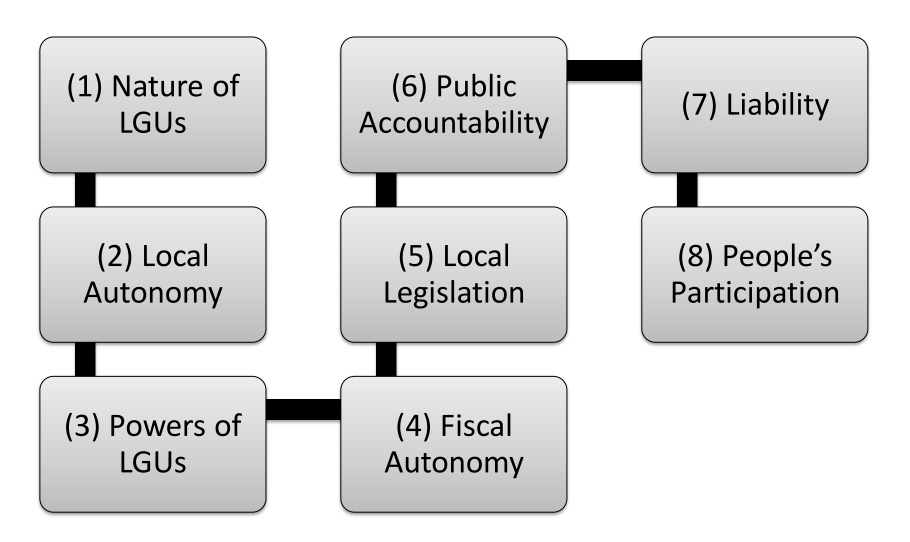
SC cases 2016, 2017, 2018, 2019, 2020, 2021, 2022 & 2023

Reviewer on Local Government Law

Alberto C. Agra

February 1, 2024

Flow



1. Nature of LGUs

- LGUs or LGs are Territorial and Political Subdivisions (of 1 unit), Public Corporations, Municipal Corporations Proper, Administrative Agencies and Public Offices
- "Ours is still a **unitary form** of government, not a federal state." LGUs no claim against the State.
- LGUs are **not** "Imperium in Imperio" (empires within an empire), not Independent Sub-National Units
- LGUs are "not impenetrable states"; under supervision of President and may be held accountable; President has general supervision over provinces, HUCs, and independent component cities
- 5 Levels/ Kinds (Autonomous Regions [only BARMM incorporated], Provinces, Cities [CC, ICC and HUCs (not under provincial oversight)], Municipalities and Barangays)

1. Nature of LGUs

- LGU Dual Capacities: Governmental/ Public (e.g. repair of municipal roads, issuance of business permits) and Proprietary/ Private (e.g. waterworks, cemetery, markets) [distinction relevant for delegation purposes]
- Dual Agency: LGUs as Agents of the State (in exercise of government powers) and People/Community (in exercise of proprietary powers)
- Territorial: delimited by law, not by exercise of jurisdiction
- Sources of Powers: Constitution, Law and Charter (No inherent, but have broad, powers; not self-government)
- Legislative, not constitutional, Separation of Powers
- Corporate Succession (Contractual Obligations); cannot be rescinded unilaterally by next Administration



Formula for a Valid No Contact Apprehension City Joint Venture

Authority over Traffic	Under the 1991 Local Government Code (LGC), cities regulate traffic, protect and promote the general welfare, and deliver devolved services such as infrastructure for traffic signals/ control.
Legal Basis for JV	Joint Venture (JV) City Ordinance or a Public-Private Partnership City Ordinance providing for JVs. The 1991 LGC authorizes LGUs to enter into JVs.
JV Defined	A JV is a contractual joint undertaking/ sharing or pooling of resources by way of contributions (cash and/or non-cash) and responsibilities between the City and Private Sector Proponent (PSP)/ JV Partner for a fixed term where parties share in the functions, profits, risks and losses.
Possible Contributions	City: Grants franchise/ concession, assigns personnel, extends assistance, allows use of office space and property, waives taxes/ fees, and undertakes to secure regulatory approval and permits <i>PSP:</i> Provides funding; supplies, installs, operates, repairs, upgrades and maintains equipment
Revenue Share	Based on contributions. City (<50%) should be entitled to a share higher than its contribution.
PSP Selection	Competitive Selection (solicitation/ bidding) or Competitive Challenge (unsolicited proposal)
Fixing of Fines	This power is with the City. Being governmental/ public in nature, it cannot be delegated to/ shared with the PSP/ JV Partner. Fine ≤ Php 5,000 as fixed in a City Ordinance.
Citations	The decision on and issuance of citations, and imposition and collection of fines are governmental/

public functions and cannot be delegated or shared with the PSP/ JV Partner.

1. Nature of LGUs: Creation

- Legislative Act: Charter (Not by Executive Branch but becomes de jure if State-recognized and No Judicial Dissolution; President can merge administrative regions); congressional, not executive, authority to set requirements for specific levels of LGUs other than what is stated in LGC
- Criteria: Population, Land Area (includes DENR-managed forestlands) and (or) Income (internal [if M to CC] or external); liberal construction
- Distinct Personality: Municipality when converted to a City
- Failure to identify Seat of Government not fatal
- Assail Existence: Quo Warranto (5 years)

1. Nature of LGUs: Creation

 Plebiscite (electorate - plurality and economic dislocation; directly affected; upgrade and downgrade; boundary disputes present a prejudicial question; plebiscite protest cases – Comelec; approval in a plebiscite ipso facto/ is the operative act which creates and segregates the province; if election of officials of newly-created province is not feasible, the incumbent vice-governor serves as acting governor; hold-over applies only if there is no express or implied legislative intent to the contrary; conversion to HUC is substantial alteration of boundaries; substantial alteration requires a plebiscite without which, area remains with the Republic)

1. Nature of LGUs: Creation

 Boundary Disputes: due weight should be given to the contemporaneous interpretation of the courts and other lawful authorities and by the population at large residing therein; maps published by authority of law may be referred to as evidence; Unrebutted testimony of Mayor greater weight than residents; Survey plan repeatedly recognized by duly constituted authorities prevails over a map prepared by a party to case; Preponderant evidence needed to establish if are falls within new boundary line; If between 2 HUCs, joint referral to councils of both HUCs; if no settlement, certification will be issued

1. Nature of LGUs

P/C/M/B	BARMM	CAR	MMDA
AA; LGU	AA; LGU	AA	AA
Admin	Political	Not Enjoy	Not Enjoy
Autonomy	Autonomy	Autonomy	Autonomy
Police &	Police &	No Police	No Police
Legislative	Legislative	Power; No	Power; No
Power	Power	Legislative	Legislative
Presidential	Presidential	Presidential	Presidential
Supervision	Supervision	Control	Control
Amend by Law	Amend by Law	Amend by	Amend by Law
	+ Plebiscite	Pres./ Law	

- "means a more responsive and accountable local government structure instituted through a system of decentralization" (relates to dual capacity/ agency)
- "does not contemplate making mini-states out of LGUs"
- "LGUs xxx form part of the whole" (unitary)
- "Regional autonomy is the degree of self-determination exercised by the LGU vis-à-vis the central government."
- "Autonomy is either decentralization of administration or decentralization of power."
- "Decentralization comes in two forms: deconcentration and devolution."
- "Decentralization simply means the **devolution of national** administration, not power, to LGUs."



2 Views on **Local Autonomy**:

Centralist and Liberalist

Centralist View of Local Autonomy LGUs can only exercise those powers:

- 1. Expressly given/ delegated to them,
- 2. Necessarily implied from expressed powers,
- 3. Incidental to expressed powers,
- and LGU Charters, and
- 5. <u>Consistent</u> with Rules, Policies & Directives issued by National Agencies.

- **Liberalist View of Local Autonomy** LGUs can exercise those powers:
- 1. Expressly given/ delegated to them,
- 2. Necessarily implied from expressed powers,
- 3. Incidental to expressed powers, and
- 4. Consistent with the Constitution, Laws 4. Not inconsistent with the Constitution, Laws and LGU Charters.

- "Cut-and-paste" and nothing else
- What is not given is withheld
- Restricted and limited

- o For as long as not prohibited by law & it will serve the general welfare, allowed.
- Broad and enhanced

Decentralization of Administration	Decentralization of Power
Delegation of Administrative Powers – Regulatory Powers and Basic Services	Abdication of Political Power
Relieves State from Burden of Managing Local Affairs	Free to Chart own Destiny
Executive Supervision	Executive Supervision Minimal State Intervention
Accountability to Central Government	Accountability to the Constituency; Self-Immolation
Provinces, Cities,	Autonomous Regions
Municipalities and Barangays	

Administrative Decentralization	Political Decentralization
Deconcentration	Devolution
Transfer of Functions: National to Regional	Transfer of Powers: Central to LGUs
Administrative	Powers, Responsibilities and Resources
LGC: Section 528	LGC: Section 17

2. Devolution

Components:

- 1. Delivery of Basic Services
- Exercise of Regulatory Powers
- Personnel
- Assets, Equipment and Property
 - Administrative autonomy involves devolution subject to limitations – national policies, standards and laws
 - Exempted from devolution are nationally-funded projects, facilities and programs.

- Devolution is power-specific.
 Only those powers enumerated by law are transferred to LGUs.
- Those not expressly transferred are retained by the NGAs/AAs.
- Political Question/
 Congressional Plenary Power
 (devolved and to recentralize)
- Source: 1991 LGC and other laws
- Full devolution due to National Tax Allotment (EO 138-2021)

2. Devolution

Basic Services

- School Buildings (DEPED)
- Hospitals (DOH), not national hospitals
- Socialized Housing (NHA)
- Agricultural Extension (DA)
- Day-care Centers (DSWD)
- Community-based Forestry Projects (DENR)

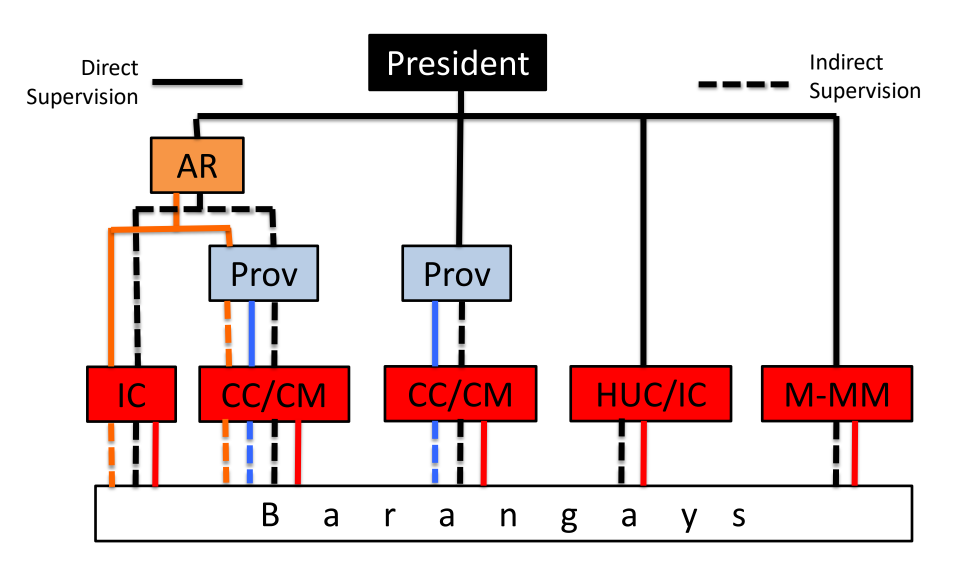
Regulatory Powers

- Approval of Subdivision Plans (HLURB), not of national significance
- Inspection to check compliance with noise standards (Nat'l Pollution Control Comm.)
- Enforcement of Environmental Laws (DENR), not regulation of pesticides, (Fertilizer and Pesticide Authority)
- Franchising of Tricycles (LTFRB), not PUBs/PUJs, not LTO
- Inspection of Meat Products (DA)
- Not franchise for cable TV operations (NTC)
- Not control and regulation of the use of ground water (NWRB)
- Enforcement of National Building Code (DPWH) (impose stricter requirements under police power)

Areas	Delegation	Devolution
What is transferred?	State Powers	Power of NGA
Basis of Transfer	Law; Congress	Congress (or President)
Effectivity of Transfer	Immediate; law effectivity	NGA facilitates actual transfer
Examples	Police Power, Tax, Expro, Local Legis	DSWD; DENR; HLURB; LTFRB

- Congress retains control of the local government units although in significantly reduced degree
- The Constitution confines the President's power over the LGUs to one of general supervision. This provision has been interpreted to exclude the power of control.
- cannot be "blunted by undue interference by the national government in purely local affairs" (PDAF)
- The President can only interfere in the affairs and activities of a local government unit if he or she finds that the latter has acted contrary to law; DILG can require full disclosure of budgets and expenses of IRA since required by law
- "The matter being peculiarly local in nature, the municipal council alone is in a better position xxx" (Principle of Subsidiarity); superior competence in local matters; purely local affairs best resolved by the officials and inhabitants of such political units; especially if so authorized by law, and no law is violated and when LGU has discretion as in zoning regulations ("photobomber" building)

Hierarchy/ Relationship



Supervision

- Overseeing
- Ensure that supervised unit follows law/ rules
- Allows interference if supervised unit acted contrary to law
- Over actor (discipline) and act (declare illegal)
- There must be a law, otherwise, control/ undue delegation/ violate local autonomy (Yes - DOJ, DBM; None - OP, DILG, DENR)
- Only involves questions of law (i.e., declare act legal or illegal/ ultra vires), not wisdom/ questions of fact; cannot declare acts against general welfare, excessive, confiscatory

Control

- Lays down rules in doing of an act
- Impose limitations when there is none imposed by law
- Preempts action/ discretion
- Decide for subordinate
- Substitute/ change decision
- Alter wisdom, lawconforming judgment or exercise of discretion
- Discretion to order act undone or re-done
- Prescribe manner by which act is done

Executive Supervision

- Review of Executive Orders and Ordinances (i.e., can declare illegal)
- 2. Disciplinary Action
- 3. Preventive Suspension
- 4. Integration of Plans/ Zoning
- 5. Boundary Disputes (city or municipality, not RTC at 1st instance, over inter-barangay disputes, appeal to RTC; consider interpretation of population and maps)
- 6. Approves Leaves/ Resignation
- 7. Fills up vacancies in council
- 8. Augmentation of Basic Services

Legislative Control

- 1. Structure
- 2. Elective and Appointive Officials
- 3. Totality of Powers
- 4. Qualifications
- 5. Manner of Selection
- 6. Taxes
- 7. Nat'l Tax Allotment/ Nat'l Wealth
- 8. Creation
 - Public Land, either public or private (plaza cannot be converted to a commercial center); owned in its governmental capacity; if no proof that LG corporate funds used; alienable and disposable land can be established by any positive act of Government other than a presidential proclamation

SK Reform Act of 2015 (2022)

SK:

- SK Officials not related to national and local elective officials
- Develop programs such as student stipends, food, and book and transportation to prevent incidence of out of youth; sports and wellness projects; skills training, summer employment, on-the-job employment, and livelihood assistance; promotion of agriculture, fishery, and forestry enterprises; environment protection; capacity building for grassroots organizations; and program to address "contextspecific and intersectional vulnerabilities
- Formulate Comprehensive Barangay Youth Development Plan
- Comply with the government's accounting and auditing rules and regulations set by the DBM and COA
- Adopt internal rules and procedures
- Set the schedule of their regular meetings

- "Paradoxically, local governments are still subject to regulation, however limited, for the purpose of enhancing self-government."
- National concern "cannot be subjected to fragmented concepts of management policies where xxx local government units exercise exclusive dominion over specific portions xxx" (National Dimension Rule; Integration/ Centralization)
- "The Local Government Code xxx directs executive officials and employees of the municipality to faithfully discharge their duties and functions as provided by law."
- Grants LGUs power to reorganize and streamline bureaucracy, adopt organization development program
- LGU no power over program funded under GAA even if it involves delivery of basic services in LGU

In favor of **NGA/GOCC/GI** if:

- Integration
- Centralization
- Avoid fragmentation
- Preemption allowed
- National/ Broader Interest
- Mandate exclusive under Charter/ law
- Implied repeals not favored
- Instrumentalities of the State
- National or cross-boundary concerns are best addressed by NGAs/ GOCCs

National Dimension Rule

Main/ Default Rule: Follow law.

In favor of **LGU** if:

- Local autonomy
- Local concern/ issue
- 'Isolated' issue
- General Welfare
- No law will be violated
- As agents of communities
- Amounted to executive control
- Express repeal; categorical/ clear implied repeal
- Rules of interpretation
- Beyond powers of NGA/ GOCC
- Local concerns are best addressed by LGUs (Principles of Subsidiarity and Stewardship)

Local/ Municipal Dimension Rule

2. Local Autonomy: Conflict Resolution: National Prevails

- DENR (forestry laws)
- FPA (regulation of pesticides)
- LTO (issuance of driver's license)
- LTFRB (franchising of jeepneys/ buses)
- HLURB (national projects)
- COA (additional allowance)
- NTC (cable TV franchise)
- DAR (conversion)
- GAB (jai alai frontons)
- LLDA (fishpens, dumpsite)
- BCDA (creation of Zone)

- PAGCOR (casinos)
- PCSO (lotto outlets)
- PRC (profession)
- MMDA (number codingscheme for buses is within rule-making authority)
- LWUA (water districts)
- DPWH (city engineer)
- CSC (dismissal)
- OP (discipline)
- NWRB (control and regulation of the use of ground water)

2. Local Autonomy: Conflict Resolution: LGU Prevails

- DENR (ordinance)
- DBM (allowance for judges, budget officer)
- COA (RATA)
- DENR (oil depots)
- DOJ (tax ordinance)
- Regulate telecoms tower (NTC)
- Higher LGU (review)
- DAR (reclassify, expropriation)
- DILG (barangay liga)
- OP (IRA)
- o DOF (RPC/LGC)
- BOI (6-year exemption)

- MMDA (subdivision, dumpsite; terminals; review ordinances)
- NAPOCOR (voltage cables)
- DSWD (devolved personnel)
- Congress (IRA, amend Organic Act)
- Province relative to HUC (rotating appointment for water districts)
- Zoning/ "Photobomber" building



2 Views in Resolving Conflicts: Wearing Face Masks

View 1: In favor of IATF/ DOH **Mandatory Wearing of** Face Masks in Public

View 2: In favor of LGUs (Cebu Province) **Optional Wearing of Face Masks in Public**

- 1. Pandemic is National, not Local.
- case.
- 3. IATF and DOH have centralized powers.
- 4. Local autonomy of LGUs has limits.
- 5. LGUs must follow national policies.

- 1. LGUs are frontliners.
- 2. National Government prevails in this 2. LGUs are in a better position to assess local situations.
 - 3. LGUs enjoy local autonomy.
 - 4. LGUs promote the General Welfare.
 - 5. No law requiring wearing of face masks.
 - 6. The National Government, absent a law, cannot limit the powers of LGUs.

3. Powers of LGUs

- LGUs not possess inherent powers but have broad powers because of local autonomy
- Unlike other Administrative Agencies, LGUs can prohibit an activity when there is no law which prohibits
- LGUs have constitutional and statutory powers
- Powers interpreted in favor of LGUs (local autonomy; fiscal autonomy; local over national; lower over higher)
- Liberal (devolution, fiscal autonomy) and strict (police power, taxation and eminent domain) interpretation

- Delegated to all LGUs
- Basis: General Welfare Clause is "the delegation in statutory form of the police power of the State to LGUs"
- Legislative: Police power exercised mainly through an ordinance
- Reason for Delegation: Dual Agency
- **Hierarchy:** The general welfare in terms of economic benefits cannot override the very basic rights to life, security and safety of the people
- Breadth: not give LGU invincible authority (cannot take private property); not over- (greater burden than necessary) or under-inclusiveness (ban on aerial spraying since the occurrence of pesticide drift results from any mode of pesticide application)

- **2 Requisites:** (1) Lawful Subject (equal protection; public interest requires interference) and (2) Lawful Method (due process; reasonable means to achieve purpose)
- **2 Tests**: Rational Relationship (governmental interest and means) and Strict Scrutiny (compelling, not just substantial (2016) e.g. juvenile safety in curfew)
- Precautionary principle: relevant if there is concurrence of three elements, namely: (scientific) uncertainty, threat of environmental damage and serious or irreversible harm. In situations where the threat is relatively certain, or that the causal link between an action and environmental damage can be established, or the probability of occurrence can be calculated, only preventive, not precautionary measures, may be taken; application against aerial spraying cannot be solely based on a fact-finding study which is not a scientific study (not meant to apply to all environmental cases)
- 2 Branches: General Legislative what law expressly allows (e.g. abate nuisance, business permit) and Police Power Proper based on principles/ policies (e.g. issue cease and desist orders)

Cannot be Done

- 1. Prohibit setting up of PCSO lotto outlets
- 2. Regulate Jai Alai frontons
- 3. Regulate professions regulated by PRC
- 4. Operate dumpsites in violation of environmental standards
- 5. Issue drivers' licenses
- 6. Register motor vehicles
- 7. Regulate or Tax jueteng
- 8. Prohibit the operation or establishment of massage parlors, beerhouses, motels, etc. in a certain area/road or require conversion to other businesses without just compensation

- 9. Order the closure of a bank not performing illegal activities for non-payment of taxes
- 10. Padlocking of an establishment without according owner due process
- 11. Allow 3 cockpits
- 12. Declare a bus terminal a nuisance per se and order its closure
- 13. Declare a thing a nuisance per accidens
- 14. Demolition of a building without court order
- 15. Declare a gas station as nuisance per se
- 16. Ban Rallies
- 17. Lease of public plaza
- 18. Wanton denial of issuance of mayor's permit

- 19. Mayor not remove oil terminals per ordinance
- 20. Mayor not release funds when appropriations approved
- 21. Demolish a wall or build a fence with a setback for the purpose of allowing the general public to use the property of the private owner for free depriving the owner of exclusive use
- 22. Mayor ordering demolition of structures violating National Building Code (Building Official is the one authorized)
- 23. Order the summary demolition or eviction if it was not shown that the structures are in danger areas or public areas; or when the occupants are neither new squatters nor professional squatters nor members of squatting syndicates as defined in RA No. 7279
- 24. Order a donation of delineated road without just compensation
- Demand compliance within an unreasonable period under pain of penalty

Can be done

- 1. Issue a zoning ordinance
- Prohibit the expansion of a hospital based on the approved a new zoning ordinance
- 3. Restrict the use of property since contractual restrictions on the use of property could not prevail over the reasonable exercise of police power
- 4. Declare a thing a nuisance per se
- Demolish a hotel declared as a nuisance per accidens since property rights can be subject to restraints in order to fulfill objectives of government
- 6. Order stoppage quarrying operations when operator has not secured provincial permit

- Privatize the administration of parking for environmental and peace and safety reasons
- 8. Punong barangay can issue barangay protective order (Anti-Violence against Women and Children)
- 9. Purchase the property on behalf of the city (by the City Treasurer), in the absence of the public in the public bidding
- 10. The authority of a municipality or city to impose fees is limited to the collection and transport of non-recyclable and special wastes and for the disposal of these into the sanitary landfill. Barangays, on the other hand, have the authority to impose fees for the collection and segregation of biodegradable, compostable and reusable wastes from households, commerce, other sources of domestic wastes, and for the use of barangay MRFs

- 11. Demolitions and evictions may be validly carried out even without a judicial order in the following instances: (1) when the property involved is an expropriated property xxx pursuant to Section 1 of P.D. No. 1315; (2) when there are squatters on government resettlement projects and illegal occupants in any homelot, apartment or dwelling unit owned or administered by the NHA pursuant to Section 2 of P.D. No. 1472; (3) when persons or entities occupy danger areas such as esteros, railroad tracks, garbage dumps, riverbanks, shorelines, waterways and other public places such as sidewalks, roads, parks and playgrounds, pursuant to Section 28(a) of R.A. No. 7279; (4) when government infrastructure projects with available funding are about to be implemented pursuant to Section 28(b) of R.A. No. 7279
- 12. Redeem property for tax deficiency notwithstanding fraud committed by officers
- 13. Supervise and control the collection of garbage

- 14. Impose **curfew** on minors since there is (1) compelling reason to promote juvenile safety and prevent juvenile crime (strict scrutiny test) and complement parental supervision (parens patriae); however, it must (2) provide for the least restrictive means to achieve this interest (provide adequate exceptions that enable minors to freely exercise fundamental rights during curfew hours) and therefore (3) narrowly drawn to achieve the State's purpose [school, church, legitimate non-school or non-church and civic activities, political rallies, peaceful assemblies])
- 15. Issue a **cease and desist order** and order the closure of a poultry farm for failure to apply for and secure the necessary business permit to operate, on account of inability to obtain the required barangay clearance due to complaints of foul odor being emitted by the said farm
- 16. Impose **stricter limitations** for the construction and regulation of billboards since the National Building Code only imposes minimum requirements; police power of the City originates from its charter and not from the National Building Code
- 17. An anti-obscenity ordinance cannot be falsely attacked for overbreadth, because obscenity is not protected speech. The overbreadth doctrine finds special and limited application only to free speech cases, not obscenity prosecution. Laws that regulate or proscribe classes of speech falling beyond the ambit of constitutional protection cannot, therefore, be subject to facial invalidation because there is no "transcendent value to all society" that would justify such attack.

- Definition: Taking of Private Property (or LG property held in its proprietary capacity) for a Public Purpose upon payment of Just Compensation
- Compared to Police Power: Compensable Taking (can be used after taking/ post-taking benefit; transfer of business; portion of cemetery for indigent and declaring a privately-owned road as public road - ED; zoning - PP)
- Not Inherent; Delegated; 'Inferior' Domain
- Limitations: Observance of due process and Payment of just compensation (strict construction)
- **Foundation:** genuine public necessity (not present when others willing to sell; nearby facilities available)
- **Enabling Measure:** Ordinance (Not Resolution) (Ordinance authorizing filing of expropriation case carries with it authorization to sign verification and non-forum shopping certification)

- LGU Branch: Essentially Legislative but also Executive (filing of expropriation case)
- Reason stated in Ordinance
- Public Purpose is a continuing requirement
- Sequence: Ordinance before Expropriation case
- RTC has jurisdiction (incapable of pecuniary estimatión)
- Valid and definite offer (not just meeting to discuss project and price; must renegotiate if 1st offer rejected for being too low)
- Comply with Constitution and Statutes (e.g. UDHA where private land last option, follow order of priority; Right of Way Act not applicable since law applies to national infrastructure projects)
- Immediate Entry: Sufficiency in Form and Substance and Provisional Deposit; Determination of public purpose in a hearing not required
- Prompt payment required Local Government Law Reviewer, Agra

- Role of Higher-Reviewing LGU: Question of Law - Within Scope, Followed Law and Procedure (Not Choice of Property)
- Role of Courts (RTC): Necessity, Choice of Property, Just Compensation, Requirements, Compel Execution/ Payment
- Role of NGAs: DA/ DAR approval not required (agricultural land)

Eminent Domain	Zoning	Reclassify	Conversion
Taking	Police Power	Administrativ	Administrativ
Change of Owner	No Change	No Change	No Change
Any Land	Any Land	Agri to Non-Agri	Agri to Non-Agri
Change in Use of Land	No Actual Change	No Actual Change	Change in Use of Land
All LGUs	(P)/C/M	C/M	DAR

4.1 Fiscal Autonomy

- Fiscal autonomy is a constitutional mandate implied from Sections 2 and 5, Article X
- "Local autonomy includes both administrative and fiscal autonomy."
- "Fiscal autonomy means that local governments have the power to create their own sources of revenue in addition to their equitable share in the national taxes released by the national government, as well as the power to allocate their resources in accordance with their own priorities."
- "It extends to the preparation of their **budgets**, and local officials in turn have to work within the constraints thereof. They are not formulated at the national level and imposed on local governments, whether they are relevant to local needs and resources or not."
- Fiscal autonomy does not leave LGUs with unbridled discretion in the disbursement of public funds. They remain accountable to their constituency; City has fiscal responsibility to ensure that barangay funds would not be released to a person without proper authority

4.1 Fiscal Autonomy

- "The only way to shatter this culture of dependence is to give the LGUs a wider role in the delivery of basic services, and confer them sufficient powers to generate their own sources for the purpose." (no local autonomy without fiscal autonomy and viceversa)
- The fundamental principles in local fiscal administration state that no money shall be paid out of the local treasury except in pursuance of an appropriations ordinance or law, and that funds and monies shall be spent solely for public purposes
- "The important legal effect of Section 5 (of Article X of the 1987 Constitution) is that henceforth, in interpreting statutory provisions on municipal fiscal powers, doubts will have to be resolved in favor of municipal corporations."
- NGA cannot impose limitation when law imposes none.
 (allowance of judges, RATA)

- Nature of Grant: Constitutional (not merely statutory); Not inherent (subject to qualified congressional control); not absolute; but statutory limitations must not be inconsistent with local autonomy
- Legislative Control: Congress must still see to it that (a) the taxpayer will not be over-burdened or saddled with multiple and unreasonable impositions; (b) each LGU will have its fair share of available resources; (c) the resources of the national government will not be unduly disturbed; and (d) local taxation will be fair, uniform and just
- Contrasted with Regulatory Fees: a regulatory fee must not produce revenue in excess of the cost of the regulation because such fee will be construed as an illegal tax when the revenue generated by the regulation exceeds the cost of the regulation (e.g. garbage fee)

- Object: "Widen tax base of LGUs"
- **List**: not exclusive (e.g. socialized housing tax); even if no grant since part of residual power provided no prohibition
- Exclusive Benefit: shall exclusively accrue to levying LGU; Local taxes cannot be earmarked for non-LGU use
- Taxes are LGU-specific: municipality cannot levy franchise tax, only provinces and cities could, even if later on municipality converted into a city and even if so allowed under an administrative order
- Lifting of Tax Exemption: removal of the blanket exclusion of instrumentalities and agencies of the national government from the coverage of local taxation

Liable

- Property owned by Republic when beneficial use is granted to a taxable person
- Meralco (Pre-LGC exemption lifted)
- PLDT (most favored clause is not tax exemption)
- Presidential-created EcoZones
- Since GOCC:
 - PPA
 - NPC
- LRTA (proprietary power; not generally accessible)
- Leased Properties of (beneficial use with taxable person):
 - Lung Center
 - PPA
 - UP (improvements owned by lessee)

Exempt

- Property owned by Republic
- Digitel (Post-LGC exemption)
- Lung Center (charitable institution)
- Subic Ecozone (created by law)
- Since GI:
 - MWSS, unless beneficial use
 - MIAA
 - Mactan Cebu Airport
 - PFDA
 - GSIS
 - PRA
 - UP over assets it owns
- PAGCOR (governmental power)
- Public Domain Properties
 - PPA Ports
 - MIAA Airport
 - Philippine Heart Center

- Exemption non-transferable
- When cap imposed: LGUs can levy below cap set by law since LGUs given option
- Exceptions: Any exception to the express prohibition under the LGC should be specific and unambiguous
- Executive Review: DOJ review mandatory unless pure question of law; DOJ review procedure applies to taxes, not fees

4.3 Internal Revenue Allotment ("National Tax Allotment")

- Mandanas 2018: Must include all national taxes, like custom duties, not just internal revenue taxes; the phrase "as determined by law" qualifies the phrase "just share," not "national taxes"; no need for yearly appropriation (scope of national taxes)
- Alvarez 1996: IRA part of income
- Pimentel 2000: Withholding of IRA amounted to control and infringed on fiscal autonomy; Requirements under LGC not followed (executive withholding)
- Batangas 2004: Placement of IRA in Local Government Special Equalization Fund violative of fiscal autonomy and automatic release provision (legislative withholding)
- ACORD 2005: Earmarking of IRA in Unprogrammed Funds does not conform with automatic release provision; GAA cannot amend LGC since rider (legislative withholding)
- CSC 2005: 'No Report, No Release' policy runs counter to automatic release provision (regulatory withholding)

Mandanas v. Ochoa G.R. No. 199802, July 3, 2018



Base of the Just Share

- OCongress has exceeded its constitutional boundary by limiting to the National Internal Revenue Taxes (NIRTs) the base from which to compute the just share of the LGUs.
- oSection 284 has **effectively deprived** the LGUs from deriving their just share from **other national taxes**, like the customs duties.
- oThe phrase "as determined by law" follows and qualifies the phrase "just share," and cannot be construed as qualifying the succeeding phrase "national taxes."



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Automatic Release

- oJust share of the LGUs in the national taxes shall be released to them without need of yearly appropriation
- olnclusion of the just share of the LGUs in the annual GAAs is unnecessary, if not superfluous

4.4 Other Sources of Funds

Constitutional

- Equitable Share in Utilization and Development of National Wealth (only over land area, not continental shelf; province has no share if area remains part of Republic absent a plebiscite)
- Fees and Charges
- Other Sources

Statutory

- Loans
- Grants
- Private Sector Participation
- Bonds and Debentures

Characterization

- Delegated Authority (by Constitution and Law)
- Subordinate Legislation (to Constitution and Law Pass tests of constitutionality and consistency with prevailing statutes; early retirement ordinance not violate law against proliferation of supplementary retirement benefits; conformity with law is one of essential requisites for validity of municipal ordinance such as RA 10630 and PD 603 City or municipal councils may impose curfew as may be warranted by local conditions; minors caught in violation of curfew ordinances are children at risk)
- Denominated Legislation (must follow procedures)
- Derivative Legislation (from people)
- Legislative Discretion: to create the office of the Local Building Official separate and distinct from the Office of the City Engineer
- 2 modes: through the regular legislative process or through initiative or referendum, another legislative body cannot be created

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Rebuttable Presumptions

- Presumed Valid and Constitutional (substance): To overthrow this presumption, there must be a clear and unequivocal breach of the Constitution, not merely a doubtful or argumentative contradiction.
- Sanggunian presumed to have acted with regularity (procedure)

Local Legislative Bodies

- Collegial Body (in a session; verbal concurrence not enough)
- Quorum to pass an ordinance/ issue a resolution majority of all members present; for those directing payment of money or creating a liability, and appropriations ordinances – majority of total number of sanggunian members voted into office
- Voting Requirement (Majority, exception)
- Integrity of Procedure (parole evidence, oral testimony, burden of proof)
- 1st day of Session (Internal Rules of Procedure; Other Matters)
- 3 Readings (possible 3 readings in 1 day)
- No Coercive Powers (must be delegated by law; unlike Congress)
- Tax Ordinances: Notice and Public Hearing
- On Contracts: Prior authorization (ratification); not filing of cases (except when required by law, e.g., eminent domain)
- Penalties: when law only allows for regulation (curfew) and prohibits imposition of penalties, ordinance cannot provide for fine, imprisonment, loss of property, right or privilege, and reprimand, but community-based programs such as community service and admonition permissible

Ordinances	Resolutions
Equivalent to Law	Expression of Sentiment or Opinion
Public or Governmental	Private or Proprietary
More or Less Permanent	Temporary
GR: undergo 3 readings	GR: undergo 2 readings
All subject to Veto and Review	Only Some subject to Veto and Review

Why Distinguish?

- Legality (expropriation; reclassification; approval of terms of loan [amended in 2015])
- Applicable Procedure (veto and review)
 - Ordinances subject to review, published and posted (loan obligation)
 - Authority to sign contract in resolution form but the terms of loan obligations must be authorized in an ordinance (amended in 2015)

Tests are divided into the <u>formal</u> (i.e., whether the ordinance was enacted within the corporate powers of the LGU and whether it was passed in accordance with the procedure prescribed by law), and the <u>substantive</u> (i.e., involving inherent merit, like the conformity of the ordinance with the limitations under the Constitution and the statutes, as well as with the requirements of fairness and reason, and its consistency with public policy; must have factual basis; ordinances should be read and implemented with related statutory law)

Tests of Valid Ordinance: Ordinances must **NOT**:

- contravene Constitution
- be inconsistent with Statutes
- discriminate
- be unreasonable
- be contrary to public policy
- prohibit trade

Operative Fact

- "void legislative act xxx" (grant of cable TV franchise) does "not confer any right nor vest any privilege to xxx"
- An ultra vires ordinance is null and void and produces no legal effect from its inception if the basis of the ordinance is a void provision of a Memorandum Order
- A mayor cannot be held personally liable if his actions were done pursuant to an ordinance which, at the time of the collection, was yet to be invalidated

Veto	Review
Intra-LGU	Inter-LGU
Local Chief Executive	Higher Sanggunian
Ultra Vires or Prejudicial to Public Welfare	Ultra Vires Question of Law
Province: 15 days City/ Municipality: 10	30 days
Reversal by Override	Reversal by Judicial Action

Local Chief Executive	Vice-LCE/ Sanggunian
Executive; Ministerial to Implement; Veto or Approve	Legislative: Enact, Amend or Repeal
Appoint Employees of Executive Branch	Appoint Employees of Sanggunian/ Office provided Appropriation of Sanggunian
Approves Disbursement Vouchers, Payments, Sign Warrants, Purchase Orders for Operation of Executive Departments	Approves Disbursement Vouchers, Payments, Sign Warrants, Purchase Orders for Operation of Sanggunian
Appropriations: Veto; If Approved, release of Public Funds authorized, authorization not in ordinance	Passage of Appropriations Ordinance; terms of loan obligation in ordinance (amended 2015)
Cockpits: Business Permit	Enabling Ordinance: License

- **Separate Ordinance:** If 1st ordinance in couched in general terms, a separate ordinance needed for transactions, bonds, contracts, documents, and other obligations that would authorize the mayor to enter
- Role of NGAs: When there is a Law and only on Questions of Law (i.e. DOJ for tax ordinances [but cannot declare excessive], DBM for appropriation ordinances [not OP, DENR and DILG]
- **Role of Courts:** Declare Invalid, Illegal and Unconstitutional (declaratory relief); Courts will go slow in writing off an ordinance as unreasonable unless the amount is so excessive as to be prohibitive, arbitrary, unreasonable, oppressive, or confiscatory, examine municipal conditions as a whole
- **Contracts:** Prior authorization (unenforceable; may be ratified acquiescence and benefit e.g. recognition; specific and current appropriation)
- **Effectivity:** Ordinances and resolutions approving the LDPs and PIPs formulated by the LDCs of the Sangguniang Bayan or Sangguniang Panlungsod become effective after review by the Sangguniang Panlalawigan, posting on the bulletin board, and publication

- 2 Levels: Corporate and Personal
- 2 Capacities: Governmental and Proprietary
- "faithfully discharge their duties and functions as provided by law"
- "Accountable Public Officers"
- "Real Party in Interest" (dismissal and appointment; LGU, not mayor, when case filed by mayor on behalf of LGU)
- Loyalty/ 1-Office Rule (mayor cannot be GOCC/ GI head even if there is a law)
- Hold-over applies only if there is no express or implied legislative intent to the contrary
- Performance of Constitutional and Statutory Duties (i.e. midnight appointments not applicable to LGUs but CSC can impose restrictions, termination of barangay treasurer)
- Local chief executives have control over office orders, programs, projects, services, and activities

- Subject to **Disciplinary Action** (part of Supervision; Types of Offenses administrative and penal)
- 2 Authorities: Disciplining and Investigation
- Enjoys Fixed **Term**; Has Term-Limit
- Subject to **Several Jurisdictions** (OP, not City Council, has jurisdiction over SK City Federation President)
- Effect of Re-Election on cases (no condonation whether criminal or administrative)
- Rule on Succession (Acting Capacity, Ranking, Last Vacancy, 2nd placer if 1st placer not eligible on day 1; Vice-Mayor automatically assumes powers of mayor when mayor abroad)
- Position, not Person: A writ directed at the mayor is not in his personal capacity, but in his capacity as municipal mayor, so that it is not irregular whether it was served upon him during his earlier term or in his subsequent one

Term of Office

- Municipality converted to a City (or barangay in municipality later converted to a city)
- 6 Conditions:
 - Elected to the Position (councilor even if renamed district represents 8 of 10 LGUs)
 - 2. Fully Served the Term (not violate when assume after winning election protest or after favorable action on petition to correct manifest error)
 - 3. No Actual Break (term is effectively interrupted if administratively dismissed even if subsequently modified considering official did not perform functions of office and vice-LCE assumed the position)
 - 4. Immediate Reelection
 - 5. Regular Elections
 - 6. Involuntary
 - 7. [Same territory and inhabitants]

Full term even if ...

- Vacation
- LGU conversion
- Suspended
- Under preventive suspension
- Resigned

Not full term if ...

- Succession
- Won in recall election
- Won in an election protest
- Won in petition for correction of manifest errors

Disciplinary Action: Violation of

- 1. 1991 Local Government Code
- 2. Anti-Graft and Corrupt Practices Act
- 3. Revised Penal Code and other Penal Laws
- 4. Omnibus Election Code
- 5. Other Special Laws

Offenses: Examples

- Usurpation of Authority (mayor under preventive suspension)
- 2. Reliance on Subordinates (exception)
- 3. Technical Malversation (use diverted)
- 4. Unwarranted Benefits (salary to dismissed employee)
- 5. Financial or Pecuniary Interest (license to cockpits)
- 6. Moral Turpitude (fencing)
- 7. Bad Faith (signing of voucher)
- 8. Illegal Dismissal (corporate vs. personal liability)
- 9. Grossly disadvantageous contract
- 10. COA-approved Disbursements
- 11. Partial Restitution of Cash Shortage (misappropriation)
- 12. Onion-skinned Officials
- 13. Conversion of a plaza to commercial center

Procedure in Administrative Cases

- Constitutional Rights of Accused
- Procedural Due Process
- Form of Complaint
- Substantial Evidence
- Notice of Session not required
- Decisions when final and executory
- Stay of Execution
- Rule on Exhaustion of Administrative Remedies
- When appeal
- Effect of filing of Motion for Reconsideration

Suspension as Penalty

- Removal by Courts only, not higher-supervising LGU (exception, not assail higher LGU decision)
- Each administrative offense,
 6 months

Preventive Suspension

- Prerequisites (and exceptions)
- Joinder of issues required (unless repeated demands) if by supervising LGU under LGC (not required if by Ombudsman)
- Grounds supported by evidence
- Period (Higher LGU/ Sandiganbayan: 60 days; Ombudsman: 6 months
- MR with Higher LGU before Courts
- Authority of President/ Ombudsman

7. Liability

Personal

- Elective and Appointive
- Malfeasance, Misfeasance, Nonfeasance; Quasi-delict
- Section 60; Crimes
- Depends on degree of participation/ presence of elements

No consent to be sued and be liable for damages can be implied from the mere conferment and exercise of the power to issue business permits

Corporate

- LGU itself
- Monetary: damages, claims, obligations
- Death, injury to persons and property
- Acts Ordinances/ resolutions;
 Contracts
- Official corporate act
- Council participation/ ratification
- Higher council approval
- Mandate under law

7. Liability (Remedies/ Recourse)

Personal

- 1. Criminal case
- 2. Civil case
- 3. Administrative case
- 4. Recall

Corporate

- 1. Constitutionality
- 2. Mandamus
- 3. Injunction
- 4. Declaratory Relief
- 5. Judicial review
- 6. Review by Higher LGU/ NGA

8. People's Participation

- 1. Recall
- 2. Mandatory consultation
- 3. Local special bodies
- 4. Initiative and Referendum
- 5. Disciplinary action
- 6. Sectoral representation
- 7. NGO/PO assistance/partnership

8. People's Participation

Recall

- No Preparatory Recall Assembly, only Popular Petition (RA 9244)
- Loss of Confidence a political question
- Another Petition if Official succeeds to another office
- Recall election only during 2nd year of 3-year term
- 1-Year Ban refers to Recall Election
- Meaning of 'Regular Recall Election'

Mandatory consultation

- Twin requirements (prior approval of sanggunian and prior consultation with affected sectors)
- For ECCs on reclamation, LGUs participation required
- National Projects
- Which harm environment:
 - NPC transmission lines
 - MMDA dumpsite
- Not extend to:
 - NPC mooring facility
 - PCSO lotto

8. People's Participation

Initiative/ Referendum

- initiative (propose, enact and amend) from referendum (approve, amend and reject)
- Covers ordinances and resolutions
- As many proposals in 1 plebiscite per year
- LCE cannot veto
- Sanggunian cannot repeal (6 months); 3/4ths vote amend (6 months to 3 years); simple majority amend (after 3 years)
- No need to create a sectoral council that will facilitate the people's exercise of this power since this task with COMELEC
- COMELEC cannot dismiss petition on account of lack of funds; COMELEC has the power to determine whether the propositions in an initiative petition are within the powers of a concerned sanggunian to enact

Local Special Bodies

- Development, Bids and Awards, School, Health, Peace and Order, People's Law Enforcement Board
- Process: Accreditation of NGOs/ POs/ CSOs then selection



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Thank you.



