiled ballots shall be presumed to be spoiled ballots, whether or not they contain such notation; but if the board of election inspectors should find that during the voting any valid ballot was erroneously deposited in this compartment, or if any ballot separated as excess or marked had been erroneously deposited therein, the board of election inspectors shall open said compartment after the voting and before the counting of votes for the sole purpose of drawing out the ballots erroneously deposited therein. It shall then prepare and sign a statement of such fact and lock the box with its three keys.
immediately thereafter, the valid ballots so withdrawn shall be mixed with the other valid ballots, and the excess or marked ballots shall be placed in their proper envelopes which shall for such purposes be opened and again labelled, sealed, signed and kept as hereinafter provided. (Sec. 153, 1978 EC)

SEC. 210. Manner of counting votes.—The counting of votes shall be made in the following manner: the board of election inspectors shall unfold the ballots and form separate piles of one hundred ballots each, which shall be held together with rubber bands, with cardboard of the size of the ballots to serve as folders. The chairman of the board of election inspectors shall take the ballots of the first pile by one and read the names of candidates voted for and the offices for which they were voted in the order in which they appear thereon, assuming such a position as to enable all of the watchers to read such names. The chairman shall sign and affix his right hand thumbmark at the back of the ballot immediately after it is counted. The poll clerk, and the third member, respectively, shall record on the election returns and the tally board or sheet each vote as the names voted for each office are read.

Each vote shall be recorded by a vertical line, except every fifth vote which shall be recorded by a diagonal line crossing the previous four vertical lines. One party member shall see to it that the chairman reads the vote as written on the ballot, and the other shall check the recording of the votes on the tally board or sheet and the election returns seeing to it that the same are correctly accomplished. After finishing the first pile of ballots, the board of election inspectors shall determine the total number of votes recorded for each candidate, the sum being noted on the tally board or sheet and on the election returns. In case of discrepancy such recount as may be necessary shall be made. The ballots shall then be grouped together again as before the reading. Thereafter, the same procedure shall be followed with the second pile of ballots and so on successively. After all the ballots have been read, the board of election inspectors shall sum up the totals recorded for each candidate, and the aggregate sum shall be recorded both on the tally board or sheet and on the election returns. It shall then place the counted ballots in an envelope provided for the purpose, which shall be closed, signed and deposited in the compartment for valid ballots. The tally board or sheet as accomplished and certified by the board of election inspectors shall not be altered or destroyed but shall be kept in the compartment for valid ballots. (Sec. 154, 1978 EC)

SEC. 211. Rules for the appreciation of ballots.—In the reading and appreciation of ballots, every ballot shall be presumed to be valid unless there is clear and good reason to justify its rejection. The board of election inspectors shall observe the following rules, bearing in mind that the object of the election is to obtain the expression of the voters' will:

1. Where only the first name of a candidate or only his surname is written, the vote for such candidate is valid, if there is no other candidate with the same first name or surname for the same office.

2. Where only the first name of a candidate is written on the ballot, which, when read, has a sound similar to the surname of another candidate, the vote shall be counted in favor of the candidate with such surname. If there are two or more candidates with the same full name, first name or surname and one of them is the incumbent, and on the ballot is written only such full name, first name or surname, the vote shall be counted in favor of the incumbent.

3. In case the candidate is a woman who uses her maiden or married surname or both and there is another candidate with the same surname, a ballot bearing only such surname shall be counted in favor of the candidate who is an incumbent.

4. When two or more words are written on the same line on the ballot, all of which are the surnames of two or more candidates, the same shall not be counted for any of them, unless one is a surname of an incumbent who has served for at least one year in which case it shall be counted in favor of the latter.

When two or more words are written on different lines on the ballot all of which are the surnames of two or more candidates bearing the same surname for an office for which the law authorizes the election of more than one and there are the same number of such surnames written as there are candidates with that surname, the vote shall be counted in favor of all the candidates bearing the surname.

5. When on the ballot is written a single word which is the first name of a candidate and which is at the same time the surname of his opponent, the vote shall be counted in favor of the latter.

6. When two words are written on the ballot, one of which is the first name of the candidate and the other is the surname of his opponent, the vote shall not be counted for either.

7. A name or surname incorrectly written which, when read, has a sound similar to the name or surname of a candidate when correctly written shall be counted in his favor.

8. When a name of a candidate appears in a space of the ballot for an office for which he is a candidate and in another space for which he is not a candidate, it shall be counted in his favor for the office for which he is a candidate and the vote for the office for which he is not a candidate shall be considered as stray, except when it is used as a means to identify the voter, in which case, the whole ballot shall be void.

If the word or words written on the appropriate blank on the ballot is the identical name or surname or full name, as the case may be, of two or more candidates for the same office none of whom is an incumbent, the vote shall be counted in favor of that candidate to whose ticket belong all the other candidates voted for the same ballot for the same constituency.

9. When in a space in the ballot there appears a name of a candidate that is erased and another clearly written, the vote is valid for the latter.

10. The erroneous initial of the first name which accompanies the correct surname of a candidate, the erroneous initial of the surname accompanying the correct first name of a candidate, or the erroneous middle initial of the candidate shall not annul the vote in favor of the latter.
11. The fact that there exists another person who is not a candidate with the first name or surname of a candidate shall not prevent the adjudication of the vote of the latter.

12. Ballots which contain prefixes such as "Sir", "Mr.", "Datu", "Don", "Ginoo", "Hon.", "Geb." or suffixes like "Hijo", "Jr.", "Segundo", are valid.

13. The use of the nicknames and appellations of affection and friendship, if accompanied by the first name or surname of the candidate, does not annul such vote, except when they were used as a means to identify the voter, in which case the whole ballot is invalid: Provided, That if the nickname used is unaccompanied by the name or surname of a candidate and it is the one by which he is generally or popularly known in the locality, the name shall be counted in favor of said candidate, if there is no other candidate for the same office with the same nickname.

14. Any vote containing initials only or which is illegible or which does not sufficiently identify the candidate for whom it is intended shall be considered as a stray vote but shall not invalidate the whole ballot.

15. If on the ballot is correctly written the first name of a candidate but with a different surname, or the surname of the candidate is correctly written but with different first name, the vote shall not be counted in favor of any candidate having such first name and/or surname but the ballot shall be considered valid for other candidates.

16. Any ballot written with crayon, lead pencil, or in ink, wholly or in part, shall be valid.

17. Where there are two or more candidates voted for in an office for which the law authorizes the election of only one, the vote shall not be counted in favor of any of them, but this shall not affect the validity of the other votes therein.

18. If the candidates voted for exceed the number of those to be elected, the ballot is valid, but the votes shall be counted only in favor of the candidates whose names were first written by the voter within the spaces provided for said office in the ballot until the authorized number is covered.

19. Any vote in favor of a person who has not filed a certificate of candidacy or in favor of a candidate for an office for which he did not present himself shall be considered as a stray vote but it shall not invalidate the whole ballot.

20. Ballots containing the name of a candidate printed and pasted on a blank space of the ballot or affixed thereto through any mechanical process are totally null and void.

21. Circles, crosses or lines put on the spaces on which the voter has not voted shall be considered as signs to indicate his desistance from voting and shall not invalidate the ballot.

22. Unless it should clearly appear that they have been deliberately put by the voter to serve as identification marks, commas, dots, lines, or hyphens between the first name and surname of a candidate, or in other parts of the ballot, traces of the letter "T", "J", and other similar ones, the first letters or syllables of names which the voter does not continue, the use of two or more kinds of writing and unintentional or accidental flourishes, strokes, or strains, shall not invalidate the ballot.

23. Any ballot which clearly appears to have been filled by two distinct persons before it was deposited in the ballot box during the voting is totally null and void.

24. Any vote cast in favor of a candidate who has been disqualified by final judgment shall be considered as a stray vote and shall not be counted but it shall not invalidate the ballot.

25. Ballots wholly written in Arabic in localities where it is of general use are valid. To read them, the board of election inspectors may employ an interpreter who shall take an oath that he shall read the votes correctly.

26. The accidental tearing or perforation of a ballot does not annul it.

27. Failure to remove the detachable coupon from a ballot does not annul such ballot.

28. A vote for the President shall also be a vote for the Vice-President running under the same ticket of a political party, unless the voter votes for a Vice-President who does not belong to such party. (Sec. 155, 1978 EC)

SEC. 212. Election returns.—The board of election inspectors shall prepare the election returns simultaneously with the counting of the votes in the polling place as prescribed in Section 210 hereof. The return shall be prepared in accordance with the entry of votes in words and figures for each candidate shall be made as prescribed in said section. The entry of votes in words and figures for each candidate shall be closed with the signature and the clear imprint of the thumbmark of the right hand of all the members, likewise to be affixed in full view of the public, immediately after the last vote recorded or immediately after the name of the candidate who did not receive any vote.

The returns shall also show the date of the election, the polling place, the barangay and the city or municipality in which it was held, the total number of ballots found in the compartment for valid ballots, the total number of valid ballots withdrawn from the compartment for spoiled ballots because they were erroneously placed therein, the total number of excess ballots, the total number of marked or void ballots, and the total number of votes obtained by each candidate, writing out the said number in words and figures and, at the end thereof, the board of election inspectors shall certify that the contents are correct. The returns shall be accomplished in a single sheet of paper, but if this is not possible, additional sheets may be used which shall be prepared in the same manner as the first sheet and likewise certified by the board of election inspectors.

The Commission shall take steps so that the entries on the first copy of the election returns are clearly reproduced on the second, third, fourth, fifth, and sixth copies thereof, and for this purpose the Commission shall use a special kind of paper.
Immediately upon the accomplishment of the election returns, each copy thereof shall be sealed in the presence of the watchers and the public, and placed in the proper envelope, which shall likewise be sealed and distributed as herein provided. (Sec. 156, 1978 EC)

Any election return with a separately printed serial number or which bears a different serial number from that assigned to the particular polling place concerned shall not be canvassed. This is to be determined by the board of canvassers prior to its canvassing on the basis of the certification of the provincial, city or municipal treasurer as to the serial number of the election return assigned to the said voting precinct, unless the Commission shall order in writing for its canvassing, stating the reason for the variance in serial numbers.

If the signatures and/or thumbmarks of the members of the board of election inspectors or some of them as required in this provision are missing in the election returns, the board of canvassers may summon the members of the board of election inspectors concerned to complete the returns. (Sec. 156 1978 EC)

SEC. 213. Proclamation of the result of the election in the polling place—Upon the completion of the election return, the chairman of the board of election inspectors shall orally and publicly announce the total number of votes received in the election in the polling place by each and every one of the candidates, stating their corresponding office. Sec. 157, 1978 EC

SEC. 214. Disposition of election returns—(1) In a presidential election: the board of election inspectors shall prepare in handwriting and sign the returns of the election in octuplicate in their respective polling place in a form to be prescribed by the Commission. One copy shall be deposited in the compartment of the ballot box for valid ballots, and in the case of municipalities two copies including the original copy shall be handed to the municipal election registrar who shall immediately deliver the original copy to the provincial election supervisor and forward the other copy to the Commission, and one copy each to the authorized representatives of the accredited political parties. In the case of the cities, the city registrar shall retain the original copy for submission to the provincial election supervisor, and forward the other copy to the Commission.

(2) In the election for Members of the Batasang Pambansa: the original of the election returns shall be delivered to the election registrar of the city or municipality for transmittal to the chairman of the provincial board of canvassers, and direct to the chairman of the city or district board of canvassers in the urbanized cities and the districts of Metro Manila, as the case may be, for use in the canvass. The second copy shall likewise be delivered to the election registrar for transmittal to the Commission. The third copy shall be deposited in the compartment for valid ballots. The fourth copy shall be delivered to the election registrar who shall use said copy in the tabulation of the advance results of the election in the city or municipality. The fifth and sixth copies shall each respectively be delivered to the members representing political parties represented in the board of election inspectors.

(3) In local elections: the original copy of the election returns shall be delivered to the city or municipal board of canvassers as a body for its use in the city or municipal canvass. The second copy shall be delivered to the election registrar of the city or municipality for transmittal to the provincial board of canvassers as a body for its use in the provincial canvass. The third copy shall likewise be delivered to the election registrar for transmittal to the Commission. The fourth copy shall be deposited in the compartment for valid ballots. The fifth and sixth copies shall each respectively be delivered to the members representing the political parties represented in the board of election inspectors.

The Commission shall promulgate rules for the speedy and safe delivery of the election returns. (Sec. 158, 1978 EC)

SEC. 215. Board of election inspectors to issue a certificate of the number of votes polled by the candidates for an office to the watchers.—After the announcement of the results of the election and before leaving the polling place, it shall be the duty of the board of election inspectors to issue a certificate of the number of votes received by a candidate upon request of the watchers. All the members of the board of election inspectors shall sign the certificate. (Sec. 159, 1978 EC)

SEC. 216. Alterations and corrections in the election returns.—Any correction or alteration made in the election returns by the board of election inspectors before the announcement of the results of the election in the polling place shall be duly initialed by all the members thereof.

After the announcement of the results of the election in the polling place has been made, the board of election inspectors shall not make any alteration or amendment in their returns, unless so ordered by the Commission upon petition of the members of the board of election inspectors within five days from the date of the election or twenty-four hours from the time a copy of the election returns concerned is opened by the board of canvassers, whichever is earlier. The petition shall be accompanied by proof of service upon all candidates affected. If the petition is by all members of the board of election inspectors and the results of the election would not be affected by said correction and none of the candidates affected objects thereto, the Commission, upon being satisfied of the veracity of the petition and of the error alleged therein, shall order the board of election inspectors to make the proper correction on the election returns.

However, if a candidate affected by said petition objects thereto, whether the petition is filed by all or only a majority of the members of the board of election inspectors and the results of the election would be affected by the correction sought to be made, the Commission shall proceed summarily to hear the petition. If it finds the petition meritorious and there are no evidence or signs indicating that the identity and integrity of the ballot box have been violated the Commission shall order the opening of the ballot box. After satisfying itself that the integrity of the ballots therein has also been duly preserved, the Commission shall order the recounting of the votes of the candidates affected and the proper corrections made on the election returns, unless the correction sought is such that it can be made without need of opening the ballot box. (Sec. 159, 1978 EC)
SEC. 217. Delivery of the ballot boxes, keys and election supplies and documents.—Upon the termination of the counting of votes, the board of election inspectors shall place in the compartment for valid ballots, the envelopes for invalid ballots hereinbefore referred to, the unused ballots, the tally board or sheet, a copy of the election returns, and the minutes of its proceedings, and then shall lock the ballot box with three padlocks and such safety devices as the Commission may prescribe. Immediately after the box is locked, the three keys of the padlocks shall be placed in three separate envelopes and shall be sealed and signed by all the members of the board of election inspectors. The authorized representatives of the Commission shall forthwith take delivery of said envelopes, signing a receipt therefor, and deliver without delay one envelope to the provincial treasurer, another to the provincial fiscal and the other to the provincial election supervisor.

The ballot box, all supplies of the board of election inspectors and all pertinent papers and documents shall immediately be delivered by the board of election inspectors and the watchers to the city or municipal treasurer who shall keep his office open all night on the day of election if necessary for this purpose, and shall provide the necessary facilities for said delivery at the expense of the city or municipality. The book of voters shall be returned to the election registrar who shall keep it under his custody. The treasurer and the election registrar, as the case may be, shall on the day after the election require the members of the board of election inspectors who failed to send the objects referred to herein to deliver the same to him immediately and acknowledge receipt thereof in detail. (Sec. 161, 1978 EC)

SEC. 218. Preservation of the voting record.—The voting record of each polling place shall be delivered to the election registrar who shall have custody of the same, keeping them in a safe place, until such time that the Commission shall give instructions on their disposition. (Sec. 43, BP 697)

SEC. 219. Preservation of the ballot boxes, their keys and disposition of their contents.—(a) The provincial election supervisor, the provincial treasurer and the provincial fiscal shall keep the envelope containing the keys in their possession intact during the period of three months following the election. Upon the lapse of this period, unless the Commission has ordered otherwise, the provincial election supervisor and the provincial fiscal shall deliver to the provincial treasurer the envelope containing the keys under their custody.

(b) The city and municipal treasurer shall keep the ballot boxes under their responsibility for three months and stored unopened in a secured place, unless the Commission orders otherwise whenever said ballot boxes are needed in any political exercise which might be called within the said period, provided these are not involved in any election contest or official investigation, or the Commission or other competent authority shall demand them sooner or shall order their preservation for a longer time in connection with any pending contest or investigation. However, upon showing by any candidate that the boxes will be in danger of being violated if kept in the possession of such officials, the Commission may order them kept by any other official whom it may designate. Upon the lapse of said time and if there should be no order to the contrary, the ballot boxes, keys, and election supplies shall give instructions on their disposition...

Commission may authorize the city and municipal treasurer in the presence of its representative to open the boxes and burn their contents, except the copy of the minutes of the voting and the election returns deposited therein which they shall take and keep.

(c) In case of calamity or fortuitous event such as fire, flood, storm, or other similar calamities which may actually cause damage to the ballot boxes and/or their contents, the Commission may authorize the opening of said ballot boxes to salvage the ballots and other contents by placing them in other ballot boxes, taking such other precautionary measures as may be necessary to preserve such documents. (Sec. 162, 1978 EC)

SEC. 220. Documents and articles omitted or erroneously placed inside the ballot box.—If after the delivery of the keys of the ballot box to the proper authorities, the board of election inspectors shall discover that some documents or articles required to be placed in the ballot box were not placed therein, the board of election inspectors, instead of opening the ballot box in order to place therein said documents or articles, shall deliver the same to the Commission or its duly authorized representatives. In no instance shall the ballot box be opened to place therein or take out therefrom any document or article except to retrieve copies of the election returns which will be needed in any canvass and in such excepted instances, the members of the board of election inspectors and watchers of the candidates shall be notified of the time and place of the opening of said ballot box: Provided, however, That if there are other copies of the election returns outside of the ballot box which can be used in canvass, such copies of the election returns shall be used in said canvass and the opening of the ballot box to retrieve copies of the election returns placed therein shall then be dispensed with. (Sec. 163, 1978 EC)

ARTICLE XIX.—CANVASS AND PROCLAMATION

SEC. 221. Board of canvassers.—There shall be a board of canvassers for each province, city, municipality, and district of Metropolitan Manila as follows:

(a) Provincial board of canvassers—the provincial board of canvassers shall be composed of the provincial election supervisor or a senior lawyer in the regional office of the Commission, as chairman, the provincial fiscal, as vice-chairman, and the provincial superintendent of schools, and one representative from each of the ruling party and the dominant opposition political party in the constituency concerned entitled to be represented, as members.

(b) City board of canvassers—the city board of canvassers shall be composed of the city election registrar or a lawyer of the Commission, as chairman, the city fiscal and the city superintendent of schools, and one representative from each of the ruling party and the dominant opposition political party entitled to be represented, as members.

(c) District board of canvassers of Metropolitan Manila—the district board of canvassers shall be composed of a lawyer of the Commission, as
chairman, and a ranking fiscal in the district and the most senior district school supervisor in the district to be appointed upon consultation with the Ministry of Justice and the Ministry of Education, Culture and Sports, respectively, and one representative from each of the ruling party and the dominant opposition political party in the constituency concerned, as members.

(d) Municipal board of canvassers.—the municipal board of canvassers shall be composed of the election registrar or a representative of the Commission as chairman, the municipal treasurer, and the district supervisor in case the officials who shall act as members thereof have not yet assumed their duties and functions. (Sec. 44, BP 697)

SEC. 222. Relationship with candidates and other members.—The chairman and members of the board of canvassers shall not be related within the fourth civil degree of consanguinity or affinity to any of the candidates whose votes will be canvassed by said board, or to any member of the same board. (Sec. 164, 2nd par. 1978 EC)

SEC. 223. Prohibition against leaving official station.—During the period beginning election day until the proclamation of the winning candidates, no member or substitute member of the different boards of canvassers shall be transferred, assigned or detailed outside of his official station, nor shall he leave said station without prior authority of the Commission. (Sec. 165, 1978 EC)

SEC. 224. Feigned illness.—Any member of the board of canvassers feigning illness in order to be substituted on election day until the proclamation of the winning candidates shall be guilty of an election offense.

SEC. 225. Vote required.—A majority vote of all the members of the board of canvassers shall be necessary to render a decision. (Sec. 166, 1978 EC)

SEC. 226. Incapacity and substitution of members of boards of canvassers.—In case of non-availability, absence, disqualification due to relationship, or incapacity for any cause of the chairman, the Commission shall designate the provincial or city fiscal to act as chairman. Likewise, in case of non-availability, absence, disqualification due to relationship, or incapacity for any cause, the next ranking provincial or city fiscal shall be designated by the Commission in such case may be, and with respect to the representatives of the accredited political parties, the Commission shall appoint as substitutes those nominated by the said political parties. (Sec. 157, 1978 EC).

SEC. 227. Supervision and control over board of canvassers.—The Commission shall have direct control and supervision over the board of canvassers.

Any member of the board of canvassers may, at any time, be relieved for cause and substituted motu proprio by the Commission. (Sec. 168, 1978 EC)

SEC. 228. Notice of meeting of the board.—At least five days before the meeting of the board, the chairman of the board shall give notice to all members thereof and to each candidate and political party of the date, time and place of the meeting. (New)

SEC. 229. Manner of delivery and transmittal of election returns.—(a) For the city and municipal board of canvassers, the copy of the election returns of a polling place intended for the city or municipal board of canvassers, duly placed inside a sealed envelope signed and affixed with the imprint of the thumb of the right hand of all members of the board of election inspectors, shall be personally delivered by the members of the board of election inspectors to the city or municipal board of canvassers under proper receipt to be signed by all the members thereof.

(b) For the provincial and district boards of canvassers in Metropolitan Manila, the copy of the election returns of a polling place intended for the provincial or district board of canvassers in the case of Metropolitan Manila, shall be personally delivered by the members of the board of election inspectors to the election registrar for transmittal to the proper board of canvassers under proper receipt to be signed by all the members thereof.

The election registrar concerned shall place all the returns intended for the board of canvassers inside a ballot box provided with three padlocks whose keys shall be kept as follows: one by the election registrar, another by the representative of the ruling party and the third by the representative of the dominant political opposition party.

For this purpose, the two political parties shall designate their representatives whose names shall be submitted to the election registrar concerned on or before the tenth day preceding the election. The three in possession of the keys shall personally transmit the ballot box properly locked, containing the election returns to the board of canvassers. Watchers of political parties, coalition of political parties, and organizations collectively authorized by the Commission to designate watchers shall have the right to accompany transmittal of the ballot boxes containing the election returns.

It shall be unlawful for any person to delay, obstruct, impede or prevent through force, violence, coercion, intimidation or by any means which vitiates consent, the transmittal of the election returns or to take away, abscond with, destroy, deface or mutilate or substitute the election returns or the envelope or the ballot box containing the election returns or to violate the right of the watchers.
The watchers of the political parties, coalition of political parties and the candidates shall have the right to accompany the members of the board of election inspectors or the election registrar in making the delivery to the boards of canvassers.  

SEC. 230. Safekeeping of transmitted election returns.—The board of canvassers shall keep the ballot boxes containing the election returns in a safe and secure room before and after the canvass. The door to the room must be padlocked by three locks with the keys thereof kept as follows: one with the chairman, the other with the representative of the ruling party, and the other with the representative of the dominant opposition political party. The watchers of candidates, political parties, coalition of political parties and organization collectively authorized by the Commission to appoint watchers shall have the right to guard the room. Violation of this right shall constitute an election offense.

SEC. 231. Canvass by the board.—The board of canvassers shall meet not later than six o'clock in the afternoon of election day at the place designated by the Commission to receive the election returns and to immediately canvass those that may have already been received. It shall meet continuously from day to day until the canvass is completed, and may adjourn but only for the purpose of awaiting the other election returns from other polling places within its jurisdiction. Each time the board adjourns, it shall make a total of all the votes canvassed so far for each candidate for each office, furnishing the Commission in Manila by the fastest means of communication a certified copy thereof, and making available the data contained therein to the mass media and other interested parties. As soon as the other election returns are delivered, the board shall immediately resume canvassing until all the returns have been canvassed.

The respective board of canvassers shall prepare a certificate of canvass duly signed and affixed with the imprint of the thumb of the right hand of each member, supported by a statement of the votes and received by each candidate in each polling place and, on the basis thereof, shall proclaim as elected the candidates who obtained the highest number of votes cast in the province, city, municipality or barangay. Failure to comply with this requirement shall constitute an election offense.

Subject to reasonable exceptions, the board of canvassers must complete their canvass within thirty-six hours in municipalities, forty-eight hours in cities and seventy-two hours in provinces. Violation hereof shall be an election offense punishable under Section 264 hereof.

With respect to the election for President and Vice-President, the provincial and city boards of canvassers shall prepare in quintuplicate a certificate of canvass supported by a statement of votes received by each candidate in each polling place and transmit the first copy thereof to the Speaker of the Batasang Pambansa. The second copy shall be transmitted to the Commission, the third copy shall be kept by the provincial election supervisor or city election registrar; the fourth and the fifth copies to each of the two accredited political parties.  

SEC. 232. Persons not allowed inside the canvassing room.—It shall be unlawful for any officer or member of the Armed Forces of the Philippines, including the Philippine Constabulary, or the Integrated National Police or any peace officer or any armed or unarmed persons belonging to an extra-legal police agency, special forces, reaction forces, strike forces, home defense forces, barangay self-defense units, barangay tanod, or of any member of the security or police organizations of government ministries, commissions, councils bureaus, offices, instrumentalities, or government-owned or controlled corporations or their subsidiaries or of any member of a privately owned or operated security, investigative, protective or intelligence agency performing identical or similar functions to enter the room where the canvassing of the election returns are held by the board of canvassers and within a radius of fifty meters from such room: Provided, however, That the board of canvassers by a majority vote, if it deems necessary, may make a call in writing for the detail of policemen or any peace officers for their protection or for the protection of the election documents and paraphernalia in the possession of the board, or for the maintenance of peace and order, in which case said policemen or peace officers, who shall be in proper uniform, shall stay outside the room within a radius of thirty meters near enough to be easily called by the board of canvassers at any time. (New)

SEC. 233. When the election returns are delayed, lost or destroyed.—In case its copy of the election returns is missing, the board of canvassers shall, by messenger or otherwise, obtain such missing election returns from the board of election inspectors concerned, or if said returns have been lost or destroyed, the board of canvassers, upon prior authority of the Commission, may use any of the authentic copies of said election returns or a certified copy of said election returns issued by the Commission, and forthwith direct its representative to investigate the case and immediately report the matter to the Commission.

The board of canvassers, notwithstanding the fact that not all the election returns have been received by it, may terminate the canvass and proclaim the candidates elected on the basis of the available election returns if the missing election returns will not affect the results of the election.  

SEC. 234. Material defects in the election returns.—If it should clearly appear that some requisites in form or data had been omitted in the election returns, the board of canvassers shall call for all the members of the board of election inspectors concerned by the most expeditious means, for the same board to effect the correction: Provided, That in case of the omission in the election returns of the name of any candidate and/or his corresponding votes, the board of canvassers shall require the board of election inspectors concerned to complete the necessary data in the election returns and affix therein their initials: Provided, further, That if the votes omitted in the returns cannot be ascertained by other means except by recounting the ballots, the Commission, after satisfying itself that the identity and integrity of the ballot box have not been violated, shall order the board of election inspectors to open the ballot box, and, after satisfying itself that the integrity of the ballots therein has been duly preserved, shall order the board of election inspectors to count the votes for the candidate whose votes have been omitted with notice thereof to all candidates for the position involved and thereafter complete the returns.
The right of a candidate to avail of this provision shall not be lost or affected by the fact that an election protest is subsequently filed by any of the candidates. (Sec. 172, 1978 EC)

SEC. 235. When election returns appear to be tampered with or falsified. — If the election returns submitted to the board of canvassers appear to be tampered with, altered or falsified after they have left the hands of the board of election inspectors, or otherwise not authentic, or were prepared by the board of election inspectors under duress, force, intimidation, or prepared by persons other than the members of the board of election inspectors, the board of canvassers shall use the other copies of said election returns and, if necessary, the copy under duress, force, intimidation, or prepared by persons other than the members of the board of election inspectors, the board of canvassers or any candidate affected shall bring the matter to the attention of the Commission. The Commission shall then, after giving notice to all candidates concerned and after satisfying itself that nothing in the ballot box indicates that its identity and integrity have been violated, order the opening of the ballot box and, likewise after satisfying itself that the integrity of the ballots therein has been duly preserved shall order the board of election inspectors to recount the votes of the candidates affected and prepare a new return which shall then be used by the board of canvassers as basis of the canvass. (Sec. 175, 1978 EC)

SEC. 236. Discrepancies in election returns. — In case it appears to the board of canvassers that there exists discrepancies in the other authentic copies of the election returns from a polling place or discrepancies in the votes of any candidate in words and figures in the same return, and in either case the difference affects the result of the election, the Commission, upon motion of the board of canvassers or any candidate affected and after due notice to all candidates concerned, shall proceed summarily to determine whether the integrity of the ballot box has been preserved, and once satisfied thereof shall order the opening of the ballot box to recount the votes cast in the polling place solely for the purpose of determining the true result of the count of votes of the candidates concerned. (Sec. 174, 1978 EC)

SEC. 237. When integrity of ballots is violated. — If upon the opening of the ballot box as ordered by the Commission under Sections 234, 235 and 236 hereof, it should appear that there are evidence or signs of replacement, tampering or violation of the integrity of the ballots, the Commission shall not recount the ballots but shall forthwith seal the ballot box and order its safekeeping. (New)

SEC. 238. Canvass of remaining or unquestioned returns to continue. — In cases under Sections 233, 234, 235 and 236 hereof, the board of canvassers shall continue the canvass of the remaining or unquestioned election returns. If, after the canvass of all the said returns, it should be determined that the returns which have been set aside will affect the result of the election, no proclamation shall be made except upon orders of the Commission after due notice and hearing. Any proclamation made in violation hereof shall be null and void. (New)

SEC. 239. Watchers. — Each candidate, political party or coalition of political parties shall be entitled to appoint one watcher in the board of canvassers. The watcher shall have the right to be present at, and take note of, all the proceedings of the board of canvassers, to read the election returns without touching them, to file protest against any irregularity in the election returns submitted, and to obtain from the board of canvassers a resolution thereon. (Sec. 176, 1978 EC, Sec. 45, BP 697)

SEC. 240. Election resulting in tie. — Whenever it shall appear from the canvass of the two or more candidates have received an equal and highest number of votes, or in cases where two or more candidates are to be elected for the same position and two or more candidates received the same number of votes for the last place in the number to be elected, the board of canvassers, after recording this fact in its minutes, shall by resolution, upon five days notice to all the tied candidates, hold a special public meeting at which the board of canvassers shall proceed to the drawing of lots of the candidates who have tied and shall proclaim as elected the candidates who may be favored by luck, and the candidates so proclaimed shall have the right to assume office in the same manner as if he had been elected by plurality of vote. The board of canvassers shall forthwith make a certificate stating the name of the candidate who had been favored by luck and his proclamation on the basis thereof.

Nothing in this section shall be construed as depriving a candidate of his right to contest the election. (Sec. 177, 1978 EC)

ARTICLE XX—PRE-PROCLAMATION CONTROVERSIES

SEC. 241. Definition. — A pre-proclamation controversy refers to any question pertaining to or affecting the proceedings of the board of canvassers which may be raised by any candidate or by any registered political party or coalition of political parties before the board or directly with the Commission, or any matter raised under Sections 233, 234, 235 and 236 in relation to the preparation, transmission, receipt, custody and appreciation of the election returns.

SEC. 242. Commission's exclusive jurisdiction of all pre-proclamation controversies. — The Commission shall have exclusive jurisdiction of all pre-proclamation controversies. It may motu proprio or upon written petition, and after due notice and hearing, order the partial or total suspension of the proclamation of any candidate-elect or annul partially or totally any proclamation, if one has been made, as the evidence shall warrant in accordance with the succeeding sections.

SEC. 243. Issues that may be raised in pre-proclamation controversy. — The following shall be proper issues that may be raised in a pre-proclamation controversy:

(a) Illegal composition or proceedings of the board of canvassers;
(b) The canvassed election returns are incomplete, contain material defects, appear to be tampered with or falsified, or contain discrepancies in the
same returns or in other authentic copies thereof as mentioned in Sections 233, 234, 235 and 236 of this Code.

(c) The election returns were prepared under duress, threats, coercion, or intimidation, or they are obviously manufactured or not authentic; and

(d) When substitute or fraudulent returns in controverted polling places were canvassed, the results of which materially affected the standing of the aggrieved candidate or candidates.

SEC. 244. Contested composition or proceedings of the board.—When the composition or proceedings of the board of canvassers are contested, the board of canvassers shall, within twenty-four hours, make a ruling thereon with notice to the contestant who, if adversely affected, may appeal the matter to the Commission within five days after the ruling with proper notice to the board of canvassers. After due notice and hearing, the Commission shall decide the case within ten days from the filing thereof. During the pendency of the case, the board of canvassers shall suspend the canvass until the Commission orders the continuation or resumption thereof and citing their reasons or ground thereof.

SEC. 245. Contested election returns.—Any candidate, political party or coalition of political parties, contesting the inclusion or exclusion of the canvass of any election returns on any of the grounds authorized under this article or in Sections 234, 235 and 236 of Article XIX shall submit their verbal objections to the chairman of the board of canvassers at the time the questioned return is presented, for inclusion or exclusion, which objections shall be noted in the minutes of the canvassing.

The board of canvassers upon receipt of any such objections shall automatically defer the canvass of the contested returns and shall proceed to canvass the rest of the returns which are not contested by any party.

Within twenty-four hours from and after the presentation of a verbal objection, the same shall be submitted in written form to the board of canvassers. Thereafter, the board of canvassers shall take up each contested return, consider the written objections thereto and summarily rule thereon. Said ruling shall be made oral initially and then reduced to writing by the board within twenty-four hours from the time the oral ruling is made.

Any party adversely affected by an oral ruling on its/his objection shall immediately state orally whether it/he intends to appeal said ruling. The said intent to appeal shall be stated in the minutes of the canvass. If a party manifests its intent to appeal, the board of canvassers shall set aside the return and proceed to rule on the other contested returns. When all the contested returns have been ruled upon by it, the board of canvassers shall suspend the canvass and shall make an appropriate report to the Commission; copy furnished the party.

The board of canvassers shall not proclaim any candidate as winner unless authorized by the Commission after the latter has ruled on the objections brought to it on appeal by the losing party and any proclamation made in violation hereof shall be void ab initio, unless the contested returns will not adversely affect the results of the election.

SEC. 246. Summary proceedings before the Commission.—All pre-proclamation controversies shall be heard summarily by the Commission after due notice and hearing, and its decision shall be executory after the lapse of five days from receipt by the losing party of the decision of the Commission, unless restrained by the Supreme Court. (Sec. 55, BP 679)

SEC. 247. Partial proclamation.—Notwithstanding the pendency of any pre-proclamation controversy, the Commission may, motu proprio or upon the filing of a verified petition and after due notice and hearing, order the proclamation of other winning candidates whose election will not be affected by the outcome of the controversy. (Sec. 56, BP 679)

SEC. 248. Effect of filing petition to annul or to suspend the proclamation.—The filing with the Commission of a petition to annul or to suspend the proclamation of any candidate shall suspend the running of the period within which to file an election protest or quo warranto proceedings.

ARTICLE XXI—ELECTION CONTEST

SEC. 249. Jurisdiction of the Commission.—The Commission shall be the sole judge of all contest relating to the elections, returns, and qualifications of all Members of the Batasang Pambansa, elective regional, provincial and city officials. (Art. XII—C, Sec. 2(b), Const.; Art. XIV, Sec. 58, BP 679)

SEC. 250. Election contest for Batasang Pambansa, regional, provincial and city offices.—A sworn petition contesting the election of any Member of the Batasang Pambansa or any regional, provincial or city official shall be filed with the Commission by any candidate who has duly filed a certificate of candidacy and has been voted for the same office, within ten days after the proclamation of the results of the election. (Art. XIV, Sec. 59, BP 679)

SEC. 251. Election contests for municipal offices.—A sworn petition contesting the election of a municipal officer shall be filed with the proper regional trial court by any candidate who has duly filed a certificate of candidacy and has been voted for the same office, within ten days after the proclamation of the results of the election. (Art. XVIII, Sec. 190, 1978 EC)

SEC. 252. Election contest for barangay offices.—A sworn petition contesting the election of a barangay officer shall be filed with the proper municipal or metropolitan trial court by any candidate who has duly filed a certificate of candidacy and has been voted for the same office, within ten days after the proclamation of the results of the election. The trial court shall decide the election protest within fifteen days after the filing thereof. The decision of the municipal or metropolitan trial court may be appealed within ten days from receipt of a copy thereof by the aggrieved party to the regional trial court, which
shall decide the case within thirty days from its submission, and whose decisions shall be final. (Art. XVIII, Sec. 191, 1978 EC; Sec. 20, BP 222)

SEC. 253. Petition for quo warranto.—Any voter contesting the election of any Member of the Batasang Pambansa, regional, provincial, or city council on the ground of illegitimacy or disloyalty to the Republic of the Philippines shall file a sworn petition for quo warranto with the Commission within ten days after the proclamation of the results of the election. (Art. XIV, Sec. 60, BP 697; Art. XVIII, Sec. 189, par. 2 1978 EC)

Any voter contesting the election of any municipal or barangay officer on the ground of illegitimacy or disloyalty to the Republic of the Philippines shall file a sworn petition for quo warranto with the regional trial court or metropolitan or municipal trial court, respectively, within ten days after the proclamation of the results of the election. (Art. XVIII, Sec. 189, pr. 2, 1978 EC)

SEC. 254. Procedure in election contests.—The Commission shall prescribe the rules to govern the procedure and other matters relating to the election contests pertaining to all national, regional, provincial, and city offices not later than thirty days before such elections. Such rules shall provide a simple and inexpensive procedure for the expeditious disposition of election contest and shall be published in at least two newspapers of general circulation. (Art. XVIII, Sec. 192, 1978 EC; Art. XIV, Sec. 62, BP 697)

However, with respect to election contests involving municipal and barangay offices the following rules of procedure shall govern:

(a) Notice of the protest contesting the election of a candidate for a municipal or barangay office shall be served upon the candidate by means of a summons at the postal address stated in his certificate of candidacy except when the protestee, without waiting for the summons, has made the court understand that he has been notified of the protest or has filed his answer hereto;

(b) The protestee shall answer the protest within five days after receipt of the summons, or, in case there has been no summons from the date of his appearance and in all cases before the commencement of the hearing of the protest or contest. The answer shall deal only with the election in the polling places which are covered by the allegations of the contest;

(c) Should the protestee desire to impugn the votes received by the protestant in other polling places, he shall file a counter-protest within the same period fixed for the answer serving a copy thereof upon the protestant by registered mail or by personal delivery or through the sheriff;

(d) The protestant shall answer the counter-protest within five days after notice;

(e) Within the period of five days counted from the filing of the protest any other candidate for the same office may intervene in the case as other contestants and ask for affirmative relief in his favor by a petition in intervention, which shall be considered as another contest, except that it shall be substantiated within the same proceedings. The protestant or protestee shall answer the protest in intervention within five days after notice;

(f) If no answer shall be filed to the contest, counter-protest, or to the protest in intervention, within the time limits respectively fixed, a general denial shall be deemed to have been entered;

(g) In election contest proceedings, the permanent registry list of voters shall be conclusive in regard to the question as to who had the right to vote in said election.

SEC. 255. Judicial counting of votes in election contest.—Where allegations in a protest or counter-protest so warrant, or whenever in the opinion of the court the interests of justice so require, it shall immediately order the book of voters, ballot boxes and their keys, ballots and other documents used in the election be brought before it and that the ballots be examined and the votes recounted. (Sec. 221, 1971 EC)

SEC. 256. Appeals.—Appeals from any decision rendered by the regional trial court under Section 251 and paragraph two, Section 253 hereof with respect to quo warranto petitions filed in election contests affecting municipal officers, the aggrieved party may appeal to the Intermediate Appellate Court within five days after receipt of a copy of the decision. No motion for reconsideration shall be entertained by the court. The appeal shall be decided within sixty days after the case has been submitted for decision. (Art. XVIII, Sec. 196, 1978 EC)

SEC. 257. Decision in the Commission.—The Commission shall decide all election cases brought before it within ninety days from the date of their submission for decision. The decision of the Commission shall become final thirty days after receipt of judgment. (Art. XII, C, Sec. 3, Const.; Art. XVIII, Sec. 199, 1978 EC)

SEC. 258. Preferential disposition of contests in courts.—The courts, in their respective cases, shall give preference to election contests over all other cases, except those of habeas corpus, and shall without delay, hear and, within thirty days from the date of their submission for decision, but in every case within six months after filing, decide the same. (Art. XVIII, Sec. 197, 1978 EC)

SEC. 259. Actual or compensatory damages.—Actual or compensatory damages may be granted in all election contests or in quo warranto proceedings in accordance with law.

SEC. 260. Notice of decisions.—The clerk of court and the corresponding official in the Commission before whom an election contest or a quo warranto proceeding has been instituted or where the appeal of said case has been taken shall notify immediately the President of the Philippines of the final disposition thereof. In election contests involving provincial, city, municipal, or barangay offices, notice of such final disposition shall also be sent to the secretary of the local sanggunian concerned. If the decision be that none of the parties has been
ARTICLE XXII.—ELECTION OFFENSES

SEC. 261. Prohibited Acts.—The following shall be guilty of an election offense:

(a) Vote-buying and vote-selling.—(1) Any person who gives, offers or promises money or anything of value, gives or promises any office or employment, franchise or grant, public or private, or makes or offers to make an expenditure, directly or indirectly, or cause an expenditure to be made to any person, association, corporation, entity, or community in order to induce anyone or the public in general to vote for or against any candidate or withhold his vote in the election, or to vote for or against any aspirant for the nomination or choice of a candidate in a convention or similar selection process of a political party.

(2) Any person, association, corporation, group or community who solicits or receives, directly or indirectly, any expenditure or promise of any office or employment, public or private, for any of the foregoing considerations. (Par. (a), Sec. 178, 1978 EC)

(b) Conspiracy to bribe voters.—Two or more persons, whether candidates or not, who come to an agreement concerning the commission of any violation of paragraph (a) of this section and decide to commit it. (Par. (b), Id.)

(c) Wagering upon result of election.—Any person who bets or wagers upon the outcome of, or any contingency connected with an election. Any money or thing of value or deposit of money or thing of value situated anywhere in the Philippines put as such bet or wager shall be forfeited to the government. (Par. (c), Id.)

(d) Coercion of subordinates.—(1) Any public officer, or any officer of any public or private corporation or association, or any head, superior, or administrator of any religious organization, or any employer or landowner who coerces or intimidates or compels, or in any manner influence, directly or indirectly, any of his subordinates or members or parishioners or employees or house helpers, tenants, overseers, farm helpers, tillers, or lease holders to aid, campaign or vote for or against any candidate or any aspirant for the nomination or selection of candidates.

(2) Any public officer or any officer of any commercial, industrial, agricultural, economic or social enterprise or public or private corporation or association, or any head, superior or administrator of any religious organization, or any employer or landowner who dismisses or threatens to dismiss, punishes or threatens to punish by reducing his salary, wage or compensation, or by demotion, transfer, suspension, separation, excommunication, ejectment, or causing him annoyance in the performance of his job or in his membership, any

subordinate member or affiliate, parishioner, employee or house helper, tenant, overseer, farm helper, tiller, or lease holder, for disobeying or not complying with any of the acts ordered by the former to aid, campaign or vote for or against any candidate, or any aspirant for the nomination or selection of candidates. (Par. (d), Id.)

(e) Threats, intimidation, terrorism, use of fraudulent device or other forms of coercion.—Any person who, directly or indirectly, threatens, intimidates or actually causes, inflicts or produces any violence, injury, punishment, damage, loss or disadvantage upon any person or persons or that of the immediate members of his family, his honor or property, or uses any fraudulent device or scheme to compel or induce the registration or refraining from registration of any voter, or the participation in a campaign or refraining or desistance from any campaign, or the casting of any vote or omission to vote, or any promise of such registration, campaign, vote, or omission therefrom. (Par. (e), Id.)

(f) Coercion of election officials and employees.—Any person who, directly or indirectly, threatens, intimidates, terrorizes or coerces any election official or employee in the performance of his election functions or duties. (New)

(g) Appointment of new employees, creation of new position, promotion, or giving salary increases.—During the period of forty-five days before a regular election and thirty days before a special election, (1) any head, official or appointing officer of a government office, agency or instrumentality, whether national or local, including government-owned or controlled corporations, who appoints or hires any new employee, whether provisional, temporary or casual, or creates and fills any new position, except upon prior authority of the Commission. The Commission shall not grant the authority sought unless, it is satisfied that the position to be filled is essential to the proper functioning of the office or agency concerned, and that the position shall not be filled in a manner that may influence the election.

As an exception to the foregoing provisions, a new employee may be appointed in case of urgent need: Provided, however, That notice of the appointment shall be given to the Commission within three days from the date of the appointment. Any appointment or hiring in violation of this provision shall be null and void.

(2) Any government official who promotes, or gives any increase of salary or remuneration or privilege to any government official or employee, including those in government-owned or controlled corporations. (Par. (f), Sec. 178, 1978 EC)

(h) Transfer of officers and employees in the civil service.—Any public official who makes or causes any transfer or detail whatever of any officer or employee in the civil service, including public school teachers, within the election period, except upon prior approval of the Commission. (Par. (g), Id.)

(i) Intervention of public officers and employees.—Any officer or employee in the civil service, except those holding political offices; any officer, employee, or member of the Armed Forces of the Philippines, or any police force, special forces,
(j) Undue influence.—It is unlawful for any person to promise any office or employment, public or private, or to make or offer to make an expenditure, directly or indirectly, or to cause an expenditure to be made to any person, association, corporation or entity, which may induce anyone or the public in general either to vote or to withhold his vote, or to vote for or against any candidate in any election or any aspirant for the nomination or selection of an official candidate in a convention of a political party. It is likewise unlawful for any person, association, corporation or community, to solicit or receive, directly or indirectly, any expenditure or promise or any office, or employment, public or private, for any of the foregoing considerations. (Sec. 53, 1971 EC)

(k) Unlawful electioneering.—It is unlawful to solicit votes or undertake any propaganda on the day of registration before the board of election inspectors and on the day of election, for or against any candidate or any political party within the polling place and within a radius of thirty meters thereof. (Sec. 56, 1971 EC)

(l) Prohibition against dismissal of employees, laborers, or tenants.—No employee or laborer shall be dismissed, nor a tenant be ejected from his landholdings for refusing or failing to vote for or against any candidate of his employer or landlord. Any employee, laborer or tenant so dismissed or ejected shall be reinstated and the salary or wage of the employee or laborer, or the share of the harvest of the tenant shall be restored to the aggrieved party upon application to the proper court. (Sec. 74, 1971 EC)

(m) Appointment or use of special policemen, special agents, confidential agents or the like.—During the campaign period, on the day before and on election day, any appointing authority who appoints any person who utilizes the services of special policemen, special agents, confidential agents or persons performing similar functions; persons previously appointed as special policemen, special agents, confidential agents or persons performing similar functions who continue acting as such, and those who fail to turn over their firearms, uniforms, insignias and other badges of authority to the proper officer who issued the same.

At the start of the aforementioned period, the barangay chairman, municipal mayor, city mayor, provincial governor, or any appointing authority shall submit to the Commission a complete list of all special policemen, special agents, confidential agents or persons performing similar functions in the employ of their respective political subdivisions, with such particulars as the Commission may require. (Par. 6, Sec. 178, 1979 EC)

(n) Illegal release of prisoners before and after election.—The Director of the Bureau of Prisons, any provincial warden, the keeper of the jail or the person or persons required by law to keep prisoners in their custody who illegally orders or allows any prisoner detained in the national penitentiary, or the provincial, city or municipal jail to leave the premises thereof sixty days before and thirty days after the election. The municipal or city warden, the provincial warden, the keeper of the jail or the person or persons required by law to keep prisoners in their custody shall post in three conspicuous public places list of the prisoners or detention prisoners under their case. Detention prisoners must be categorized as such. (Par. 8, Id.)

(o) Use of public funds, money deposited in trust, equipment, facilities owned or controlled by the government for an election campaign.—Any person who uses any fund, money deposited with, or held in trust by, public financial institutions or by government offices, banks, or agencies; any printing press, radio, or television station or audio-visual equipment operated by the Government or by its divisions, subdivisions, agencies or instrumentalities, including government-owned or controlled corporations, or by the Armed Forces of the Philippines; or (3) any equipment, vehicle, facility, apparatus, or paraphernalia owned by the government or by its political subdivisions, agencies, or by the Armed Forces of the Philippines for any election campaign or for any partisan political activity. (Par. 9 Id.)

(p) Deadly weapons.—Any person who carries any deadly weapon in the polling place and within a radius of one hundred meters thereof during the days and hours fixed by law for the registration of voters in the polling place, voting, counting of votes, or preparation of the election returns. However, in cases of affray, tumult, or disorder, any peace officer or public officer authorized by the Commission to supervise the election is entitled to carry firearms or any other weapon for the purpose of preserving order and enforcing the law. (Par. 10 Id.)

(q) Carrying firearms outside residence or place of business.—Any person who, although possessing a permit to carry firearms, carries any firearms outside his residence or place of business during the election period, unless authorized in writing by the Commission: Provided, That a motor vehicle, water or air craft shall not be considered a residence or place of business or extension hereof. (Par. 11 Id.)

This prohibition shall not apply to cashiers and disbursing officers while in the performance of their duties or to persons who by nature of their official duties, profession, business or occupation habitually carry large sums of money or valuables.

(r) Use of armored land, water or air craft.—Any person who uses during the campaign period, on the day before and on election day, any armored land, water or air craft, provided with any temporary or permanent equipment or any other device or contraption for the mounting or installation of canons, machine guns and other similar high caliber firearms, including military type tanks, half trucks, scout trucks, armored trucks, of any make or model, whether new, reconditioned, rebuilt or remodelled: Provided, That banking or financial institutions and all business firms may not use more than two armored vehicles
strictly for, and limited to, the purpose of transporting cash, gold bullion or other valuables in connection with their business from and to their place of business, upon previous authority of the Commission. (Par. (m), Id.)

(a) Wearing of uniforms and bearing arms.—During the campaign period, on the day before and on election day, any member of security or police organization of government agencies, commissions, councils, bureaus, offices, or government-owned or controlled corporations, or privately-owned or operated security, investigative, protective or intelligence agencies, who wears his uniform or uses his insignia, decorations or regalia, or bears arms outside the immediate vicinity of his place of work; Provided, That this prohibition shall not apply when said member is in pursuit of a person who has committed or is committing a crime in the premises he is guarding; or when escorting or providing security for the transport of payrolls, deposits, or other valuables; or when guarding the residence of private persons or when guarding private residences, buildings or offices: Provided further, That in the last case prior written approval of the Commission shall be obtained. The Commission shall decide all applications for authority under this paragraph within fifteen days from the date of the filing of such application. (Par. (a), Id.)

During the same period, and ending thirty days thereafter any member of the Armed Forces of the Philippines, special forces, home defense forces, barangay self-defense units and all other para-military units that now exist or which may hereafter be organized who wears his uniform or bears arms outside the camp, garrison or barracks to which he is assigned or detailed or outside their homes, in case of members of para-military units, unless (1) the President of the Philippines shall have given previous authority therefor, and the Commission notified thereof in writing, or (2) the Commission authorizes him to do so, which authority it shall give only when necessary to assist it in maintaining free, orderly and honest elections, and only after notice and hearing. All personnel of the Armed Forces authorized by the President or the Commission to bear arms or wear their uniforms outside their camps and all police and peace officers shall bear their true name, rank and serial number, if any, stitched in block letters on a white background on the left breast of their uniform, in letters and numbers of clearly legible design at least two centimeters tall, which shall at all times remain visible and uncovered. (Sec. 64, par. (a), BP 697)

During the election period, whenever the Commission finds it necessary for the promotion of free, orderly, honest and peaceful elections in a specific area, it shall confiscate or order the confiscation of firearms of any member or members of the Armed Forces of the Philippines, police forces, home defense forces, barangay self-defense units, and all other para-military units that now exist, or which may hereafter be organized, or any member or members of the security or police organization, government ministries, commissions, councils, bureaus, offices, instrumentalities, or government-owned or controlled corporations and other subsidiaries, or of any member or members of privately owned or operated security, investigative, protective or intelligence agencies performing identical or similar functions. (Id)

(1) Policemen and provincial guards acting as bodyguards or security guards.—During the campaign period, on the day before and on election day, any member of the city or municipal police force, any provincial or subprovincial guard, any member of the Armed Forces of the Philippines, special forces, home defense forces, barangay self-defense units and all other para-military units that now exist or which may hereafter be organized who acts as bodyguard or security guard of any public official, candidate or any other person, and any of the latter who utilizes the services of the former as bodyguard or security guard: Provided, That, after due notice and hearing, when the life and security of a candidate is in jeopardy, the Commission is empowered to assign at the candidate’s choice, any member of the Philippine Constabulary or the police force of any municipality within the province to act as his bodyguard or security guard in a number to be determined by the Commission but not to exceed three per candidate: Provided, however, That when the circumstances require immediate action, the Commission may issue a temporary order allowing the assignment of any member of the Philippine Constabulary or the local police force to act as bodyguard or security guard of the candidate, subject to confirmation or revocation. (Sec. 179, 1978 EC)

(a) Organization or maintenance of reaction forces; strike forces, or other similar forces.—Any person who organizes or maintains a reaction force, strike force or similar force during the election period.

The heads of all reaction forces, strike forces, or similar forces shall, not later than forty-five days before the election, submit to the Commission a complete list of all members thereof with such particulars as the Commission may require. (Sec. 65, 1971 EC; Sec. 64 (b) BP 697)

(v) Prohibition against release; discharge or expenditure of public funds.—Any public official or employee including barangay officials and those of government-owned or controlled corporations and their subsidiaries, who, during forty-five days before a regular election and thirty days before special election, releases, disburses or expends any public funds for:

(1) Any and all kinds of public works, except the following:

(a) Maintenance of existing and/or completed public works project: Provided, That not more than the average number of laborers or employees already employed therein during the six-month period immediately prior to the beginning of the forty-five day period before election day shall be permitted to work during such time: Provided further, That no additional laborers shall be employed for maintenance work within the said period of forty-five days;

(b) Work undertaken by contract through public bidding held, or by negotiated contract awarded, before the forty-five day period before election: Provided, That work for the purpose of this section undertaken under the so-called "takay" or "paquio" system shall not be considered as work by contract;

(c) Payment for the usual cost of preparation for working drawings, specifications, bills of materials, estimates, and other procedures preparatory to actual construction including the purchase of materials and equipment, and all incidental expenses for wages of watchmen and other laborers employed for such
work in the central office and field storehouses before the beginning of such period: Provided, That the number of such laborers shall not be increased over the number hired when the project or projects were commenced; and

(d) Emergency work necessitated by the occurrence of a public calamity, but such work shall be limited to the restoration of the damaged facility.

No payment shall be made within five days before the date of election to laborers who have rendered services in projects or works except those falling under subparagraphs (a), (b), (c), and (d), of this paragraph.

This prohibition shall not apply to ongoing public works projects commenced before the campaign period or similar projects under foreign agreements. For purposes of this provision, it shall be the duty of the government officials or agencies concerned to report to the Commission the list of all such projects being undertaken by them.

(2) The Ministry of Social Services and Development and any other office in other ministries of the government performing functions similar to said ministry, except for salaries of personnel, and for such other routine and normal expenses, and for such other expenses as the Commission may authorize after due notice and hearing. Should a calamity or disaster occur, all releases normally or usually coursed through the said ministries and offices of other ministries shall be turned over to, and administered and disbursed by, the Philippine National Red Cross, subject to the supervision of the Commission or its representatives, and no candidate or his or her spouse or member of his family within the second civil degree of affinity or consanguinity shall participate, directly or indirectly, in the distribution of any relief or other goods to the victims of the calamity or disaster; and

(3) The Ministry of Human Settlements and any other office in any other ministry of the government performing functions similar to said ministry, except for salaries of personnel and for such other necessary administrative or other expenses as the Commission may authorize after due notice and hearing.

(w) Prohibition against construction of public works, delivery of materials for public works and issuance of treasury warrants and similar devices.—During the period of forty-five days preceding a regular election and thirty days before a special election, any person who (a) undertakes the construction of any public works, except for projects or works exempted in the preceding paragraph; or (b) issues, uses or avails of treasury warrants or any device undertaking future delivery of money, goods or other things of value chargeable against public funds. (Sec. 64 (d), BP 697)

(x) Suspension of elective provincial, city, municipal or barangay officer.—The provisions of law to the contrary notwithstanding during the election period, any public official who suspends, without prior approval of the Commission, any elective provincial, city, municipal or barangay officer, unless said suspension will be for purposes of applying the "Anti-Graft and Corrupt Practices Act" in relation to the suspension and removal of elective officials; in which case the provisions of this section shall be inapplicable. (Sec. 64 (o, Id.)

(y) On Registration of Voters:

(1) Any person who, having all the qualifications and none of the disqualifications of a voter, fails without justifiable excuse to register as a voter in an election, plebiscite or referendum in which he is qualified to vote. (Par. (p), Sec. 178, 1978 EC)

(2) Any person who knowingly makes any false or untruthful statement relative to any of the data or information required in the application for registration. (Par. (q), Id.)

(3) Any person who deliberately imprints or causes the imprinting of blurred or indistinct fingerprints on any of the copies of the application for registration or on the voter’s affidavit; or any person in charge of the registration of voters who deliberately or through negligence, causes or allows the imprinting of blurred or indistinct fingerprints on any of the aforementioned registration forms, or any person who tampers with the fingerprints in said registration records. (Sec. 231 (b), 1971 EC)

(4) Any member of the board of election inspectors who approves any application which on its face shows that the applicant does not possess all the qualifications prescribed by law for a voter; or who disapproves any application which on its face shows that the applicant possesses all such qualifications. (Par. (r), Sec. 178, 1978 EC)

(5) Any person who, being a registered voter, registers anew without filing an application for cancellation of his previous registration. (Par. (a), Id.)

(6) Any person who registers in substitution for another whether with or without the latter’s knowledge or consent. (Par. (a), Id.)

(7) Any person who tamper with or changes without authority any data or entry in any voter’s application for registration. (Par. (u), Id.)

(8) Any person who delays, hinders or obstructs another from registering. (Par. (w), Id.)

(9) Any person who falsely certifies or identifies another as a bona fide resident of a particular place or locality for the purpose of securing the latter’s registration as voter. (Par. (w), Id.)

(10) Any person who uses the voter’s affidavit of another for the purpose of voting, whether or not he actually succeeds in voting. (Par. (aa), Sec. 178, 1978 EC)

(11) Any person who places, inserts or otherwise includes, as approved application for registration in the book of voters or in the provincial or national
central files of registered voters, the application of any fictitious voter or any application that has not been approved; or removes from, or otherwise takes out of the book of voters or the provincial or national central files of registered voters any duly approved voter's application, except upon lawful order of the Commission, or of a competent court or after proper cancellation as provided in Sections 122, 123, 124 and 125 hereof. (Par. (bb), Sec. 178, 1978 EC)

(12) Any person who transfers or causes the transfer of the registration record of a voter to the book of voters of another polling place, unless said transfer was due to a change of address of the voter and the voter was duly notified of his new polling place. (New)

(13) Any person who asks, demands, takes, accepts or possesses, directly or indirectly, the voter's affidavit of another, in order to induce the latter to withhold his vote, or to vote for or against any candidate in an election or any issue in a plebiscite or referendum. It shall be presumed prima facie that the asking, demanding, taking, accepting, or possessing is with such intent if done within the period beginning ten days before election day and ending ten days after election day, unless the voter's affidavit of another and the latter are both members of the same family. (Par. (cc), Id.)

(14) Any person who delivers, hands over, entrusts, gives, directly or indirectly his voter's affidavit to another in consideration of money or other benefit or promises thereof, or takes or accepts such voter's affidavit directly or indirectly, by giving or causing the giving of money or other benefit or making or causing the making of a promise thereof. (Par. (a), Subpar. 8, Sec. 231, 1971 EC)

(15) Any person who alters in any manner, tears, defaces, removes or destroys any certified list of voters. (Par. (dd), Sec. 178, 1978 EC)

(16) Any person who takes, carries or possesses any blank or unused registration form already issued to a city or municipality outside of said city or municipality except as otherwise provided in this Code or when directed by express order of the court or of the Commission. (Par. (a) Subpar. 16, Sec. 231, 1971 EC)

(17) Any person who maliciously omits, tampers or transfers to another list the name of a registered voter from the official list of voters posted outside the polling place.

(a) On voting:

(1) Any person who fails to cast his vote without justifiable excuse. (Par. (ee), Sec. 178, 1978 EC)

(2) Any person who votes more than once in the same election, or who, not being registered voter, votes in an election. (Par. (ff), Id.)

(3) Any person who votes in substitution for another whether with or without the latter's knowledge and/or consent. (Par. (gg), Id.)

(4) Any person who, not being illiterate or physically disabled, allows his ballot to be prepared by another, or any person who prepares the ballot of another who is not illiterate or physically disabled, with or without the latter's knowledge and/or consent. (Par. (a), Subpar. 24, Sec. 231, 1971 EC with amendments)

(5) Any person who avails himself of any means of scheme to discover the contents of the ballot of a voter who is preparing or casting his vote or who has just voted. (Par. (hh), Sec. 178, 1978 EC)

(6) Any voter who, in the course of voting, uses a ballot other than the one given by the board of election inspectors or has in his possession more than one official ballot. (Par. (ii), Id.)

(7) Any person who places under arrest or detains a voter without lawful cause, or molests him in such a manner as to obstruct or prevent him from going to the polling place to cast his vote or from returning home after casting his vote, or to compel him to reveal how he voted. (Par. (jj), Id.)

(8) Any member of the board of election inspectors charged with the duty of reading the ballot during the counting of votes who deliberately omits to read the vote duly written on the ballot, or misreads the vote actually written thereon or reads the name of candidate where no name is written on the ballot. (Par. (kk), Id.)

(9) Any member of the board of election inspectors charged with the duty of tallying the votes in the tally board or sheet, election returns or other prescribed form who deliberately fails to record a vote therein or records erroneously the votes as read, or records a vote where no such vote has been read by the chairman. (Par. (ll), Id.)

(10) Any member of a board of election inspectors who has made possible the casting of more votes than there are registered voters.

(11) Any person who, for the purpose of disrupting or obstructing the election process or causing confusion among the voters, propagates false and alarming reports or information or transmits or circulates false orders, directives or messages regarding any matter relating to the printing of official ballots, the postponement of the election, the transfer of polling place or the general conduct of the election. (Par. (mm), Id.)

(12) Any person who, without legal authority, destroys, substitutes or takes away from the possession of those having legal custody thereof, or from the place where they are legally deposited, any election form or document or ballot box which contains official ballots or other documents used in the election. (Par. (qq), Sec. 178, 1978 EC)

(13) Any person having legal custody of the ballot box containing the official ballots used in the election who opens or destroys said box or removes or destroys its contents without or against the order of the Commission or who, through his negligence, enables any person to commit any of the aforesaid acts, or takes away said ballot box from his custody. (Par. (rr), Id.)
(14) Any member of the board of election inspectors who knowingly uses ballots other than the official ballots, except in those cases where the use of emergency ballots is authorized.  (Par. (id), Id.)

(15) Any public official who neglects or fails to properly preserve or account for any ballot box, documents and forms received by him and kept under his custody.  (Par. (uu), Id.)

(16) Any person who reveals the contents of the ballot of an illiterate or disabled voter whom he assisted in preparing a ballot.  (Par. (uu), Id.)

(17) Any person who, without authority, transfers the location of a polling place.  (Par. (uu), Id.)

(18) Any person who, without authority, prints or causes the printing of any ballot or election returns that appears as official ballots or election returns or who distributes or causes the same to be distributed for use in the election, whether or not they are actually used.  (Par. (aaa), Id.)

(19) Any person who, without authority, keeps, uses or carries out or causes to be kept, used or carried out, any official ballot or election returns or printed on thereof, type-form mould, electro-type printing plates and any other plate, numbering machines and other printing paraphernalia being used in connection with the printing of official ballots or election returns.  (Par. (bbb), Id.)

(20) Any official or employee of any printing establishment or of the Commission or any member of the committee in charge of the printing of official ballots or election returns who causes official ballots or election returns to be printed in quantities exceeding those authorized by the Commission or who distributes, delivers or in any manner disposes of or causes to be distributed, delivered, or disposed of any official ballot or election returns to any person or persons not authorized by law or by the Commission to receive or keep official ballots or election returns or who sends or causes them to be sent to any place not designated by law or the Commission.  (Par. (ccc), Id.)

(21) Any person who, through any act, means or device, violates the integrity of any official ballot or election returns before or after they are used in the election.  (Par. (ddd), Id.)

(22) Any person who removes, tears, defaces or destroys any certified list of candidates posted inside the voting booths during the hours of voting.  (New)

(23) Any person who holds or causes the holding of an election on any other day than that fixed by law or by the Commission, or stops any election being legally held.  (Par. (pp), Id.)

(24) Any person who deliberately blurs his fingerprint in the voting record.  (New)

(aa) On Canvassing:

(1) Any chairman of the board of canvassers who fails to give due notice of the date, time and place of the meeting of said board to the candidates, political parties and/or members of the board.

(2) Any member of the board of canvassers who proceeds with the canvass of votes and/or proclamation of any candidate which was suspended or annulled by the Commission.  (New)

(3) Any member of the board of canvassers who proceeds with the canvass of votes and/or proclamation of any candidate in the absence of quorum, or without giving due notice of the date, time and place of the meeting of the board to the candidates, political parties, and/or other members of the board.  (New)

(bb) Common to all boards of election inspectors and boards of canvassers:

(1) Any member of any board of election inspectors or board of canvassers who deliberately abstains himself from the meetings of said body for the purpose of obliterating or delaying the performance of its duties or functions.  (Par. (xx), Sec. 178, 1976 EC)

(2) Any member of any board of election inspectors or board of canvassers who, without justifiable reason, refuses to sign and certify any election form required by this Code or prescribed by the Commission although he was present during the meeting of the said body.  (Par. (yy), Id.)

(3) Any person who, being ineligible for appointment as member of any board of election inspectors or board of canvassers, accepts an appointment to said body, assumes office, and actually serves as a member thereof, or any public officer or any person acting in his behalf who appoints such ineligible person knowing him to be ineligible.  (Par. (zz), Id.)

(4) Any person who, in the presence or within the hearing of any board of election inspectors or board of canvassers during any of its meetings, conducts himself in such a disorderly manner as to interrupt or disrupt the work or proceedings to the end of preventing said body from performing its functions, either partly or totally.  (Par. (nn), Id.)

(5) Any public official or person acting in his behalf who relieves any member of any board of election inspectors, board of canvassers or who changes or causes the change of the assignments of any member of said board of election inspectors or board of canvassers without authority of the Commission.  (Par. (ss), Id.)

(cc) On candidacy and campaign:

(1) Any political party which holds political conventions or meetings to
nominate its official candidates earlier than the period fixed in this Code. (Par. (ee), Sec. 178, 1978 EC)

(2) Any person who abstracts, destroys or cancels any certificate of candidacy duly filed and which has not been cancelled upon order of the Commission. (Par. (ff), Id.)

(3) Any person who misleads the board of election inspectors by submitting any false or spurious certificate of candidacy or document to the prejudice of a candidate. (Par. (ff), Id.)

(4) Any person who, being authorized to receive certificates of candidacy, receives any certificate of candidacy outside the period for filing the same and makes it appear that said certificate of candidacy was filed on time; or any person who, by means of fraud, threat, intimidation, terrorism or coercion, causes or compels the commission of said act. (New)

(5) Any person who, by any device or means, jams, obstructs or interferes with a radio or television broadcast of any lawful political program. (Par. (ggg), Id.)

(6) Any person who solicits votes or undertakes any propaganda, on the day of election, for or against any candidate or any political party within the polling place or within a radius of thirty meters thereof. (Par. (hhh), Id.)

(dd) Other prohibitions:

(1) Any person who sells, furnishes, offers, buys, serves or takes intoxicating liquor on the days fixed by law for the registration of voters in the polling place, or on the day before the election or on election day: Provided, That hotels and other establishments duly certified by the Ministry of Tourism a tourist oriented and habitually in the business of catering to foreign tourists may be exempted for justifiable reasons upon prior authority of the Commission: Provided, further, That foreign tourists taking intoxicating liquor in said authorized hotels or establishments are exempted from the provisions of this subparagraph.

(2) Any person who opens in any polling place or within a radius of thirty meters thereof on election day and during the counting of votes, booths or stalls of any kind for the sale, dispensing or display of wares, merchandise or refreshments, whether solid or liquid, or for any other purposes.

(3) Any person who holds on election day, fairs, cockfights, boxing, horse races, jai-alai or any other similar sports. (Par. (iii), Id.)

(4) Refusal to carry election mail matter.—Any operator or employee of a public utility or transportation company operating under a certificate of public convenience, including government-owned or controlled postal service or its employees or deputized agents who refuses to carry official election mail matters free of charge during the election period. In addition to the penalty prescribed herein, such refusal shall constitute a ground for cancellation or revocation of certificate of public convenience or franchise. (Par. (kkk), Id.)

(5) Prohibition against discrimination in the sale of air time.—Any person who operates a radio or television station who without justifiable cause discriminates against any political party, coalition or aggregation of parties or any candidate in the sale of air time. In addition to the penalty prescribed herein, such refusal shall constitute a ground for cancellation or revocation of the franchise.


SEC. 263. Persons criminally liable.—The principals, accomplices, and accessories, as defined in the Revised Penal Code, shall be criminally liable for election offenses. If the one responsible be a political party or an entity, its president or head, the officials and employees of the same, performing duties connected with the offense committed and its members who may be principals, accomplices, or accessories shall be liable, in addition to the liability of such party or entity. (Sec. 180, 1978 EC)

SEC. 264. Penalties.—Any person found guilty of any election offense under this Code shall be punished with imprisonment of not less than one year but not more than six years and shall not be subject to probation. In addition, the guilty party shall be sentenced to suffer disqualification to hold public office and deprivation of the right of suffrage. If he is a foreigner, he shall be sentenced to deportation which shall be enforced after the prison term has been served. Any political party found guilty shall be sentenced to pay a fine of not less than ten thousand pesos, which shall be imposed upon such party after criminal action has been instituted against which corresponding officials have been found guilty. (Sec. 181, 1978 EC)

In case of prisoner or prisoners illegally released from any penitentiary or jail during the prohibited period as provided in Section 261, paragraph (n) of this Code, the director of prisons, provincial warden, keeper of the jail or prison, or persons who are required by law to keep said prisoner in their custody shall, if convicted by a competent court, be sentenced to suffer the penalty of prision mayor in its maximum period if the prisoner or prisoners so illegally released commit any act of intimidation, terrorism or interference in the election. (Sec. 79, 1971 EC)

Any person found guilty of the offense of failure to register or failure to vote shall, upon conviction, be fined one hundred pesos. In addition, he shall suffer disqualification to run for public office in the next succeeding election following his conviction or be appointed to a public office for a period of one year following his conviction. (Sec. 181, 1978 EC)
SEC. 265. Prosecution.—The Commission shall, through its duly authorized legal officers, have the exclusive power to conduct preliminary investigation of all election offenses punishable under this Code, and to prosecute the same. The Commission may avail of the assistance of other prosecuting arms of the government. Provided, however, That in the event that the Commission fails to act on any complaint within four months from his filing, the complainant may file the complaint with the office of the fiscal or with the Ministry of Justice for proper investigation and prosecution, if warranted. (Sec. 182, 1978 EC; and Sec. 66, BP 637)

SEC. 266. Arrests in connection with the election campaign.—No person shall be arrested and/or detailed at any time for any alleged offense committed during and in connection with any election through any act or language tendency to support or oppose any candidate, political party or coalition of political parties under or pursuant to any order of whatever name or nature and by whomsoever issued except only upon a warrant of arrest issued by competent judge after all the requirements of the Constitution shall have been strictly complied with.

If the offense charged is punishable under a presidential decree whether originally or by amendment of a previous law, the death penalty shall not be imposed upon the offender except where murder, rape, or arson is involved. In all cases, the penalty shall not be higher than reclusion perpetua and the offender shall be entitled to reasonable bail upon sufficient sureties to be granted speedily by the competent court. Moreover, loss of the right of citizenship and confiscation of property shall not be imposed.

Any officer or person who shall violate any provision of this section shall be punished by imprisonment of not less than six (6) years and one (1) day nor more than twelve (12) years, with the accessory penalties for election offenses. The provision of Section 267 of this Code shall not apply to prosecution under this section.

SEC. 267. Prescription.—Election offenses shall prescribe after five years from the date of their commission, if the discovery of the offense be made in an election contest proceedings, the period of prescription shall commence on the date on which the judgment in such proceedings becomes final and executory. (Sec. 185, Id.)

SEC. 268. Jurisdiction of courts.—The regional trial court shall have the exclusive original jurisdiction to try and decide any criminal action or proceedings for violation of this Code, except those relating to the offense of failure to register or failure to vote which shall be under the jurisdiction of the metropolitan or municipal trial courts. From the decision of the courts, appeal will lie as in other criminal cases. (Sec. 184, Id.)

SEC. 269. Preferential disposition of election offenses.—The investigation and prosecution of cases involving violations of the election laws shall be given preference and priority by the Commission on Elections and prosecuting officials. Their investigation shall be commenced without delay, and shall be resolved by the investigating officer within five days from its submission for resolution. The courts shall likewise give preference to election offenses over all other cases, except petitions for writ of habeas corpus. Their trial shall likewise be commenced, without delay, and shall be conducted continuously until terminated, and the case shall be decided within thirty days from its submission for decision. (P.D. 1676)

ARTICLE XXIII.—LEGAL FEES

SEC. 270. Collection of legal fees.—The Commission is hereby authorized to collect fees as follows:

(a) For furnishing certified transcript of records or copies of any record, decision or ruling or entry of which any person is entitled to demand and receive copy, for every page $2.00

(b) For every certificate or writ or process $10.00

(c) For each certificate not on process $2.00

(d) For every search, for filing a second and succeeding motions for reconsideration $50.00

(e) For every search of any record of more than one year's standing and reading the same $10.00

SEC. 271. Payment of Fees.—The fees mentioned in the preceding section shall be paid to the cashier of the Commission who shall in all cases issue a receipt for the same and shall enter the amount received upon his book specifying the date when received, the fee, and the person from whom received. The cashier shall immediately report such payment to the Commission.

ARTICLE XXIV.—TRANSITORY PROVISIONS

SEC. 272. Pending actions.—Pending actions and causes of action arising before the effectivity of this Code shall be governed by the laws then in force. (Sec. 246, 1971 EC)

SEC. 273. Designation of certain pre-election acts immediately after the approval of this Code.—If it should no longer be reasonably possible to observe the periods and dates herein prescribed for certain pre-election acts in the election immediately following the approval of this Code, the Commission shall fix other periods in order to ensure that voters shall not be deprived of their right of suffrage.

SEC. 274. Accreditation of dominant opposition party.—For purposes of the next local elections in 1986 and the next presidential elections in 1987 or earlier, the dominant opposition party shall be that political party, group or organization or coalition of major national or regional political parties opposed to the majority party which has the capability to wage a bona fide nationwide campaign as shown by the extent of its organization and the number of Members of Parliament affiliated with it. Provided, however, That with specific reference to the next local elections in constituencies which are represented in the Batasang Pambansa by Members who do not belong either to the majority party or to the political party or coalition of political parties described above, the representatives of the opposition in the board of election inspectors, board of canvassers or other
similar bodies shall be proposed exclusively by the party to which said Member of the Batasang Pambansa belong: Provided, however, That it is registered before the next local elections.

Any political party, group or organization or coalition of political parties seeking accreditation under this section shall file a verified petition with the Commission on Elections stating therein such information as may be necessary to enable the Commission to determine the qualifications for accreditation in accordance with the standard herein provided.

The Commission on Elections shall accredit the dominant opposition party not later than thirty days before the campaign period in every election.

In case a presidential election is held before the next local elections or before the presidential election in 1987, the provisions of the Constitution shall be enforced in determining which shall be the dominant opposition party for purposes of the next local elections.

SEC. 275. Party representatives in the board of election inspectors.—Until such time as the two accredited political parties are determined in accordance with the provisions of the Constitution, the two members shall each be proposed by the ruling party and the dominant opposition party as may be determined by the Commission pursuant to the provisions of this Code.

SEC. 276. Appropriations, and insurance for board of election inspectors.—The cost of holding the next local elections provided in this Code shall be funded out of the current appropriations of the Commission on Elections provided for this purpose. In case of deficiency, additional funding may be provided out of the special activities fund intended for special priority activities authorized in the General Appropriations Act.

The chairman and the poll clerk of the board of election inspectors shall receive per diem at the rate of one hundred pesos on election day and fifty pesos on each of the registration and revisions days. The inspectors of the political parties shall be granted a per diem of fifty pesos on election day and twenty-five pesos on each of the registration and revision days. Education support personnel of the Ministry of Education, Culture and Sports shall receive a per diem of twenty-five pesos during election day.

Supervisors, principals and other administrators of the Ministry of Education, Culture and Sports who may be asked by the Commission, and actually report for supervisory assignment during registration and election day shall be entitled to a per diem of fifty pesos.

The provincial, city and municipal treasurers shall receive per diem at the rate of one hundred pesos on election day.

Payments of per diems under this section shall be made within seventy-two hours after the election or registration day.

The chairman, poll clerk and party representatives in the board of election inspectors shall be insured with the Government Service Insurance System at fifty thousand pesos each under terms and conditions that shall be agreed upon by the Chairman of the Commission, the Minister of the Budget, and the Minister of Education, Culture and Sports.

SEC. 277. Special election for President before 1987.—In case a vacancy in the Office of the President occurs before the presidential election in 1987, the Speaker of the Batasang Pambansa shall act as President until a President and Vice-President or either of them shall have been elected and shall have qualified. Their term of office shall commence at noon of the tenth day following their proclamation, and shall end at noon on the thirty-fifth day of June of the sixth year thereafter.

The Acting President may not declare martial law or suspend the privilege of the writ of habeas corpus without the prior consent of at least a majority of all the Members of the Batasang Pambansa, or issue any decree, order or letter of instructions while the lawmakers power of the President is in force. He shall be deemed automatically on leave, and the Speaker Pro-Tempore shall act as Speaker. While acting as President, the Speaker may not be removed. He shall not be eligible for election in the immediately succeeding election for President and Vice-President.

The Batasang Pambansa shall, at ten o'clock in the morning of the third day after the vacancy occurs, convene in accordance with its rules without need of a call and within seven days enact a law calling for a special election to elect a President and Vice-President to be held not earlier than forty-five days nor later than sixty days from the time of such call. The bill calling such special election shall be considered under paragraph (2), Section 10, Article VIII of the Constitution and shall become law upon its approval on third reading by the Batasang Pambansa. Appropriations for the special election shall be charged against any current appropriations and shall be exempt from the requirements of paragraph (4), Section 16 of Article VIII of the Constitution. As provided in the third paragraph, Section 9 of Article VII thereof, the convening of the Batasang Pambansa cannot be suspended nor the special election postponed. No special election shall be called if the vacancy occurs within seventy days before the date of the presidential election of 1987.

Appointments extended by the Acting President shall remain effective, unless revoked by the newly elected President within ninety days from his assumption of office.

SEC. 278. Special election to fill existing vacancies in the Batasang Pambansa.—The election of Members to fill existing vacancies in the Batasang Pambansa shall be held simultaneously with the next local election in 1988 or in the next special national election for President and Vice-President if one is held earlier.

SEC. 279. Elective officials in existing sub-provinces.—The election of elective public officials in existing sub-provinces shall likewise be held simultaneously with the next local elections of 1986 and 1988 in accordance with their respective charters, subject to the same term, qualifications, manner of election and resolution of election controversies as are herein provided for comparable provincial elective officials.
ARTICLE XXV.—FINAL PROVISIONS

SEC. 280. Reorganization of the Commission on Elections.—In order to promote maximum efficiency in carrying out its constitutional duty to ensure free, orderly and honest elections and in discharging its judicial powers and functions under the Constitution, the Commission is hereby authorized to reorganize its office within twelve months after the first election to be held under this Code. It may create, merge, or abolish departments, offices, divisions or units, redistribute functions and reassign personnel, change designations of existing positions subject to pertinent existing laws and regulations. It may recommend the levels and rates of salaries of its subordinate officials and employees subject to the laws and regulations on civil service and compensation, position classification and standardization of salaries: Provided, That no permanent official or employee already in the service of the Commission, upon approval of this Code, shall be laid off, or demoted in rank or salary.

SEC. 281. Separability clause.—If for any reason any section or provision of this Code, or any portion thereof, or the application of such section, provision or portion to any person, group or circumstance is declared invalid or unconstitutional, the remainder of this Code or the application of such section, provision or portion thereof to other persons, groups or circumstances shall not be affected by such declaration.

SEC. 282. Repealing clause.—Presidential Decree No. 1286, otherwise known as The 1978 Election Code, as amended, is hereby repealed. All other election laws, decrees, executive orders, rules and regulations, or parts thereof, inconsistent with the provisions of this Code are hereby repealed, except Presidential Decree No. 1618 and Batas Pambansa Blg. 20 governing the election of the members of the Sangguniang Pambayang Regiones XI and XII.

SEC. 283. Effectivity.—This Code shall take effect upon its approval.

Approved.

MARCOS E. SINCANO
Speaker

This Act was passed by the First Batasang Pambansa on November 28, 1986.

ANTONIO M. DE LEÓN
Secretary General

Approved: December 3, 1986

FERMINANDO R. MARCOS
President of the Philippines

H No. 3811
S. No. 1561

Republic of the Philippines
Congress of the Philippines
Metro Manila
Fifth Regular Session

Begun and held in Metro Manila, on Monday, the twenty-second day of July, nineteen hundred and ninety-one.

[REPUBLIC ACT NO. 7166]

AN ACT PROVIDING FOR SYNCHRONIZED NATIONAL AND LOCAL ELECTIONS AND FOR ELECTORAL REFORMS, AUTHORIZING APPROPRIATIONS THEREOF, AND FOR OTHER PURPOSES.

Be it enacted by the Senate and House of Representatives of the Philippines in Congress assembled:

SECTION 1. Statement of Policy.—It is the policy of the State to synchronize elections so that there shall be simultaneous regular elections for national and local officials once every three (3) years.

SEC. 2. Date of elections.—In accordance with the policy hereinbefore stated, there shall be an election for President, Vice-President, twenty-four (24) Senators, all elective Members of the House of Representatives and all elective provincial, city and municipal officials on the second Monday of May 1992. Thereafter, the President and Vice-President shall be elected on the same day every six (6) years; while the Senators, elective Members of the House of Representatives and all elective provincial, city and municipal officials shall be elected on the same day every three (3) years, except that with respect to Senators, only twelve (12) shall be elected.

SEC. 3. Election of Members of the Sangguniang Panlalawigan, Sangguniang Panlungsod and Sangguniang Bayan.—The elective members of the Sangguniang Panlalawigan, Sangguniang Panlungsod and Sangguniang Bayan shall be elected as follows:

(a) For provinces with two (2) or more legislative districts, the elective members of the Sangguniang Panlalawigan shall be elected by legislative districts. For this purpose, the number of seats shall be apportioned equitably: Provided, That, if equal division is not possible, the remaining member or members shall be elected in the district or districts with the greater number of population or, if they be the same, with the greater number of voters: Provided further, That, if a legislative district includes a city that does not vote in the election of provincial officials, the Commission on Elections, hereinafter referred to as the Commission, shall allocate the number of seats among the districts in proportion to the population of the constituencies voting for the Sangguniang Panlalawigan.
(b) For provinces with only one (1) legislative district, the Commission shall divide them into two (2) districts for purposes of electing the members of the Sangguniang Panlalawigan, as nearly as practicable according to the number of inhabitants, each district comprising a compact, contiguous and adjacent territory, and the number of seats of elective members of their respective sanggunian shall be equitably apportioned between the districts in accordance with the immediately preceding paragraph;

(c) The number and election of elective members of the Sangguniang Panlalawigan and Sangguniang Bayan in the Metro Manila Area, City of Cebu, City of Davao and any other city with two (2) or more legislative districts shall continue to be governed by the provisions of Sections 3 and 3 of Republic Act No. 6936: Provided, That, the municipalities of Malabon, Navotas, San Juan, Mandaluyong, Muntinlupa, Las Piñas and Taguig shall have twelve (12) councilors, and Pateros, ten (10): Provided further, That, the Commission shall divide each of the municipalities in metro Manila Area into two (2) districts by barangay for purposes of representation in the Sangguniang Bayan as nearly as practicable according to the number of inhabitants, each district comprising a compact, contiguous and adjacent territory; and

(d) For purposes of the regular elections on May 11, 1992, elective members of the Sangguniang Panlalawigan and Sangguniang Bayan shall be elected at large in accordance with existing laws. However, beginning with the regular elections in 1995, they shall be elected by district.

The Commission shall promulgate rules and regulations to effectively provide for the election of sectoral representatives in the implementation of the Local Government Code.

SEC. 4. Postponement, Failure of Election and Special Elections.—The postponement, declaration of failure of election and the calling of special elections as provided in Sections 5, 6 and 7 of the Omnibus Election Code shall be decided by the Commission sitting en banc by a majority vote of its members. The causes for the declaration of a failure of election may occur before or after the casting of votes or on the day of the election.

In case a permanent vacancy shall occur in the Senate or House of Representatives at least one (1) year before the expiration of the term, the Commission shall call and hold a special election to fill the vacancy not earlier than sixty (60) days nor longer than ninety (90) days after the occurrence of the vacancy. However, in case of such vacancy in the Senate, the special election shall be held simultaneously with the next succeeding regular election.

SEC. 5. Election and Campaign Period.—Unless otherwise fixed by the Commission, the election period for the May 11, 1992 regular elections shall commence ninety (90) days before the day of the election and shall end thirty (30) days thereafter.
Whenever practicable, the names of registered candidates for local positions shall be printed in the election returns: Provided, That, if a candidate has been disqualified or declared a nuisance candidate, it shall be the duty of the Commission to instruct without delay the appropriate election officials to delete the name of said candidate as printed in the election return.

The certificate of candidacy shall be filed by the candidate personally or by his duly authorized representative. No certificate of candidacy shall be filed or accepted by mail, telegram or facsimile.

SEC. 8. Precincts and Their Establishment.—Any provision of law to the contrary notwithstanding, where it is not practicable to divide the precinct by territory, the Commission may adjust or split the precinct by assigning the registered voters therein alphabetically and equitably among the adjusted or split precincts: Provided, That the polling places of said precincts shall be in the same building or premises.

SEC. 9. Registration of Voters.—There shall be a registration of voters on the fifteenth Saturday before the day of the election for voters who will reach the age of eighteen (18) years on or before the day of the election or for those who are qualified but not registered in the list of voters. However, the Commission may designate an additional date of registration in certain areas to ensure that voters therein are not deprived of their right of suffrage.

Before adjourning on registration day, the board of election inspectors shall close the list of voters by affixing their signatures in the space immediately after the last name, number consecutively the names of the voters listed therein and authenticate the list of voters by affixing their signatures on each and every page thereof.

The board of election inspectors shall post, on the wall outside the room where the registration was conducted, the list of voters in each precinct beginning on the first working day after registration day until election day. Failure to post said list shall constitute an election offense punishable under Sections 263 and 264 of the Omnibus Election Code.

When there is a significant number of inclusions, exclusions and corrections in the list of voters in a precinct, the Commission shall direct the board of election inspectors concerned to meet on the eight Saturday immediately preceding the day of the election for the purpose of making such inclusions, exclusions and corrections as may be or may have been ordered by the courts, stating opposite every name so corrected, added or cancelled, the date of the order and the court which issued the same; otherwise, the board shall not meet but such inclusions, exclusions and corrections, if any, shall be made in the list of voters before the voting starts on election day.

SEC. 10. Annulment of the List of Voters.—Any book of voters the preparation of which has been effected with fraud, bribery, forgery, impersonation, intimidation, force or any other similar irregularity or which is statistically improbable may be annulled, after due notice and hearing, by the Commission muti proprio or after the filing of a verified complaint: Provided, that no order, ruling or decision annulling a book of voters shall be executed within sixty (60) days before an election.

SEC. 11. Voting Booth.—Any provision of law to the contrary notwithstanding, there shall be in each polling place at least ten (10) voting booths of such size, specifications and materials as the Commission may provide to enable the voters to fill out their ballots secretly.

SEC. 12. Absentee Voting.—Absentee voting as provided for in Executive Order No. 157 dated March 30, 1987 shall apply to the elections for President, Vice-President and Senators only and shall be limited to members of the Armed Forces of the Philippines and the Philippine National Police and other government officers and employees who are duly registered voters and who, on election day, may temporarily be assigned in connection with the performance of election duties to places where they are not registered voters.

SEC. 13. Authorized Expenses of Candidates and Political Parties.—The aggregate amount that a candidate or registered political party may spend for election campaign shall be as follows:

(a) For candidates — Ten pesos (P10.00) for President and Vice-President; and for other candidates, Three pesos (P3.00) for every voter currently registered in the constituency where he filed his certificate of candidacy: Provided, That, a candidate without any political party and without support from any political party may be allowed to spend Five pesos (P5.00) for every such voter; and

(b) For political parties — Five pesos (P5.00) for every voter currently registered in the constituency or constituencies where it has official candidates.

Any provision of law to the contrary notwithstanding, any contribution in cash or in kind to any candidate or political party or coalition of parties for campaign purposes, duly reported to the Commission, shall not be subject to the payment of any gift tax.

SEC. 14. Statement of Contributions and Expenditures: Effect of Failure to File Statement.—Every candidate and treasurer of the political party shall, within thirty (30) days after the day of the election, file in duplicate with the offices of the Commission the full, true and itemized statement of all contributions and expenditures in connection with the election.

No person elected to any public office shall enter upon the duties of his office until he has filed the statement of contributions and expenditures herein required.

The same prohibition shall apply if the political party which nominated the winning candidate fails to file the statement required herein within the period prescribed by this Act.
Except candidates for elective barangay office, failure to file the statements or reports in connection with electoral contributions and expenditures as required herein shall constitute an administrative offense for which the offenders shall be liable to pay an administrative fine ranging from One thousand pesos ($1,000.00) to Thirty thousand pesos ($30,000.00), in the discretion of the Commission.

The fine shall be paid within thirty (30) days from receipt of notice of such failure; otherwise, it shall be enforceable by a writ of execution issued by the Commission against the properties of the offender.

It shall be the duty of every city or municipal election registrar to advise in writing, by personal delivery or registered mail, within five (5) days from the date of election all candidates residing in his jurisdiction to comply with their obligation to file their statements of contributions and expenditures.

For the commission of a second or subsequent offense under this Section, the Administrative fine shall be from Two thousand pesos ($2,000.00) to Sixty thousand pesos ($60,000.00), in the discretion of the Commission. In addition, the offender shall be subject to perpetual disqualification to hold public office.

SEC. 15. Pre-proclamation Cases Not Allowed in Elections for President, Vice-President, Senator, and Members of the House of Representatives.—For purposes of the elections for President, Vice-President, Senator and Member of the House of Representatives, no pre-proclamation cases shall be allowed on matters relating to the preparation, transmission, receipt, custody and appreciation of the election returns or the certificates of canvass, as the case may be. However, it does not preclude the authority of the appropriate canvassing body motu proprio or upon written complaint of an interested person to correct manifest errors in the certificate of canvass or election returns before it.

Questions affecting the composition or proceedings of the board of canvassers may be initiated in the board or directly with the Commission in accordance with Section 19 hereof.

Any objection on the election returns before the city or municipal board of canvassers, or on the municipal certificates of canvass before the provincial boards of canvassers or district board of canvassers in Metro Manila Area, shall be specifically noted in the minutes of their respective proceedings.

SEC. 16. Pre-proclamation Cases Involving Provincial, City and Municipal Offices.—Pre-proclamation cases involving provincial, city and municipal offices shall be allowed and shall be governed by Sections 17, 19, 20, 21 and 22 hereof.

All pre-proclamation cases pending before the Commission shall be deemed terminated at the beginning of the term of the office involved and the rulings of the board of canvassers concerned shall be deemed affirmed, without prejudice to the filing of a regular election protest by the aggrieved party. However, proceedings may continue when on the basis of the evidence then presented, the Commission determines that the petition appears meritorious and ac-
chairman affixing his signature at the back of each and every page thereof.

(d) Upon receipt of the evidence, the board shall take up the contested returns, consider the written objections thereto and opposition, if any, and summarily and immediately rule thereon. The board shall enter its ruling on the prescribed form and authenticate the same by the signatures of its members.

(e) All objections to the return of any candidate for election, as a winner, on the merits of the evidence, shall be decided summarily and immediately by the board of canvassers. The decision of the board of canvassers shall be final, unappeasable, and executory.

(f) Within thirty (30) days from the receipt thereof, the board shall issue an order of protection to the candidate who is not adjudged as the winner of the election. The decision of the board of canvassers shall be final, unappeasable, and executory.

(g) If the evidence shows that the returns are incorrect, the board of canvassers shall cause an order of protection to be filed with the competent court and shall appoint an election inspector to act as judge in the contested election.

(h) The evidence shall be afforded the candidate at the expense of the party who is not adjudged as the winner of the election. The decision of the board of canvassers shall be final, unappeasable, and executory.

(i) The board of canvassers shall not proclaim any candidate as winner unless authorized by the Commission after the latter has ruled on the objections brought to it on appeal by the losing party. Any proclamation made in violation hereof shall be void ab initio, unless the contested returns will not adversely affect the results of the election.

SEC. 22. Election Contests for Municipal Offices.—All election contests involving municipal offices filed with the Regional Trial Court shall be decided expeditiously. The decision may be appealed to the Commission within five (5) days from promulgation or receipt of a copy thereof by the aggrieved party. The Commission shall decide the appeal within sixty (60) days after it is submitted for decision, but not later than six (6) months after the filing of the appeal, which decision shall be final, unappeasable, and executory.
SEC. 26. **Official Watchers.**—Every registered political party or coalition of political parties, and every candidate shall each be entitled to one watcher in every polling place and canvassing center: Provided, That, candidates for the Sangguniang Panlalawigan, Sangguniang Panlungsod, or Sangguniang Bayan belonging to the same slate or ticket shall collectively be entitled to only one watcher.

There shall also be recognized six (6) principal watchers, representing the six (6) accredited major political parties, who shall be designated by the Commission upon nomination of the said parties. These political parties shall be determined by the Commission upon notice and hearing on the basis of the following circumstances:

(a) The established record of the said parties, coalition or groups that now compose them, taking into account, among other things, their showing in past elections;

(b) the number of incumbent elective officials belonging to them ninety (90) days before the date of elections;

(c) Their identifiable political organizations and strengths as evidenced by their organized chapters;

(d) The ability to fill a complete slate of candidates from the municipal level to the position of President; and

(e) Other analogous circumstances that may determine their relative organizations and strengths.

SEC. 27. **Number of Copies of Election Returns and Their Distribution.**—The board of election inspectors shall prepare in handwriting the election returns in their respective polling places, in the number of copies herein provided and in the form to be prescribed and provided by the Commission.

The copies of the election returns shall be distributed as follows:

(a) In the election of President, Vice-President, Senators and members of the House of Representatives:

1. The first copy shall be delivered to the city or municipal board of canvassers;

2. The second copy, to the Congress, directed to the President of the Senate;

3. The third copy, to the Commission;

4. The fourth copy, to the provincial board of canvassers;

5. The fifth copy, to be known as advance election returns, shall be delivered to the city or municipal treasurer who, in the presence of the election registrar or his authorized representative, shall immediately and publicly open the same and post the votes therein in an election tally board sufficiently large to enable the public to read them, built on a public place preferably within the immediate vicinity of the city hall or municipal building.

(b) In the election of local officials:

1. The first copy shall be delivered to the city or municipal board of canvassers;

2. The second copy, to the Commission;

3. The third copy, to the provincial board of canvassers;

4. The fourth copy, to be known as advance election returns, shall be delivered to the city or municipal treasurer who, in the presence of the election registrar or his authorized representative, shall immediately and publicly open the same and post the votes therein in an election tally board sufficiently large to enable the public to read them, built on a public place preferably within the immediate vicinity of the city hall or municipal building.

5. The fifth copy shall be given to the city or municipal trial court judge or in his absence, to any official who may be designated by the Commission. The city or municipal trial court judge or the official designated by the Commission shall keep his copies of the election returns, sealed and unopened. Said copy may be opened only during the canvass upon order of the board of canvassers for purposes of comparison with other copies of the returns whose authenticity is in question; and

6. The sixth copy shall be deposited inside the compartment of the ballot box for valid ballots.

SEC. 28. **Canvassing by Provincial, City, District and Municipal Boards of Canvassers.**—(a) The city or municipal board of canvassers shall canvass the election returns for President, Vice-President, Senators and members of the House of Representatives and/or elective provincial and city or municipal officials. Upon completion of the canvass, it shall prepare the certificate of canvass for President, Vice-President, Senators and Members of the House of Representatives and elective provincial officials and thereafter, proclaim the elected city or municipal officials, as the case may be.

(b) The city board of canvassers of cities comprising one or more legislative
districts shall canvas the election returns for President, Vice-President, Senators, Members of the House of Representatives and elective city officials. Upon completion of the canvass, the board shall prepare the certificate of canvas for President, Vice-President, and Senators and thereafter, proclaim the elected Members of House of Representatives and city officials.

c (1) In the Metro Manila Area, each municipality comprising a legislative district shall have a district board of canvassers which shall canvas the election returns for President, Vice-President; Senators, Members of the House of Representatives and elective municipal officials. Upon completion of the canvass, it shall prepare the certificate of canvas for President, Vice-President, and Senators and thereafter, proclaim the elected Members of the House of Representatives and municipal officials.

(2) Each component municipality in a legislative district in the Metro Manila Area shall have a municipal board of canvassers which shall canvas the election returns for President, Vice-President, Senators, Members of the House of Representatives and elective municipal officials. Upon completion of the canvass, each shall prepare the certificate of canvas for President, Vice-President, Senators, Members of the House of Representatives and thereafter, proclaim the elected municipal officials.

(3) The district board of canvassers of each legislative district comprising two (2) municipalities in the Metro Manila Area shall canvas the certificates of canvass for President, Vice-President, Senators and Members of the House of Representatives submitted by the municipal boards of canvassers of the component municipalities. Upon completion of the canvass, it shall prepare a certificate of canvas for President, Vice-President and Senators and thereafter, proclaim the elected Member of the House of Representatives in the legislative district.

(d) The provincial board of canvassers shall canvas the certificates of canvass for President, Vice-President, Senators, Members of the House of Representatives and elective provincial officials as well as plebiscite results, if any, plebiscite is conducted simultaneously with the same election, as submitted by the board of canvassers of municipalities and component cities. Upon completion of the canvass, it shall prepare the certificate of canvas for President, Vice-President and Senators and thereafter, proclaim the elected Members of the House of Representatives and provincial officials as well as the plebiscite results, if any.

SEC. 29. Number of Copies of Certificate of Canvass and their Distribution.—
(a) The certificate of canvass for President, Vice-President, Senators, Members of the House of Representatives and elective provincial officials shall be prepared in seven (7) copies by the city or municipal board of canvassers and distributed as follows:

(1) The first copy shall be delivered to the provincial board of canvassers for use in the canvass of election results for President, Vice-President, Senators, Members of the House of Representatives and elective provincial officials;

(2) The second copy shall be sent to the Commission;

(3) The third copy shall be kept by the chairman of the board;

(4) The fourth copy shall be given to the citizens arm designated by the Commission to conduct a media-based unofficial count; and

(5) The fifth, sixth and seventh copies shall be given to the representatives of any three (3) of the six (6) major political parties in accordance with the voluntary agreement of the parties. If no such agreement is reached, the Commission shall decide which parties shall receive the copies of the certificate of canvass on the basis of the criteria provided in Section 28 hereof. The parties receiving the certificates shall have the obligation to furnish the other parties with authentic copies thereof with the least possible delay.

(b) The certificate of canvass for President, Vice-President and Senators shall be prepared in seven (7) copies by the city boards of canvassers of cities comprising one or more legislative districts; by provincial boards of canvassers and by district boards of canvassers in the Metro Manila Area, and distributed as follows:

(1) The first copy shall be sent to the Congress, directed to the President of the Senate for use in the canvass of election results for President and Vice-President;

(2) The second copy shall be sent to the Commission for use in the canvass of the election results for Senators;

(3) The third copy shall be kept by the chairman of the board;

(4) The fourth copy shall be given to the citizens arm designated by the Commission to conduct a media-based unofficial count; and

(5) The fifth, sixth and seventh copies of certificate of canvass shall be given to any three (3) of the six (6) accredited major political parties in accordance with the voluntary agreement of the parties. If no such agreement is reached, the Commission shall decide which parties shall receive the copies of the certificate of canvass on the basis of the criteria provided in Section 26 hereof. The parties receiving the certificates shall have the obligation to furnish the other parties with authentic copies thereof with the least possible delay.

(c) The certificates of canvass prepared by the city or municipal boards of canvassers shall each be supported by a statement of votes by precinct, signed and thumbmarked by the chairman and members of the board, and the principal watchers if available. Thereafter, it shall be sealed and placed inside an envelope which shall likewise be properly sealed.

In the Metro Manila Area, the certificates of canvass prepared by a district board of canvassers of a legislative district comprising one (1) municipality shall be supported by a statement of votes by precinct. The certificate of canvass.
prepared by a district board of canvassers of a legislative district comprising two (2) municipalities shall be supported by a statement of votes by municipality.

The certificates of canvass prepared by the provincial board of canvassers shall be supported by a statement of votes by municipality, and the original copy thereof for the Congress shall, in addition, be supported by statement of votes by precinct, as submitted to the provincial board of canvassers by the city or municipal board of canvassers. The same requirement shall apply in the case of the certificate of canvass of a district board of canvassers of a legislative district comprising two (2) municipalities in Metro Manila Area.

SEC. 30. Congress as the National Board of Canvassers of the Election of President and Vice-President; Determination of Authenticity and Due Execution of Certificates of Canvass.—Congress shall determine the authenticity and due execution of the certificates of canvass for President and Vice-President as accomplished and transmitted to it by the local boards of canvassers, on a showing that: (1) each certificate of canvass was executed, signed and thumb-marked by the chairman and members of the board of canvassers and transmitted or caused to be transmitted to Congress by them; (2) each certificate of canvass contains the names of all of the candidates for President and Vice-President and their corresponding votes in words and figures; and (3) there exists no discrepancy in other authentic copies of the certificate of canvass or discrepancy in the votes of any candidate in words and figures in the same certificate.

When the certificate of canvass, duly certified by the board of canvassers of each province, city or district, appears to be incomplete, the Senate President shall require the board of canvassers concerned to transmit by personal delivery, the election returns from polling places that were not included in the certificate of canvass and supporting statements. Said election returns shall be submitted by personal delivery within two (2) days from receipt of notice.

When it appears that any certificate of canvass or supporting statement of votes by precinct bears erasures or alterations which may cast doubt as to the veracity of the number of votes stated therein and may affect the result of the election, upon request of the Presidential or Vice-Presidential candidate concerned or his party, Congress shall, for the sole purpose of verifying the actual number of votes cast for President and Vice-President, count the votes as they appear in the copies of the election returns submitted to it.

SEC. 31. Per Diem of Election Inspectors and Other Officials.—The members of the board of election inspectors shall be paid a per diem of Two hundred pesos (P200.00) each for services on registration and revision days and Four hundred pesos (P400.00) each on the day of the election. Provincial, city and municipal treasurers, administrators, and supervisors of the Department of Education, Culture and Sports assigned by the Commission to perform election duty shall receive a per diem of Four hundred pesos (P400.00) each on election day.

Said per diem shall be paid by the cashier or other finance office of the Department of Education, Culture and Sports or of the Commission within fifteen (15) days after registration, revision and election days, respectively.

There being funds actually available, any delay in said payments to any of the above-mentioned personnel without justifiable reason shall constitute an election offense and all officials and other personnel responsible therefor, directly or indirectly, shall be liable under Sections 263 and 264 of the Omnibus Election Code.

SEC. 32. Who May Bear Firearms.—During the election period, no person shall bear, carry or transport firearms or other deadly weapons in public places, including any building, street, park, private vehicle or public conveyance, even if licensed to possess or carry the same, unless authorized in writing by the Commission. The issuance of firearm licenses shall be suspended during the election period.

Only regular members or officers of the Philippine National Police, the Armed Forces of the Philippines and other law enforcement agencies of the Government who are duly deputized in writing by the Commission for election duty may be authorized to carry and possess firearms during the election period: Provided, That, when in the possession of firearms, the deputized law enforcement officer must be: (a) in full uniform showing clearly and legibly his name, rank and serial number which shall remain visible at all times, and (b) in the actual performance of his election duty in the specific area designated by the Commission.

SEC. 33. Security Personnel and Bodyguards.—During the election period, no candidate for public office, including incumbent public officials seeking election to any public office, shall employ, avail himself or engage the services of security personnel or bodyguards, whether or not such bodyguards are regular members or officers of the Philippine National Police, the Armed Forces of the Philippines or other law enforcement agency of the Government: Provided, That when circumstances warrant, including but not limited to threats to life and security of a candidate, he may be assigned by the Commission, upon due application, regular members of the Philippine National Police, the Armed Forces of the Philippines or other law enforcement agency who shall provide him security for the duration of the election period. The officers assigned for security duty to a candidate shall be subject to the same requirements as to wearing of uniforms prescribed in the immediately preceding section unless exempted in writing by the Commission.

If at any time during the election period, the ground for which the authority to engage the services of security personnel has been granted shall cease to exist or for any other valid cause, the Commission shall revoke the said authority.

SEC. 34. Disposition of Firearms.—The firearms or other deadly weapon found in the possession of person prosecuted for the election offense shall be disposed of according to existing laws.

SEC. 35. Rules and Regulations.—The Commission shall issue rules and regulations to implement this Act. Said rules shall be published in at least two (2) national newspapers of general circulation.
SEC. 36. Governing Laws.—The elections provided herein and all subsequent elections and plebiscites shall be governed by this Act, by the provisions of the Omnibus Election Code, Republic Act No. 6646 and other election laws not inconsistent herewith.

SEC. 37. Appropriations.—The amount of One billion pesos (P1,000,000,000.00) is hereby appropriated out of any saving or unexpended balance in the National Treasury not otherwise appropriated to cover the costs of holding the May 1, 1992 elections. Hereafter, the amounts necessary to fund subsequent elections shall be included in the General Appropriations Act for the corresponding fiscal year.

Any provision of law to the contrary notwithstanding, and for purposes of the May 11, 1992 elections only, the chairman and members of the board of election inspectors shall each be paid a per diem of Four hundred pesos (P400.00) on election day. The Commission may provide hazard pay, when warranted, incentive and merit awards to members of the boards of election inspectors, board of canvassers and personnel of the Commission and its depurized agencies.

SEC. 38. Separability Clause.—If any provision or part of this Act is declared unconstitutional, such declaration of unconstitutionality will not affect the other provisions of this Act.

SEC. 39. Amending and Repealing Clause.—Sections 107, 108 and 245 of the Omnibus Election Code are hereby repealed. Likewise, the inclusion in Section 262 of the Omnibus Election Code of the violations of Sections 105, 106, 107, 108, 109, 110, 111 and 112 as among election offenses is also hereby repealed. This repeal shall have retroactive effect.

Batas Pambansa Blg. 881, Republic Act No. 6646, Executive Order No. 144 and 157 and all other laws, orders, decrees, rules and regulations or other issuances, or any part thereof, inconsistent with the provisions of this Act are hereby amended or repealed accordingly.

SEC. 40. Effectivity Clause.—This Act shall take effect upon its publication in full in at least two (2) national newspapers of general circulation.

Approved.

(Sgd.) JOVITO R. SALONGA
President of the Senate

(Sgd.) RAMON V. MITRA
Speaker of the House of Representatives

This Act which is a consolidation of House Bill No. 3481 and Senate Bill No. 1851 was finally passed by the House of Representatives and the Senate on November 18, 1991 and November 20, 1991, respectively.

(Sgd.) EDWIN P. ACObA
Secretary of the Senate

(Sgd.) CAMILO L. SABIO
Secretary General
House of Representatives

Approved: November 26, 1991

(Sgd.) CORAZON C. AQUINO
President of the Philippines
AN ACT INTRODUCING ADDITIONAL REFORMS IN THE ELECTORAL SYSTEM AND FOR OTHER PURPOSES

Be it enacted by the Senate and House of Representatives of the Philippines in Congress assembled:

SECTION 1. Title.—This Act shall be known and cited as "The Electoral Reforms Law of 1987."

SEC. 2. Law Governing Elections.—The first local elections under the new Constitution and all subsequent elections and plebiscites shall be governed by this Act and by the provisions of Batas Pambansa Blg. 881, otherwise known as the Omnibus Election Code of the Philippines, and other election laws not inconsistent with this Act.

SEC. 3. Voters in Cities.—The registered voters of a highly urbanized city shall not vote in the election for provincial officials of the province in which it is located. No component city shall be declared or classified as a highly urbanized city within sixty (60) days prior to a local election.

The registered voters of a component city shall be entitled to vote in the election for provincial officials of the province in which it is a part, unless its charter provides otherwise.

SEC. 4. Certificates of Candidacy, Certified Lists of Candidates.—The certificates of candidacy shall be filed in twelve legible signed copies with the offices mentioned in Section 75 of Batas Pambansa Blg. 881. In cities with more than one election registrar, the Commission on Elections, hereinafter referred to as the Commission shall designate the election registrar who shall receive the certificates of candidacy.

In lieu of the additional copies of the certificate of candidacy equal to twice the number of polling places which a candidate is required to file under said Section 75, the Commission shall cause to be printed certified lists of candidates containing the names of all registered candidates for each office to be voted for in each province, city or municipality immediately followed by the nickname or stage name of each candidate duly registered in his certificate of candidacy and his political party affiliation, if any. Said list shall be posted inside each voting booth during the voting period.

Whenever practicable, the board of inspectors shall cause said list of candidates to be written clearly and legibly on the blackboard or on Manila paper for posting at a conspicuous place inside the polling place.

The names of all registered candidates immediately followed by the nickname or stage name shall also be printed in the election returns and tally sheets.

SEC. 5. Procedure in Cases of Nuisance Candidates.—(a) A verified petition to declare a duly registered candidate as a nuisance candidate under Section 69 of Batas Pambansa Blg. 881 shall be filed personally or through duly authorized representative with the Commission by any registered candidate for the same office within five (5) days from the last day for the filing of certificates of candidacy. Filing by mail shall not be allowed.

(b) Within three (3) days from the filing of the petition, the Commission shall issue summons to the respondent candidate together with a copy of the petition and its enclosures, if any.

(c) The respondent shall be given three (3) days from receipt of the summons within which to file his verified answer (not a motion to dismiss) to the petition, serving copy thereof upon the petitioner. Grounds for a motion to dismiss may be raised as affirmative defenses.

(d) The Commission may designate any of its officials who are lawyers to hear the case and receive evidence. The proceeding shall be summary in nature. In lieu of oral testimonies, the parties may be required to submit position papers together with affidavits or counter-affidavits and other documentary evidence. The hearing officer shall immediately submit to the Commission his findings, reports, and recommendations within five (5) days from the completion of such submission of evidence. The Commission shall render its decision within five (5) days from receipt thereof.

(e) The decision, order, or ruling of the Commission shall, after five (5) days from receipt of a copy thereof by the parties, be final and executory unless stayed by the Supreme Court.

(f) The Commission shall within twenty-four hours, through the fastest available means, disseminate its decision or the decision of the Supreme Court to the city or municipal election registrars, boards of election inspectors and the general public in the political subdivision concerned.
SEC. 6. Effect of Disqualification Case.—Any candidate who has been declared by final judgment to be disqualified shall not be voted for, and the votes cast for him shall not be counted. If for any reason a candidate is not declared by final judgment before an election to be disqualified and he is voted for and receives the winning number of votes in such election, the Court or Commission shall continue with the trial and hearing of the action, inquire or protest and, upon motion of the complainant or any intervener, may during the pendency thereof order the suspension of the proclamation of such candidate whenever the evidence of his guilt is strong.

SEC. 7. Petition to Deny Due Course to or Cancel a Certificate of Candidacy.—The procedure hereinabove provided shall apply to petitions to deny due course to or cancel a certificate of candidacy as provided in Section 78 of Batas Pambansa Blg. 881.

SEC. 8. Representative of Parties During Printing of Returns and Ballots.—The registered political parties or coalitions of parties, or their components should there be any dissolution or division of said coalition, whose candidates obtained at least ten percent (10%) of the total votes cast in the next preceding senatorial election shall each have a watcher and/or representative in the procurement and watermarking of papers to be used in the printing of election returns and official ballots and in the printing, numbering, storage, and distribution thereof.

SEC. 9. Public Forum.—The Commission shall encourage non-political, non-partisan private or civic organizations to initiate and hold, in every city and municipality, public fora at which all registered candidates for the same office may simultaneously and personally participate to present, explain, and/or debate on their campaign platforms and programs and other like issues. The Commission shall promulgate the rules and regulations for the holding of such fora to assure its non-partisan character and the equality of access thereto by all candidates.

SEC. 10. Common Poster Areas.—The Commission shall designate common poster areas in strategic public places such as markets, barangay centers and the like wherein candidates can post, display, or exhibit election propaganda to announce or further their candidacy.

Whenever feasible common billboards may be installed by the Commission and/or non-partisan private or civic organizations which the Commission may authorize whenever available, after due notice and hearing, in strategic places where it may be readily seen or read, with the heaviest pedestrian and/or vehicular traffic in the city or municipality.

The space in such common poster areas or billboards shall be allocated free of charge, if feasible, equitably and impartially among the candidates in the province, city or municipality.

SEC. 11. Prohibited Forms of Election Propaganda.—In addition to the forms of election propaganda prohibited under Section 65 of Batas Pambansa Blg. 881, it shall be unlawful: (a) to draw, paint, inscribe, write, post, display or publicly exhibit any election propaganda in any place, whether private or public, except in the common poster areas and/or billboards provided in the immediately preceding section, at the candidate's own residence, or at the campaign headquarters of the candidate or political party; Provided, That such posters or election propaganda shall in no case exceed two (2) feet by three (3) feet in area; Provided, further, That at the site of and on the occasion of a public meeting or rally, streamers, not more than (2) and not exceeding three (3) feet by eight (8) feet each may be displayed five (5) days before the date of the meeting or rally, and shall be removed within twenty-four (24) hours after said meeting or rally; and

(b) for any newspapers, radio broadcasting or television station, or other mass media, or any person making use of the mass media to sell or to give free of charge print space or air time for campaign or other political purposes except to the Commission as provided under Section 90 and 92 of Batas Pambansa Blg. 881. Any mass media columnist, commentator, announcer or personality who is a candidate for any elective public office shall take a leave of absence from his work as such during the campaign period.

SEC. 12. Official Watchers.—Every registered political party, coalition of political parties, and every candidate shall each be entitled to one watcher in every polling place; Provided, That candidates for members of the Sangguniang Panlalawigan, Sangguniang Panlungsod or Sangguniang Bayan or for city or municipal councilors belonging to the same slate or ticket shall collectively be entitled only to one watcher.

There shall also be recognized two principal watchers, one representing the ruling coalition and the other the dominant opposition coalition, who shall sit as observers in the polling places of the board. The principal watchers are designated on the basis of the recommendation of the ruling coalition, represented by the political party of the incumbent elected district representative, and of the dominant opposition coalition, represented by the political party which performed best or which polled at least ten percent (10%) of the votes in the last national election.

A duly signed appointment of a watcher shall entitle him to recognition by the board of election inspectors and the exercise of his rights and discharge of his duties as such: PROVIDED, HOWEVER, That only one watcher of each of those authorized to appoint them can stay at any time inside the polling place.

The watchers shall be permitted full and unimpeded access to the proceedings so that they can read the same of those written on the ballots being counted with undue natural vision, consistent with the good order in the polling place.

In addition to their rights and duties under Section 179 of Batas Pambansa Blg. 881; the two principal watchers representing the ruling coalition and the dominant opposition coalition in a precinct shall, if available, affix their signatures and thumbmarks on the election returns for that precinct. If both or either of them is not available, unwilling or should they refuse to do so, any watcher
The presentation of other evidence to impugn the authenticity of the testimonial or documentary evidence presented to the board of canvassers by at least two members of the board of election inspectors who issued the certificate: Provided, That failure to present any certificate of votes shall not be a bar to the presentation of other evidence to impugn the authenticity of the election returns.

SEC. 18. Transfer of Counting of Votes to Safer Place.—If on account of imminent danger of violence, terrorism, disorder or similar causes it becomes necessary to transfer the counting of votes to a safer place, the board of inspectors may effect such transfer by unanimous approval by the board and concurrence by the majority of the watchers present. This fact shall be recorded in the minutes of voting and the members of the board and the watchers shall manifest their approval or concurrence by affixing their signatures therein. The Commission shall issue rules and guidelines on the matter to secure the safety of the members of the board, the watchers, and all election documents and paraphernalia.

SEC. 19. Number of Copies of Election Returns and their Distribution.—The election returns required under Section 212 of Batas Pambansa Blg. 881 shall be prepared in sextuplicate. The first copy shall be delivered to the city or municipal registrar of the city or municipality for transmission to the provincial board of canvassers for its use in the provincial canvass. The second copy shall likewise be delivered to the election registrar for transmission to the Commission. The fourth copy to be known as advance election returns, shall be delivered to the city or municipal treasurer who, in the presence of the election registrar or his authorized representative, shall immediately and publicly open the same and post the votes therein in an election board, sufficiently large to enable the public to read them, built on a public place preferably within the immediate vicinity of the city hall or municipal building. The fifth copy shall be deposited in the compartment of the ballot box for valid ballots. The sixth copy shall be delivered to the city or municipal trial judge or municipal circuit trial judge, as the case may be, or in his absence to any official who may be designated by the Commission for safekeeping, said copy may be opened during the canvass upon order of the board of canvassers for purposes of comparison with other copies of the returns whose authenticity is in question.

The city or municipal treasurer shall issue certified copy of any election returns in his possession upon request of any interested party and payment of the fees required by existing ordinances.

The Commission shall promulgate rules for the speedy and safe delivery or preservation of the election returns.

SEC. 20. Board of Canvassers.—There shall be a board of canvassers for each province, city and municipality as follows:

(a) Provincial Board of Canvassers.—The provincial board of canvassers shall be composed of the provincial election supervisor or a lawyer in the regional office of the Commission, as chairman, the provincial fiscal, as vice-chairman, and the provincial superintendent of schools, as members.
(b) City Board of Canvassers.—The city board of canvassers shall be composed of the city election registrar or a lawyer of the Commission, as chairman, the city fiscal, as vice-chairman, and the city superintendent of schools, as members. In cities with more than one election registrar, the Commission shall designate the election registrar who shall act as chairman.

(c) Municipal Board of Canvassers.—The municipal board of canvassers shall be composed of the election registrar or a representative of the Commission, as chairman, the municipal treasurer, as vice-chairman, and the most senior district school supervisor or in his absence a principal of the school district or the elementary school, as members.

The proceedings of the board of canvassers shall be open and public.

SEC. 21. Substitution of Chairman and members of the Board of Canvassers.—In case of non-availability, absence, disqualification due to relationship, or incapacity for any cause of the chairman, the Commission shall appoint a substitute, a ranking lawyer of the Commission. With respect to the other members of the board, the Commission shall appoint to substitute the following in the order named: the Provincial Auditor, the Registrar of Deeds, the Clerk of Court nominated by the Executive Judge of the Regional Trial Court, and any other available appointive provincial official in the case of the provincial board of canvassers; the officials in the city corresponding to those enumerated, in the case of the city board of canvassers; and the Municipal Administrator, the Municipal Assessor, the Clerk of Court nominated by the Executive Judge of the officials, in the case of the municipal board of canvassers.

SEC. 22. Canvassing Committees.—The board of canvassers may constitute such number of canvassing committees as may be necessary to enable the board to complete the canvass within the period prescribed under Section 231 of Batas Pambansa Blg. 881: Provided, That each committee shall be composed of three members, each member to be designated by the chairman and members of the board and that all candidates shall be notified in writing, before the election, of the number of committees to be constituted so that they can designate their watchers in each committee. The committees shall be under the direct supervision and control of the board.

SEC. 23. Notice of Meetings of the Board.—At least five (5) days before the initial meeting of the board of canvassers, the chairman of the board shall give written notice to all members thereof and to each candidate and political party presenting candidates for election in the political subdivision concerned of the date, time and place of the meeting. Similar notice shall also be given for subsequent meetings unless notice has been given in open session of the board. Proof of service of notice to each member, candidate and political party shall be attached to and shall form part of the records of the proceedings. If notice is given in open session, such fact shall be recorded in the minute of the proceedings.

SEC. 24. Proceedings of the Board.—The board of canvassers shall have full authority to keep order within the canvassing room or hall and its premises and enforce obedience to its lawful orders. If any person shall refuse to obey lawful order of the board or shall so conduct himself in such disorderly manner as to disturb or interrupt its proceedings, the board may order any peace officer to take such person into custody until the adjournment of the meeting.

SEC. 25. Right to be Present and to Counsel During the Canvass.—Any registered political party, coalition of parties, through their representatives, and any candidate has the right to present and to counsel during the canvass of the election returns; Provided, That only one counsel may argue for each political party or candidate. They shall have the right to examine the returns being canvassed without touching them, make their own observations thereon, and file their challenge in accordance with the rules and regulations of the Commission.

No dilatory action shall be allowed by the board of canvassers.

SEC. 26. COMELEC Hearings and Proceedings.—In all hearings, inquiries, and proceedings of the Commission, including preliminary investigations of election offenses, no person subpoenaed to testify as a witness shall be excused from attending and testifying or from producing books, papers, correspondence, memoranda and other records on the ground that the testimony or evidence, documentary or otherwise, required of him, may tend to incriminate him or subject him to prosecution: Provided, That no person shall be prosecuted criminally for or on account of any matter concerning which he is compelled, after having claimed the privilege against self-incrimination, to testify and produce evidence, documentary or otherwise.

Under such terms and conditions as it may determine, the Commission may grant immunity from criminal prosecution to any person whose testimony or whose possession and production of documents or other evidence may be necessary to determine the truth in any hearing, inquiry or proceeding being conducted by the Commission or under its authority, in the performance or in the furtherance of its constitutional functions and statutory objectives. The immunity granted under this and the immediately preceding paragraph shall not exempt the witness from criminal prosecution, perjury or false testimony.

SEC. 27. Election Offenses.—In addition to the prohibited acts and election offenses enumerated in Section 261 and 262 of Batas Pambansa Blg. 881, as amended, the following shall be guilty of an election offense:

(a) Any person who causes the printing of official ballots and election returns by any printing establishments which is not under contract with the Commission on Elections and any printing establishments which undertakes such unauthorized printing.

(b) Any member of the board of election inspectors or board of canvassers who tampers, increases, or decreases the votes received by a candidate in any election or any member of the board who refuses, after proper verification and hearing, to credit the correct votes or deduct such tampered votes.

(c) Any member of the board of election inspectors who refuses to issue to duly accredited watchers the certificate of voters provided in Section 16 hereof.
(d) Any person who violates Section 11 hereof regarding prohibited forms of
election propaganda.

(e) Any chairman of the board of canvassers, who fails to give notice of
meetings to other members of the board, candidate or political party as required
under Section 23 hereof.

(f) Any person declared a nuisance candidate as defined under Section 69
of Batas Pambansa Blg. 881, or is otherwise disqualified, by final and executory
judgment, who continues to misrepresent himself out, as a candidate, such as by
continuing to campaign thereafter, and/or other public officer or private individual,
who knowingly induces or abets such misrepresentation, by commission or
omission, shall be guilty of an election offense and subject to the penalty provided
in Section 244 of the same code.

SEC. 28. Prosecution of Vote-buying and Vote-selling.—The presentation of a
complaint for violations of paragraph (a) or (b) of Section 261 of Batas Pambansa
Blg. 881 supported by affidavits of complaining witnesses attesting to the offer
or promise by or of the voter's acceptance of money or other consideration from
the relatives, leaders or sympathizers of a candidate, shall be sufficient basis for
an investigation to be immediately conducted by the Commission, directly or
through its duly authorized legal officers, under Sections 66 and 265 of said
Batas Pambansa Blg. 881.

Proof that at least one voter in different precincts representing at least
twenty percent (20%) of the total precincts in any municipality, city or province
has been offered, promised or given money, valuable consideration or other
expenditure by a candidate's relatives, leaders and/or sympathizers for the
purpose of promoting the election of such candidate, shall constitute a disputable
presumption of a conspiracy under paragraph (b) of Section 261 of Batas
Pambansa Blg. 881.

Where such proof affects at least twenty percent (20%) of the precincts of the
municipality, city or province to which the public office aspired for by the favored
candidate relates, the same shall constitute a disputable presumption of the
involvement of such candidate and of his principal campaign managers in each
of the municipalities concerned, in the conspiracy.

The giver, offeror, the promisor as well as the solicitor, acceptor, recipient and
conspirator referred to in paragraph (a) and (b) of Section 261 of Batas Pambansa
Blg. 881 shall be liable as principals: Provided, That any person, otherwise guilty
under said paragraphs who voluntarily gives information and willingly testifies
on any violation thereof in any official investigation or proceeding shall be
exempt from prosecution and punishment for the offenses with reference to
which his information and testimony were given: Provided, further, That
nothing herein shall exempt such person from criminal prosecution for perjury
or false testimony.

SEC. 29. Designation of Other Dates for Certain Pre-election Acts.—If it
should no longer be reasonably possible to observe the periods and dates pre-
scribed by law for certain pre-election acts, the Commission shall fix other
periods and dates in order to ensure accomplishment of the activities so voters
shall not be deprived of their right of suffrage.

SEC. 30. Effectivity of Regulations and Orders of the Commission.—The rules
and regulations promulgated by the Commission shall take effect on the seventh
day after their publication in the Official Gazette or in at least two (2) daily
newspapers of general circulation in the Philippines.

Orders and directives issued by the Commission shall be furnished by
personal delivery to all parties concerned within forty-eight (48) hours from date
of issuance and shall take effect immediately upon receipt thereof unless a later
date is expressly specified in such orders or directives.

SEC. 31. Repealing Clause.—All laws, executive orders, rules and regulations,
or any part thereof inconsistent herewith are deemed repealed or modified
accordingly.

SEC. 32. Separability Clause.—If for any reason, any section or provision of
this Act, or any part thereof, or the application of such section, provision or
portion is declared invalid or unconstitutional, the remainder thereof shall not
be affected by such declaration.

SEC. 33. Effectivity.—This Act shall take effect upon its approval.

APPROVED.

(SGD.) JOVITO R. SALONGA (SGD.) RAMON V. MITRA
President of the Speaker of the House
Senate of Representatives

This Act which is a consolidation of House Bill No. 4046 and Senate Bill Nos.
11 and 113 was finally passed by the Senate and House of Representative on

(SGD.) ERIBERTO M. BERNAL (SGD.) QUIRINO D. ABAD SANTOS JR.
Secretary of the Secretary of the House
Senate of Representatives

Approved: January 5, 1988

(SGD.) CORAZON C. AQUINO
President of the Philippines
SEC. 2. Metro Manila Area.—For purposes of the Local Elections on January 18, 1988, the City of Manila, Quezon City and the city of Caloocan shall have six (6) councilors for each of their representative districts who shall be residents thereof to be elected by the qualified voters therein. The City of Pasay and the Municipalities of Makati, Parañaque, Pag-asa, Marikina, and Valenzuela, each of which comprises a representative district, shall have twelve (12) councilors each to be elected at large by the qualified voters of the said city or municipality. All the other municipalities within the Metropolitan Manila area shall have ten (10) councilors each, with the exception of the Municipality of Pateros which shall have eight (8) councilors to be elected at large by their respective qualified voters.

SEC. 3. Other Cities. — The provision of any law to the contrary notwithstanding, the City of Cebu, City of Davao, and any other city with more than one representative district shall have eight (8) councilors for each district who shall be residents thereof to be elected by the qualified voters therein, provided that the Cities of Cagayan de Oro, Zamboanga, Bacolod, Iloilo and other cities comprising a representative district shall have twelve (12) councilors each and all other cities shall have ten (10) councilors each to be elected at large by the qualified voters of the said cities: Provided, That no councilor shall the present number of councilors according to their charters be reduced.

SEC. 4. Provinces and Municipalities. — First and second class provinces shall each have ten (10) elective members; third and fourth class provinces, eight; and fifth and sixth class provinces, six to be elected at large by the qualified voters therein.

All other municipalities shall have the same number of elective members as provided in existing laws.

SEC. 5. Term. — Local officials duly elected shall assume office at noon on the second day of February 1988 and shall serve until noon of June 30, 1992.

If no candidate has been elected and qualified to assume office on the aforementioned date and time, the officer-in-charge shall continue to hold office until the duly elected officer has qualified.

SEC. 6. Section 2 of Executive Order No. 270 is hereby amended to read as follows:

"SEC. 2. Election and Campaign Periods. — The election period shall be from November 19, 1987 to February 17, 1988 and the campaign period shall be forty-five (45) days commencing on December 1, 1987 and ending on January 17, 1988: Provided, However, that the holding of public meetings, caucuses, distribution and use of campaign propaganda, and all other forms of campaigning are prohibited on December 25 and December 30, 1987, as well as on January 1, 1988.

SEC. 7. Section 4 of Executive Order No. 270 is hereby amended to read as follows:

"SEC. 4. Election of local officials. — There shall be elections for provincial governors, provincial vice-governors, city and municipal mayors, city and municipal vice-mayors, and members of each Sangguniang Panlalawigan, Sangguniang Panglungsod, and Sangguniang Bayan, including all members of the city or municipal boards or councils in the Metropolitan Manila area to be held on Monday, January 18, 1988. Certificates of candidacy for the aforesaid local elective positions shall be filed not later than sixty (60) days prior to the said elections. All local officials, whether elected, acting or officers-in-charge, shall be deemed automatically resigned from their positions effective upon the filing of their certificates of candidacy for any local position which shall not be later than forty-five (45) days prior to the said elections. If the governor or the city or municipal mayor or the officer-in-charge of that office is a candidate and unless the Secretary of Local Government designates another person, the following local officials shall act as officer-in-charge of the position vacated in a concurrent capacity in the order herein below provided:

"a) Chief, Senior and Local Government Officers for provinces, cities and municipalities, respectively;

"b) Provincial/City/Municipal Administrator;

c) Provincial/City/Municipal Health Officer.

"In case of vacancies in the Sangguniang Panlalawigan, Sangguniang Panglungsod, or Sangguniang Bayan on account of the candidacies of their members, the Secretary of Local Government shall designate acting members from qualified voters in the province, city or municipality to fill such vacancies."
"SEC. 4. Special Registration of Voters. — There shall be special registration on Saturday, November 28, 1987 for voters who will reach the age of eighteen (18) on January 18, 1988 or those who failed to register in the general registration of voters last December 1986 or in the special registration before the elections for Members of Congress on May 11, 1987: Provided, That the Commission may order a general re-registration of all voters on such dates it may set in certain provinces, cities or municipalities, where it deems it necessary to eliminate rampant illegal registration of voters and thereby ensure the holding of free, orderly, honest, peaceful and credible elections."

SEC. 8. Section 6 of Executive Order No. 270 is hereby amended to read as follows:

"SEC. 6. Appropriations. — The amount of two hundred twenty million (P220,000,000) pesos, or so much thereof as may be necessary for the holding of the local elections, is hereby set aside out of the annual budget and savings of the Commission on Elections, which shall be released automatically by the Department of Budget and Management upon request of the Chairman of the Commission on Elections, based on the approved special budget. In case of deficiencies, the funds herein provided shall be augmented from the contingent fund or any other applicable appropriations authorized in the current General Appropriations Act, which shall likewise be released automatically upon similar request of the Chairman of the Commission on Elections."

SEC. 9. Separability Clause. — If for any reason or reasons, any part or provision of this Act shall be held to be unconstitutional or invalid, other parts or provisions hereof which are not affected thereby shall continue to be in full force and effect.

SEC. 10. Effectivity Clause. — This Act shall take effect upon its approval.

Approved:

(SGD.) ANTONIO V. CUENCO
Acting Speaker of
the House of Representatives

(SGD.) JOVITO R. SALONGA
President of the Senate

This Act which is a consolidation of Senate bill No. 92 and House Bill No. 1947 was finally passed by the Senate and the House of Representatives on October 23, 1987 and October 22, 1987, respectively.

(SGD.) QUIRINO D. ABAD SANTOS, JR. (SGD.) ERIBERTO M. Bernal
Secretary of the House of
Representatives

Approved: November 6, 1987

(SGD.) CORAZON C. AQUINO
President of the Philippines

EXECUTIVE ORDER NO. 134
ENABLING ACT FOR THE ELECTIONS FOR MEMBERS OF CONGRESS ON MAY 11, 1987, AND FOR OTHER PURPOSES.

WHEREAS, Section 1, Article XVIII of the 1987 Constitution of the Republic of the Philippines provides that the first election for Members of Congress shall be held on the second Monday of May, 1987;

WHEREAS, to ensure free, orderly, honest, peaceful, and credible elections, there is a need to adopt appropriate laws and/or amend the existing Omnibus Election Code of the Philippines, to govern specifically the aforesaid elections;

WHEREAS, Section 6, Article XVIII of the 1987 Constitution empowers the President to continue exercising legislative powers until the first Congress is convened;

NOW, THEREFORE, I, CORAZON C. AQUINO, President of the Philippines, do hereby order,

SECTION 1. Applicability — This Executive Order shall govern the elections for members of Congress on Monday, May 11, 1987.

SEC. 2. Election and campaign periods. — Unless otherwise fixed in special cases by the Commission on Elections, hereinafter referred to as the Commission, the election period shall commence ninety (90) days before the day of election and shall end thirty (30) days thereafter.

The campaign period for the election of the Members of the Senate shall be sixty (60) days to commence on March 9, 1987 and to end at midnight of May 9, 1987. Provided, That campaigning shall be prohibited on Holy Thursday (April 16, 1987) and Good Friday (April 17, 1987).

The campaign period for the election of the Members of the House of Representatives shall be forty-five (45) days to commence on March 24, 1987 and to end at midnight of May 9, 1987. Provided, That campaigning shall be prohibited on Holy Thursday (April 16, 1987) and Good Friday (April 17, 1987).

SEC. 3. Manner of election. — The twenty-four (24) members of the Senate shall be elected at large by the qualified voters of the Philippines.

The Members of the House of Representatives shall be elected by the qualified voters of the respective legislative districts apportioned among the provinces, cities and the Metropolitan Manila area as provided for in the Ordinance appended to the 1987 Constitution.

The candidates corresponding to the number of Senators to be elected at large and the candidate/s for the House of Representatives from each legislative district who garnered the highest number of votes shall be declared elected.

SEC. 4. Qualification for Members of Congress. — (1) No person shall be elected Senator unless he is a natural born citizen of the Philippines, and, on the day of the election, is at least thirty-five (35) years of age, able to read and write, a registered voter, and a resident of the Philippines for not less than two years immediately preceding the day of the election;

(2) No person shall be elected Member of the House of Representatives unless he is a natural-born citizen of the Philippines and, on the day of elections, is at least twenty-five (25) years of age, able to read and write, and, except the party-list representatives, a registered voter in the legislative district in which he shall be elected, and a resident thereof for a period of not less than one year immediately preceding the day of the election.
SEC. 5. Certificates of Candidacy. — No person shall be elected Senator or Members of the House of Representatives unless he files a sworn certificate of candidacy on any day from the commencement of the election period but not later than the day before the beginning of the campaign period for the position concerned.

The certificates of candidacy for Senators shall be filed in ten (10) legible copies with the Commission in Manila, which shall order the printing of sufficient copies thereof at the expense of the candidate concerned for distribution to all polling places nationwide. The certificates of candidacy for the Members of the House of Representatives shall be filed with the Commission in Manila, the provincial election supervisor or the city election registrar, who shall order the printing of sufficient copies thereof at the expense of the candidate concerned for distribution to all polling places in the corresponding province, city or district.

No certificate of candidacy filed by mail shall be accepted and given due course.

SEC. 6. Nominations of official candidates. — The nominations of official candidates of registered political parties, organization, or coalitions, duly signed and attested under oath by its President or Chairman, Secretary General or any other party officer duly authorized in writing to do so, shall be filed by the party officers concerned with the Commission on Elections or the official authorized by the Commission to receive such nominations, not later than the day before the beginning of the campaign period provided for in Section 2 hereof.

SEC. 7. Permanent list of voters. — The list of voters prepared and used in the plebiscite of February 13, 1987, with such additions, corrections, and deletions as may hereafter be made shall constitute the permanent list of voters in each city or municipality for purposes of the elections provided for under this Executive Order.

SEC. 8. Promulgation of implementing rules and regulations. — The Commission shall promulgate rules and regulations implementing the provisions of this Executive Order, the Omnibus Election Code of the Philippines and other laws which it is mandated to enforce and administer. Such rules and regulations shall take effect after three (3) days following the publication thereof in at least two (2) daily newspapers of general circulation.

SEC. 9. Commission control over national or local officials or employees and law enforcement agencies and instrumentalities. — The Commission may, when the interest of free, honest, orderly, peaceful and credible election so requires, place all national and local officials or employees required by law to perform duties relative to the conduct of the elections, and national and local law enforcement agencies and instrumentalities in any province, city or municipality under its direct and immediate control. In addition, the Commission may call upon the New Armed Forces of the Philippines, the Philippine Constabulary/ Integrated National Police, National Bureau of Investigation, National Police Commission or authorize CMT Cadets eighteen years of age and above to act as its deputies for the purpose of enforcing its orders.

SEC. 10. Prohibited acts. — All acts prohibited under Section 261 of the Omnibus Election Code of the Philippines and other pertinent election offenses enumerated in Section 262 thereof shall be applicable to the May 11, 1987 elections for Members of Congress. Provided, That any city or municipal judge, who includes or excludes any voter without any legal basis in inclusion and exclusion proceedings, shall be guilty of an election offense.

SEC. 11. The Commission shall, through its duly authorized legal officers, have exclusive power to conduct preliminary investigation of all election offenses punishable as provided for in the preceding section, and to prosecute the same. Provided, That in the event that the Commission fails to act on any complaint within two (2) months from filing, the complainant may file the complaint with the Office of the Fiscal or with the Department of Justice for proper investigation and prosecution, if warranted.

The Commission may avail of the assistance of other prosecuting arms of the government.

SEC. 12. Pending actions. — Actions arising or already pending before the effectivity of this Executive Order shall be governed by the laws then in force.

SEC. 13. Designation of certain pre-election acts immediately after the effectivity of this Executive Order. — If it should no longer be reasonably possible to observe the periods and dates prescribed herein or in the Omnibus Election Code of the Philippines for certain pre-election acts in the election immediately following the effectivity of this Executive Order, the Commission shall fix other periods in order to ensure accomplishment of certain pre-election activities so that voters shall not be deprived of their right of suffrage.

SEC. 14. Appropriations. — The amount of TWO HUNDRED MILLION (P200,000,000.00) PESOS, or so much thereof as may be necessary for the purpose of implementing this Executive Order is hereby set aside out of the appropriation of the Commission on Elections in its annual budget and savings, which shall be allotted automatically and periodically by the Department of Budget and Management upon request of the Chairman of the Commission on Elections, based on an approved special budget. In case of deficiencies, the funds herein provided shall be augmented from the Contingent Fund or any other applicable appropriations authorized in the Current General Appropriations Act, which shall likewise be released upon similar request of the Chairman of the Commission on Elections.

SEC. 15. Penalty clause. — If for any reason any section or provision of this Executive Order, or any portion thereof, or the application of such section, provision or portion is declared invalid or unconstitutional, the remainder thereof shall not be affected by such declaration.

SEC. 16. Applicability of the Omnibus Election Code of the Philippines and other statutes. — All provisions of the Omnibus Election Code of the Philippines, Executive Order No. 56 dated October 20, 1986 and Executive Order No. 94 dated December 19, 1986 not inconsistent with the provisions of this Executive Order shall apply to the election herein provided for. Provided, That the Commission on Elections is hereby authorized to provide by resolution on any matters not specifically covered by this Executive Order consistent with the provisions of the 1987 Constitution; Provided, further, That the Commission may award the printing of the official ballots, election returns and such other forms necessary in the conduct of the elections to private printers if it deems the existing printing facilities of the Government Printing Office and APO-NEDA Printers are not adequate for the purpose considering the time constraints: Provided, finally, That said printing shall be under the exclusive control and supervision of the Commission, which shall determine and provide security measures in the printing storage and distribution thereof.
SECTION 17. Repealing clause. — All laws or parts of laws inconsistent herewith are hereby deemed repealed or modified accordingly. The provisions on failure to register and to vote, under Section 261, paragraph (y), sub-paragraph No. 1 and paragraph (z), sub-paragraph No. 1 of the Omnibus Election Code of the Philippines are hereby repealed.

SECTION 18. Effectivity. — This Executive Order shall take effect upon its approval.

Done in the City of Manila, this 27th day of February in the year of Our Lord, nineteen hundred and eighty-seven.

CORAZON C. AQUINO

By the President:

(SGD.) JOKER P. ARROYO
Executive Secretary

EXECUTIVE ORDER NO. 144

SUPPLEMENTAL LAW ON THE MAY 11, 1987 ELECTIONS
FOR MEMBERS OF CONGRESS

1. CORAZON C. AQUINO, President of the Philippines, do hereby order:

SECTION 1. Special Registration of Voters. — For purposes of the elections for Members of Congress on May 11, 1987, the Commission on Elections, hereinafter referred to as the Commission, shall hold a special registration of voters on April 11 and 12, 1987, in accordance with Executive Order No. 50 dated October 20, 1986.

SECTION 2. Board of Canvassers. — The Chairman and Members of the Commission on Elections sitting en banc shall be the National Board of Canvassers for the election of senators. It shall canvass all certificates of canvass coming from and prepared by the district, provincial, and city boards of canvassers (of those cities which comprise one or more legislative districts).

Furthermore, there shall be a board of canvassers for each province, city, municipality and district of Metropolitan Manila, as follows:

a) Provincial board of canvassers. — The provincial board of canvassers shall be composed of the provincial election supervisor or a senior lawyer in the regional office of the Commission, as chairman, the provincial fiscal, as vice-chairman, and the provincial superintendent of schools, as member.

This board shall canvass certificates of canvass from the municipalities and the cities which do not comprise at least one legislative district. It shall proclaim as elected the candidates for the House of Representatives who obtained the highest number of votes in the respective legislative districts.

With respect to the election for senators, the provincial board of canvassers shall prepare in duplicate a certificate of canvass supported by a statement of votes received by each candidate in each municipality/city, and transmit the first copy thereof to the Commission on Elections for canvassing. The second copy shall be kept by the provincial election supervisor.

b) City board of canvassers for cities comprising one or more legislative districts. — The city board of canvassers for cities comprising one or more legislative districts shall be composed of the city election registrar or lawyer of the Commission, as chairman, the city fiscal, as vice-chairman, and the city superintendent of schools, as member.

This board shall canvass election returns coming from the polling places within the jurisdiction of the city, and shall proclaim as elected the candidate.
or candidates for the House of Representatives who obtained the highest number of votes in the legislative district or respective legislative districts.

With respect to the election for senators, this board shall prepare in duplicate a certificate of canvass supported by a statement of votes received by each candidate in each polling place and transmit the first copy to the Commission on Elections for canvassing. The second copy shall be kept by the city election registrar.

c) District board of canvassers. — The district board of canvassers shall be composed of a lawyer of the Commission, as chairman, and a ranking fiscal in the district, as vice-chairman, and the most senior district school supervisor in the district, as member, to be appointed by the Commission upon consultation with the Department of Justice and the Department of Education, Culture and Sports, respectively.

This board shall canvass election returns coming from the polling places within the jurisdiction of the district and shall proclaim as elected the candidate for the House of Representatives who obtained the highest number of votes in the legislative district.

With respect to the election for senators, the same procedure shall be followed by this board as that observed by the city board of canvassers for cities comprising one or more legislative districts.

d) City/municipal board of canvassers. — The city/municipal board of canvassers for cities comprising at least one legislative district shall be composed of the city/municipal election registrar, as chairman, the city fiscal/municipal treasurer, as the case may be, as vice-chairman, and the city superintendent/district supervisor or in his absence any public school principal, as the case may be, as member.

This board shall canvass election returns coming from the polling places within its jurisdiction, but shall not proclaim any winner in the election for Members of the House of Representatives or for Senators.

This board shall prepare in triplicate a certificate of canvass supported by a statement of votes received by each candidate in each polling place, and transmit the first copy thereof to the provincial board of canvassers for canvassing. The second copy shall be transmitted to the Commission for record purposes, and the third copy shall be kept by the city/municipal election registrar.

SECTION 3. Applicability of Batas Pambansa Blg. 881. — The pertinent provisions of Batas Pambansa Blg. 881, which are not in conflict with the provisions herein provided, shall remain in full force and effect and are hereby adopted as parts hereof.