Bill of Amendment of the Peaceful Assembly and Peaceful Procession Law

(2018, Pyidaungsu Hluttaw Law Number ...)

.../.../1379

(.../.../2018)

The Pyidaungsu Hluttaw hereby enacts the following law.

1. This law shall be named the amended law of Peaceful Assembly and Peaceful Procession Law

2. Article 4 of the Peaceful Assembly and Peaceful Procession Law shall be substituted as follows

   “4. The citizens or organizations that want to exercise the right to peaceful assembly and peaceful procession and express themselves must submit a notification letter at least 48 hours in advance by using the form, including the following information, to the Chief of the Township Police Force provided that the citizens or organisations do not conflict with laws protecting national security, rule of law, public order, or public morals. A copy of the notification letter must be submitted to relevant township police forces if there are townships the protesters want to pass through.”

3. Article 4(d) of the Peaceful Assembly and Peaceful Procession Law shall be substituted as follows

   “The agenda of the peaceful assembly or peaceful procession and approximate number of attendees, and estimated budget and source of funds”

4. A new article 18 shall be added to Chapter 7 on Sanctions

   “18. Whoever with the intention to break national security, rule of law, public order or public morals, knowing of the potential result, can be proven to have incited, persuaded, influenced or forced others to protest by giving money or things or any other means of support, shall be sentenced to a term of imprisonment up to three years or [unlimited] fined as well.

5. Articles of 18, 19, 20, 21, 22, 23, 24, 25, 26, 27 and 28 of the law shall be rearranged as article 19, 20, 21, 22, 23, 24, 25, 26, 27, 28 and 29.

6. In the law with the rearranged articles -

   (a) Article 23 shall be substituted as follows -

   “23. Article 19, 20, 21 and 22 are defined as actionable by the police.”

   (b) Article 24 shall be substituted as follows -

   “24. Whomever who breaks any crime of this law except from article 18 shall be prosecuted and brought to court within 15 days right after the day he or she commits the crime.”

   (c) “Article 18 and 19” shown in article 25 shall be substituted with the word "article 19 and 20".