

AN ORDINANCE PROHIBITING THE BUYING AND SELLING OF SECONDHAND AUTOMOBILE AND JEEPNEY HUBCAPS; PROVIDING PENALTY FOR VIOLATION THEREOF; AND FOR OTHER PURPOSES.

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Be it ordained by the Municipal Board of the City of Manila, that:

SECTION 1. It shall be unlawful for the owner and/or operator of any store or establishment dealing in secondhand automobile supplies and accessories to sell or buy, or offer to sell or buy, secondhand automobile and jeepney hubcaps, or otherwise deal in said secondhand articles, unless said owner and/or operator shall have obtained from the Chief of Police a certification that his stock of secondhand automobile and jeepney hubcaps are not stolen property: PROVIDED, HOWEVER, That owners and/or operators of stores or establishments dealing in secondhand automobile and jeepney hubcaps are hereby granted a period of six (6) months, from and after the approval of this ordinance, within which to dispose their stock of such secondhand hubcaps: AND PROVIDED, FURTHER, That they shall, within the first thirty (30) days of the aforementioned six-month period, submit to the Chief of Police a detailed list containing the quantity and brand, make or trademark of their stock of secondhand automobile and jeepney hubcaps; AND PROVIDED, FINALLY, That they shall, within thirty (30) days from and after the termination of the six-month period, submit to the Chief of Police another detailed list containing the quantity and brand, make or trademark of the secondhand automobile and jeepney hubcaps remaining in their stock.

SEC. 2. It shall likewise be unlawful for any person to sell to or buy from, or offer to sell to or buy from, any person or any of the stores or establishments mentioned in Section 1 hereof secondhand automobile and jeepney hubcaps, unless such person shall have obtained from the Chief of Police a certification that said articles are not stolen property.

SEC. 3. Any person violating the provisions of this ordinance shall, upon conviction thereof, be punished by a fine of not more than P200.00, or by imprisonment for not more than six (6) months, or by both such fine and imprisonment at the discretion of the court. In case of corporations, partnerships or associations, the person in charge of the operation thereof shall be liable for any violation of this ordinance. In addition to the foregoing penalty, the violation of this ordinance shall cause the cancellation of the permit as well as the license of the store or establishment where such violation is perpetrated.

SEC. 4. This ordinance shall take effect upon its approval.

Enacted by the Municipal Board of the City of Manila at its regular session today, October 5, 1966.

Approved by His Honor, the Mayor on *November 17, 1966*

APPROVED:

Antonio J. Villeras
ANTONIO J. VILLEGAS
Mayor
City of Manila

Hermínio A. Astorga
HERMINIO A. ASTORGA
Vice-Mayor and
Presiding Officer, Municipal Board

ATTESTED:

Serafin P. Manalo
SERAFIN P. MANALO
Secretary to the Mayor

Manuel A. Robles
MANUEL A. ROBLES
Secretary, Municipal Board