

[Act No. 1311, March 24, 1905]

AN ACT SO AMENDING SECTION SEVEN OF ACT NUMBERED EIGHT HUNDRED AND SIXTY-SEVEN AS TO PROVIDE THAT THE COURT OF FIRST INSTANCE IN AND FOR THE PROVINCE OF TAYABAS SHALL BE HELD AT LUCENA, THE CAPITAL OF THE PROVINCE, INSTEAD OF AT THE MUNICIPALITY OF TAYABAS, AND AUTHORIZING THE PROVINCIAL BOARD OF THAT PROVINCE TO SELL THE PRESENT PROVINCIAL BUILDING LOCATED IN THE MUNICIPALITY OF TAYABAS TO THE LAST-NAMED MUNICIPALITY FOR SCHOOL PURPOSES.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. The second paragraph of that portion of section seven of Act Numbered Eight hundred and sixty-seven relating to the Seventh Judicial District, and which provides the times and place at which the Court of First Instance for the Province of Tayabas shall be held, is hereby amended so as to read as follows:

"At Lucena, in and for the Province of Tayabas except Marinduque, commencing on the first Tuesday of April and the second Tuesday of November of each year."

SEC. 2. The provincial board of the Province of Tayabas is hereby authorized to sell the present provincial building located in the municipality of Tayabas to the municipality of Tayabas upon such terms as shall be agreed upon between the provincial board and the municipal council of the municipality of Tayabas. The building so sold shall be used by the municipality of Tayabas for school purposes. The proceeds of the sale shall be paid into the provincial treasury of the Province of Tayabas for its general provincial purposes. The deed conveying such building shall be executed by the governor of the province in the name of the provincial government.

SEC. 3. The public good requiring the speedy enactment of this bill, the passage of the same is hereby expedited in accordance with section two of "An Act prescribing the order of procedure by the Commission in the enactment of laws," passed September twenty-sixth, nineteen hundred.

SEC. 4. This Act shall take effect on its passage.

Enacted, March 24, 1905.



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