

Republic of the Philippines **SANGGUNIANG BAYAN** Taytay, Rizal

DO No. 2411 - 041

ORDINANCE NO. 830 series of 2024

AN ORDINANCE AMENDING SECTIONS 4 AND 5 OF ORDINANCE NO. 665, SERIES OF 2020 "PROVIDING FOR THE PROCEDURE IN CASES OF VIOLATION OF MUNICIPAL ORDINANCES IMPOSING FINES AND PENALTIES", AND FOR OTHER PURPOSES

Introduced & Sponsored by: Coun. Philip Jeison J. Cruz

Sponsored by:

Vice Mayor Sophia Priscilla L. Cabral

Coun. Jan Victor B. Cabitac Coun. Ma. Jeca B. Villanueva Coun. Patrick John P. Alcantara

Coun. John Tobit E. Cruz

Coun. Joanne Marie P. Calderon Coun. Ma. Elaine T. Leonardo Coun. Andres C. Cruz Jr.

LnB Pres. Roseller Z. Valera

SK Fed. Pres. Janinah Olivienne D.L. Mercado

WHEREAS, the 1987 Philippine Constitution declares that the maintenance of peace and order, the protection of life, liberty, and property, and promotion of the general welfare are essential for the enjoyment by all people of the blessings of democracy;

WHEREAS, the Sangguniang Bayan of Taytay, Rizal has enacted Sangguniang Bayan Ordinance No. 665 (previously No. 43), Series of 2020 providing for the procedure in cases of violation of Municipal Ordinances and imposing fines and penalties;

WHEREAS, there has been a significant advancement in technology systems used for the processing and enforcement of traffic violations that greatly improves the efficiency, accuracy, and transparency of traffic violation processing and enforcement, and are in line with the objectives of Repubic Act ("R.A.") No. 10930, otherwise known as the "Land Transportation and Traffic Code";

WHEREAS, the above mentioned Ordinance requires updating to reflect these technological developments, particularly in connecting local violation records to the Land-Transportation Office ("LTO") system to ensure that all traffic violations are properly recorded, monitored, and enforced in a consistent and streamlined manner;

NOW THEREFORE, BE IT ORDAINED, by the 12th Sangguniang Bayan of Taytay, Rizal, in a session duly assembled, that:

Section 1. There shall be inserted new Sections 4 and 5 of Sangguniang Bayan Ordinance No. 665, Series of 2020 respectively, to read as follows:

SECTION 4. Use of Electronic Devices for Issuance of Traffic Ordinance Violation Tickets (OVT)

HOL

Law enforcement officers authorized to issue traffic OVTs may utilize electronic gadgets, including but not limited to handheld devices, mobile phones, tablets, and vehicle-mounted equipment, to record, document, and issue Traffic OVTs in accordance with applicable laws and regulations.

Electronic devices used for issuing traffic OVTs must be capable of recording the necessary details of the violation, including but not limited to:

- a. Municipal ordinance violated;
- b. Penalty Fee to be paid;
- c. Number of offense;
- d. Signature and printed name and office / department of the deputized apprehending officer;
- e. Verified name and address of the person apprehended;
- f. Date, time, and location of the violation; and
- g. Vehicle details (e.g., make, model, license plate number).

SECTION 5. Procedure in the Issuance of Traffic Ordinance Violation Ticket (OVT) through the Use of Electronic Devices

In addition to Section 3, upon issuing a violation, the electronic device shall generate a digital ticket containing the relevant information mentioned in the preceding section. A copy of the electronic ticket shall be provided to the person apprehended, in printed form, and a record of the traffic OVT shall be stored in a centralized electronic database accessible by the relevant authorities.

Once issued, the electronic traffic OVT shall he submitted to the designated traffic violation processing system without delay. All data shall be securely transmitted and stored in compliance with data protection and privacy laws.

Any OVT generated and transmitted via electronic devices under this provision shall be considered valid and binding, provided that the OVT contains all required information mentioned in the preceding section.

- **Section 2.** All Sections following the new Section 5 shall be renumbered accordingly. Specifically, Section 4 through Section 18 of the subject Ordinance shall be moved to Section 6 to Section 20, respectively.
- **Section 3. Separability Clause -** If for any reason, any section or provision of this Ordinance shall be declared to be unconstitutional or invalid by competent authority, such declaration shall not affect or impair the other sections or provisions not affected thereby.
- **Section 4. Repealing Clause** All ordinances, rules and regulations, or part thereof, in conflict with, or inconsistent with any provision of this Ordinance are hereby repealed or modified accordingly.
- **Section 5. Effectivity Clause -** This Ordinance shall take effect immediately upon approval thereof.

ENACTED, this 6th day of December 2024, 2:21 PM at the Sangguniang Bayan Session Hall, Municipality of Taytay, Province of Rizal.



Ordinance No. 830 series

I HEREBY CERTIFY, to the correctness of the foregoing Ordinance which was duly enacted by the Sangguniang Bayan of Taytay on second reading on November 27, 2024 and was passed on third and final reading on December 6, 2024, during the 122nd Regular Session held on the 4th & 6th day of December 2024.

ATTY. STANLEE D. CALMA Secretary to the Sanggunian

ATTESTED AND CERTIFIED TO BE DULY ADOPTED BY HER HONOR

HON. SOPHIA PRISCILLA L. CABRAL

Municipal Vice Mayor / Presiding Officer

APPROVED BY HIS HONOR DATE DEC 27, 2024

HON. ALLAN MARTINE S. DE LEON
Municipal Mayor