

AN ORDINANCE AMENDING SECTION 86 OF CHAPTER VII OF THE COMPILED ORDINANCES OF THE CITY OF MANILA BY EXTENDING THE PERIOD WITHIN WHICH PEOPLE WHO SUFFERED DAMAGES CAUSED BY STORM, FIRE, TYPHOON OR EARTHQUAKE TO RECONSTRUCT OR REPAIR THEIR DAMAGED HOUSES FOR A PERIOD OF SIXTY (60) DAYS WITHOUT SECURING ANY BUILDING PERMIT THEREFOR, UNDER CERTAIN CONDITIONS.

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

SECTION 1. Section 86 of Chapter VII of the Compiled Ordinances of the City of Manila is hereby amended to read as follows:

"SEC. 86. Permits necessary.- Before commencing or proceeding with the erection, construction, alteration, repair, removal or demolition of any building or construction work, or any part thereof, in the City of Manila, permit therefor shall be obtained by the owner or his agent from the city engineer. No houses or premises shall be connected with the water main, drain, or sewer without a permit previously obtained from said engineer. It shall be unlawful to commence or proceed with any such work before such permit shall have been duly obtained: PROVIDED, HOWEVER, That no permit shall be issued by the city engineer for the removal or demolition of any building or construction work, or any part thereof, wherein there exist electrical or gas installations or connections, without previous notification to the respective companies or corporation supplying such electricity or gas, to be made by the owner of such building or construction work, or his agents: PROVIDED, FURTHER, That the permit provided for in this section will not be necessary in cases of repairs of houses damaged by storm, fire or earthquake if made during or within sixty (60) days after the storm, fire, typhoon or earthquake, provided that the cost of reconstruction or repair shall not exceed P5,000.00; but if made after, then said permit shall be necessary; and the city engineer, contrary to provisions of Sec. 105, of this ordinance notwithstanding, shall issue same free of charge: AND PROVIDED, FINALLY, That the construction or transfer to another place, or repair only, of any house not exceeding P500 in value, free from the payments of the necessary municipal license fee, is hereby authorized."

SEC. 2. This Ordinance shall take effect upon its approval.

Enacted by the Municipal Board of Manila at its regular session today, October 4, 1960.

Approved, *Antonio J. Villegas*, 1960.

ANTONIO J. VILLEGAS

Vice-Mayor

APPROVED:

Presiding Officer, Municipal Board
(Now acting as Mayor)

ARSENIO H. LACSON
Mayor
City of Manila

ANTONIO J. VILLEGAS
Vice-Mayor and
Presiding Officer, Municipal Board

ATTESTED:

JOSE M. RECALA
Secretary to the Mayor

IRENEO ROMOSING
Secretary, Municipal Board