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MINA' BENTE NUEBI NA LIHESLATURAN GUÅHAN

TWENTY-NINTH GUAM LEGISLATURE

155 Hessler Place, Hagåtña, Guam 96910

April 28, 2008

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The Honorable Felix P. Camacho I Maga'lahen Guåhan Ufisinan I Maga'lahi Hagåtña, Guam 96910

Dear Maga'lahi Camacho:

Transmitted herewith are Bill Nos. 99(LS), 161(LS), 243(LS), 247(LS), 264(EC); and Substitute Bill Nos. 95(LS), 205(EC), 223(LS) & 226(LS) which were passed by *I Mina'Bente Nuebi Na Liheslaturan Guåhan* on April 25, 2008.

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Sincerely,

TINA ROSE MUNA BARNES

Senator and Secretary of the Legislature

Enclosures (9)



I MINA'BENTE NUEBI NA LIHESLATURAN GUÅHAN 2008 (SECOND) Regular Session

CERTIFICATION OF PASSAGE OF AN ACT TO I MAGA'LAHEN GUÅHAN

This is to certify that Substitute Bill No. 226 (LS), "AN ACT ADD A NEW SUBSECTION (d) TO §89.12 OF TITLE 9, GUAM CODE ANNOTATED, RELATIVE TO MAKING IT A CRIMINAL OFFENSE TO ALTER, TAMPER WITH, DAMAGE, OR DESTROY ANY ELECTRONIC MONITORING DEVICE FOR THE MONITORING OF CONVICTED SEX OFFENDERS," was on the 25th day of April, 2008, duly and regularly passed.

I MINA'BENTE NUEBI NA LIHESLATURAN GUÅHAN 2008 (SECOND) Regular Session

Bill No. 226 (LS)

As substituted by the Committee on Criminal Justice, Public Safety and Youth.

Introduced by:

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Tina Rose Muña Barnes
Dr. David L.G. Shimizu
J. T. Won Pat, Ed. D.
Frank F. Blas, Jr.
Edward J.B. Calvo
B. J.F. Cruz
James V. Espaldon
Mark Forbes
Judith Paulette Guthertz, DPA
Frank T. Ishizaki
J. A. Lujan
A. B. Palacios, Sr.
v. c. pangelinan
R. J. Respicio
Ray Tenorio

AN ACT TO *ADD* A NEW SUBSECTION (d) TO §89.12 OF TITLE 9, GUAM CODE ANNOTATED, RELATIVE TO MAKING IT A CRIMINAL OFFENSE TO ALTER, TAMPER WITH, DAMAGE, OR DESTROY ANY ELECTRONIC MONITORING DEVICE FOR THE MONITORING OF CONVICTED SEX OFFENDERS.

BE IT ENACTED BY THE PEOPLE OF GUAM:

Section 1. A new subsection (d) is hereby *added* to §89.12 of Title 9, Guam Code Annotated, to read as follows:

"(d) Any person(s) who disables *or* attempts to disable *or* otherwise render wholly *or* partially unusable, an electronic monitoring device defined in §89.01(s) of this Chapter, while being used by an "offender" as defined by §89.02 of this Chapter, commits a third degree felony. The penalty for such

1	felony shall be re-incarceration for the remainder of the original sentence,
2	inclusive of any probationary period, and an additional sentence of
3	confinement of not less than one (1) year and no more than five (5) years.
4	Such additional sentence shall run subsequent to the original sentence."
5	Section 2. Construction of Statute. "§89.01(s)" cited in Section 1 of this
6	Act, is the same as "§89.01(n)" enacted by Section 2 of Public Law 29-07, and
7	subsequently re-enacted and codified by Section 2 of Public Law 29-63.