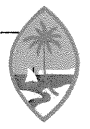
I Mina'Trentai Dos Na Liheslaturan Received Bill Log Sheet

BILL NO.	SPONSOR	TITLE	DATE INTRODUCED	DATE REFERRED	CMTE REFERRED	PUBLIC HEARING DATE	DATE COMMITTEE REPORT FILED	FISCAL NOTES
	Brant T.	AN ACT TO AMEND §§ 67.401.4 AND	3/26/14	03/26/14	Committee on the	04/03/14	5/5/14	Fiscal Note
	McCreadie	67.401.9 OF CHAPTER 67, TITLE 9 GUAM	10:35 a.m.		Guam U. S. Military	9 a.m.	9:21 a.m.	Request
	V. Anthony Ada	CODE ANNOTATED RELATIVE TO			Relocation,			3/28/14
	T.A. Morrison	PUNISHMENT FOR THE DELIVERY,			Homeland Security,			
200 22 (600)		DISPENSING, MANUFACTURING AND			Veteran's Affairs, and			
298-32 (COR)		IMPORTATION OF CONTROLLED			Judiciary			
		SUBSTANCES, WHICH MAY BE CITED AS						
		THE "METHAMAPHETAMINE						
		INCARCERATION REFORM ACT OF 2014".						





I MINA'TRENTAI DOS NA LIHESLATURAN GUÄHAN | 32ND GUAM LEGISLATURE

Senator FRANK B. AGUON,JR.

Committee Chairperson

Senator Tina Muna-Barnes Committee Vice Chairperson

Speaker Judith T. Won Pat, Ed.D. Committee Member

> Senator Rory J. Respicio Committee Member

Senator Thomas C. Ada Committee Member

Senator Dennis G. Rodriguez, Jr. Committee Member

> Senator V. Anthony Ada Committee Member

Senator Michael Limtiaco Committee Member

Senator **Thomas Morrison** Committee Member

April 21, 2014

The Honorable Judith T. Won Pat, Ed.D.

Speaker

I Mina'Trentai Dos Na Liheslaturan Guahan

155 Hesler Place

Hagatna, Guam 96910

VIA: The Honorable Rory J. Respicio
Chairperson, Committee on Rules

RE: Committee Report on Bill No. 298-32 (COR), as Amended by the Committee

Dear Speaker Won Pat:

Transmitted herewith is the Committee Report on Bill No. 298-32 (COR), as Amended by the Committee- An Act to amend §§ 67.401.4 and 67.401.9 of Chapter 67, Title 9 Guam Code Annotated relative to punishment for the Delivery, Dispensing, Manufacturing and Importation of Controlled Substances, which may be cited as the "Methamaphetamine Incarceration Reform Act of 2014."

Committee votes are as follows:

TO DO PASS

TO NOT PASS

TO REPORT OUT ONLY

TO ABSTAIN

TO PLACE IN INACTIVE FILE

Respectfully,

5. Military Relocation, Homeland Security, Veterans' Affairs, and the Judiclary slaturan Guahan | 32nd Guam Legislature

PHONE: (671)475-GUM1/2 (4861/2) | FAX; (671)475-GUM3 (4863) 155 HESLER PLACE HAGATNA,GUAM 96910 | EMAIL: AGUON4GUAN @GMAIL.COM





I MINA'TRENTAI DOS NA LIHESLATURAN GUAHAN | 32ND GUAM LEGISLATURE

Senator FRANK B. AGUON,JR. Committee Chairperson

Senator
Tina Muna-Barnes
Committee Vice Chairperson

Speaker
Judith T. Won Pat, Ed.D.

Committee Member

Senator Rory J. Respicio Committee Member

Senator Thomas C. Ada Committee Member

Senator
Dennis G. Rodriguez, Jr.
Committee Member

Senator
V. Anthony Ada
Committee Member

Senator Michael Limtiaco Committee Member

Senator
Thomas Morrison
Committee Member

COMMITTEE REPORT

BILL NO. 298-32 (COR)

Introduced by: Brant T. McCreadie, V. Anthony Ada, Tommy A. Morrison As Amended by the Committee

An Act to amend §§ 67.401.4 and 67.401.9 of Chapter 67, Title 9 Guam Code Annotated relative to punishment for the Delivery, Dispensing, Manufacturing and Importation of Controlled Substances, which may be cited as the "Methamaphetamine Incarceration Reform Act of 2014."





I MINA'TRENTAI DOS NA LIHESLATURAN GUÄHAN | 32ND GUAM LEGISLATURE

Senator FRANK B. AGUON,JR.

Committee Chairperson

Senator
Tina Muna-Barnes
Committee Vice Chairperson

Speaker
Judith T. Won Pat, Ed.D.
Committee Member

Senator Rory J. Respicio Committee Member

Senator
Thomas C. Ada
Committee Member

Senator
Dennis G. Rodriguez, Jr.
Committee Member

Senator
V. Anthony Ada
Committee Member

Senator
Michael Limtiaco
Committee Member

Senator
Thomas Morrison
Committee Member

April 21, 2014

MEMORANDUM

To:

ALL MEMBERS

Committee on Guam U.S. Military Relocation, Homeland Security,

Veterans Affairs, and Judiciary

From:

Senator Frank B. Aguon,

Committee Chairperson

Subject: Committee Report on Bill No. 298-32 (COR), as Amended by the Committee

Transmitted herewith for your consideration is the Committee Report on Bill No. 298-32 (COR), as Amended by the Committee - An Act to amend §§ 67.401.4 and 67.401.9 of Chapter 67, Title 9 Guam Code Annotated relative to punishment for the Delivery, Dispensing, Manufacturing and Importation of Controlled Substances, which may be cited as the "Methamaphetamine Incarceration Reform Act of 2014."

This report includes the following:

Committee Vote Sheet
Committee Report Digest
Copy of Bill No. 298-32 (COR), as Introduced
Copy of Bill No. 298-32 (COR), as Amended by the Committee
Public Hearing Sign-in Sheet
Referral of the Bill No. 298-32 (COR)
Notices of Public Hearing
Copy of Public Hearing Agenda

Please take the appropriate action on the attached vote sheet. Your attention to this matter is greatly appreciated. Should you have any questions or concerns, please do not hesitate to contact me.

Si Yu'os Ma'åse'!





I MINA'TRENTAI DOS NA LIHESLATURAN GUÁHAN | 32ND GUAM LEGISLATURE

COMMITTEE VOTING SHEET

Senator
FRANK B. AGUON,JR.
Committee Chairperson

Senator
Tina Muna-Barnes
Committee Vice Chairperson

Speaker
Judith T. Won Pat, Ed.D.
Committee Member

Senator Rory J. Respicio Committee Member

Senator Thomas C. Ada Committee Member

Senator

Dennis G. Rodriguez, Jr.

Committee Member

Senator
V. Anthony Ada
Committee Member

Senator Michael Limtiaco Committee Member

Senator
Thomas Morrison
Committee Member

Bill No. 298-32 (COR), as Amended by the Committee - An Act to amend §§ 67.401.4 and 67.401.9 of Chapter 67, Title 9 Guam Code Annotated relative to punishment for the Delivery, Dispensing, Manufacturing and Importation of Controlled Substances, which may be cited as the "Methamaphetamine Incarceration Reform Act of 2014."

COMMITTEE MEMBERS	SIGNATURE	TO DO PASS	TO NOT PASS	TO REPORT OUT ONLY	TO ABSTAIN	TO PLACE IN INACTIVE FILE
AGUON, FRANK B. JR Committee Cylairperson	Hills)	20				
MUNA BARNES, TINA ROSE Committee Vice Chairperson	MM			V		
SPEAKER WON PAT, JUDITH T. Ed.D. Committee Member	That					
RESPICIO, RORY J. Committee Member	M	Nr 4-29-19				
ADA, THOMAS C. Committee Member	2					
RODRIGUEZ, DENNIS G. JR. Committee Member	W	4/19				
ADA, V. ANTHONY Committee Member	QU	4.30				
LIMTIACO, MICHAEL Committee Member		***************************************				
MORRISON, THOMAS Committee Member	1	/				

PHONE: (671)475-GUM1/2 (4861/2) | FAX: (671)475-GUM3 (4863) 155 HESLER PLACE HAGATNA,GUAM 96910 | EMAIL: AGUONAGUAM & GMAIL.COM





I MINA'TRENTAI DOS NA LIHESLATURAN GUÄHAN | 32ND GUAM LEGISLATURE

COMMITTEE REPORT DIGEST

Senator FRANK B. AGUON,JR. Committee Chairperson

Senator
Tina Muna-Barnes
Committee Vice Chairperson

Speaker
udith T. Won Pat, Ed.D.
Committee Member

Senator Rory J. Respicio Committee Member

Senator
Thomas C. Ada
Committee Member

Senator Jennis G. Rodriguez, Jr. Committee Member

Senator
V. Anthony Ada
Committee Member

Senator Michael Limtiaco Committee Member

Senator
Thomas Morrison
Committee Member

I. <u>Overview</u>

Bill No. 298-32 (COR) was introduced on March 26, 2014, by Senator Brant T. McCreadie, and was subsequently referred by the Committee on Rules to the Committee on Guam US Military Relocation, Veterans' Affairs, Homeland Security and Judiciary on March 26, 2014.

The Committee on Guam US Military Relocation, Veterans' Affairs, Homeland Security and Judiciary convened a public hearing on Bill No. 298-32 (COR) on April 3, 2014 at 9:00AM in *I Liheslatura's* Public Hearing Room.

Public Notice Requirements

Public Hearing notices were disseminated via e-mail to all senators and all main media broadcasting outlets for the April 3, 2014 hearing on March 27, 2014 (5-Day Notice), and again on March 31, 2014 (48-Hour Notice). Notices were also published in the Marianas Variety Newspaper for the April 3, 2014 hearing on March 27, 2014 and March 31, 2014.

Senators Present

Senator Frank B. Aguon, Jr., Chairperson Senatot Brant T. McCreadie Senator Vicente (ben) C. Pangelinan Senator V. Anthony Ada Senator Christopher M. Duenas Senator Thomas C. Ada

Appearing Before the Committee

Gary Hickenbottom, Disabled Veteran
Fred Bordallo, Chief Guam Police Department
Phil Tydingco, Chief Deputy Attorney General of Guam

The public hearing was Called-to-Order at 9:00AM.

II. TRANSCRIPTION OF TESTIMONY & DISCUSSION

Senator Frank B. Aguon, Jr.

"We are proceeding on to bill number 298 which is relative to punishments for the delivery, dispensing, manufacturing, and importation of control substances which maybe cited as the Methamphetamine Incarceration Reform Act of 2014. If I can invite the following individuals to the front please, Mr. Gary you're here already, Fred Bordallo Chief of Police and Mr. Phil Tydingco. Mr. Hickenbottom if you can proceed, just identify yourself for the record."





I MINA'TRENTAI DOS NA LIHESLATURAN GUAHAN | 32ND GUAM LEGISLATURE

Mr. Gary Hickenbottom

"The stronger we can make the punishments for these drug related crimes the better and the one thing that I saw in the quick read was, we have a situation here on Guam, you didn't list marijuana, marijuana is a dangerous drug and I know we have policies, we've got headaches going when you're looking at medical marijuana here. I think that your gonna find that if you watch what's happening in Colorado and Washington it's gonna become a nightmare, because traffic stops or police officers cannot determine the amount of marijuana that's with in a system so they can't say they're impaired or not. These people out there are gonna cause a lot of crime and damage and injuries to other people. SO marijuana is not something to play with it's a dangerous drug and should be included in this legislation. Now when, if we wanna go and play with medical marijuana that's a different issue but your gonna see already that California is funding it's a joke, it's a nightmare and it really needs to be tightly, tightly controlled and I just because there was a young man whoever died recently and they put a bill in his name that's great but just because one person has an illness and died saying he wants marijuana doesn't mean marijuana is good for everybody. Marijuana is a dangerous drug it's a gateway drug. It's what starts everybody on every other drug, so we have to put it in there and give them the same kind of punishments and we have to be extremely careful when you go and look at medical marijuana issues. So I strongly support this but I would like to see it improved, strengthened, you know and, I don't know how would you deal with someone who is always stoned can you give him a ticket, can you write him a ticket for being DWA or no, see that's what they're finding in Washington, you got the people driving all over the state you know drunk and there stopping them. They give a ticket for drunk but if there on marijuana you don't know how to determine how stoned they are yup and it's happening in Colorado to, so it's a major issue."

Senator Frank B. Aguon, Jr.

"Thank You very much for your testimony this morning Mr. Hickenbottom. If you can please excuse me I missed the sponsor of the bill highlighting the purpose of this measure Sentor Mc Creadie."

Senator Brant T. McCreadle

"Thank Mr. Chairman, good morning panel Bill 298-32 also known as Methamphetamine Incarceration Reform Act of 2014 Increases the penalties for those who import or posses substantial amounts of Methamphetamine also known as the drug ice with the intent of distribution, delivery or manufacturing additionally it does establish a mandatory sentence for imprisonment for anyone who is convicted of the second offense this bill also requires that the consequences of bringing substantial quantities of methamphetamines and other drugs be printed on the customs form filled out by every incoming passenger to Guam. Every day we open the newspaper and watch the T.V. and we see that people are being arrested for the second, third, fourth, and fifth times in some cases after so many chances to re-enter society when do we say enough is enough increasing punishment for the worst offenders is a sign that we will no longer tolerate any person who brings these substances into Guam to ruin are families, are individual, and our community. Mr. Chairman the Guam Uniform Controlled Substance Tactic chapter 67 and after reviewing this with the construction of our legislation we found that chapter 67 needs to be entirely re-written this





I MINA'TRENTAI DOS NA LIHESLATURAN GUAHAN | 32ND GUAM LEGISLATURE

piece of legislation that I believe takes care of a huge problem that's plaguing are island but I do believe it's a cumbersome process that we need to make sure we work together so I continue to ask for your patience Mr. Chairman as we take this bill through the process that I'm working closely with the Attorney General's Office in trying to re-write this chapter and trying to make sure this bill has the proper teeth in it that will have the effect on people trying to bring ice into our island as well as the Police department. So thank you for allowing me to speak on this and I hope for the support and the confidence in moving this through and having a piece of responsibility with this legislation, thank you."

Senator Frank B. Aguon, Jr.

"Thank you very much Senator Mc Creadie, Chief Brodallo."

Mr. Fred Bordallo

"Good Morning on behalf of the Guam Police Department we hereby do support this legislation Bill 298-32 a bill to increase in concentration for these Methamphetamine dealers and it sends a strong message, you know to the community in terms of the problem of distribution on ice and the implication of it, the impact on it, as a matter of fact we, we have seem that with this problem with Crystal Meth and how the dealers have imported it in and distributed out and sell it and take advantage of individuals who are consuming it leads to not only violent crimes but property crimes. I wouldn't bet that, your house that was burglarized Senator Pangelinan has a connection to an individual who probably has a problem with the drug ice. We have seen the frequency of it, it's not only just affecting adult offenders but some of our youth now are exposed in these households, even when I used to be a member of the drug unit, we come into a place and we are in the middle of a control buy or buy bust operation when we take the ice dealer down and in another room is where several kids are in just to keep them busy while a drug deal is going down with some Crystal Meth and certainly with some of the relapse's coming out onto the street again after they've been or you know arrested for drug offenses of dealing, this sends a strong message and I have had an opportunity not only as a police officer but working corrections to see some of the longer time that they are spending behind bars and going through the correction system as adult offenders, that the crime isn't gonna pay for them, because now they'll have a longer sentence for the cost and damage they did in dealing ice in our community, thank you."

Senator Frank B. Aguon, Jr

"Thank you very much Chief Bordallo, Mr. Tydingco."

Mr. Phil Tydingco

"Good morning again Mr. Chairman and Honorable Senators on behalf of Attorney General Rapadas and the Office of the Attorney General we support the Bill, we support the efforts made by the Senator and every other supporting authors in wanting to improve the chapter 67 the drug statutes in title 9 in fact, we were making with Senator Mc Creadie, we see that's as an opportunity to address the not simply this specific section but also most of chapter 67





I MINA'TRENTAI DOS NA LIHESLATURAN GUAHAN | 32ND GUAM LEGISLATURE

there are some problems with the statute for example the definition of narcotic drugs in the statute presently does not include methamphetamines so there are just basic stuff like that, that we need to address so we see this as an opportunity to keep working with Senator Mc Creadie and this body to update and improve chapter 67 and perhaps expand the scope of this bill to address some of the other problems and so it's my understanding that we wish to continue that and that's my input and I was wondering if I could be excused I have twelve o' clock to get tom unless there are important questions."

Senator Frank B. Aguon, Jr.

"Thank you very much Mr. Tydingco unless there's any questions for the Deputy Chief Attorney General or Chief Bordallo any final comments, Senators then this concludes discussion on this particular legislation and once again the committee will continue to receive testimony on this and all the other measures that were entertained today for subsequent ten days from today's date and also for the information of the public because of the nature of some of these provisions what we would also do is keep the option of a continuing hearing within the ten day time line so that in fact we will continue to keep the public informed so thank you very much for your testimonies and Senators thank you very much for joining us today, this concludes are hearing. "

Public Hearing adjourned at 11:44AM.



- COMMITTEE ON ---

GUAM U.S. MILITARY RELOCATION VETERANS' AFFAIRS | HOMELAND SECURITY | JUDICIARY



I MINA'TRENTAI DOS NA LIHESLATURAN GUAHAN | 32ND GUAM LEGISLATURE

III. WRITTEN TESTIMONIES

The following individuals submitted written testimonies to the Committee on Guam US Military Relocation, Veterans' Affairs, Homeland Security and Judiciary before or after the scheduled Public Hearing on April 3, 2014 October 2013 at 9:00AM:

1. Tasi Taitano, Private Citizen

IV. FINDINGS & RECOMMENDATIONS

MINA' TRENTAI DOS NA LIHESLATURAN GUÅHAN 2014 (SECOND) Regular Session

Bill No. 298-32 (COR)

Introduced by:

1

Brant T. McCreadie V. Anthony Ada

AN ACT TO AMEND §§ 67.401.4 AND 67.401.9 OF CHAPTER 67, TITLE 9 GUAM CODE ANNOTATED **PUNISHMENT** RELATIVE TO FOR DELIVERY, DISPENSING, MANUFACTURING AND IMPORTATION OF CONTROLLED SUBSTANCES. WHICH MAY BE CITED AS THE "METHAMAPHETAMINE INCARCERATION REFORM ACT OF 2014".



BE IT ENACTED BY THE PEOPLE OF GUAM:

2 Section 1. Short Title. This act shall be cited as the "Methamphetamine 3 Incarceration Reform Act of 2014".

4 Section 2. Legislative Findings and Intent. I Liheslaturan Guåhan finds that 5 drugs, and in particular, extremely addictive drugs such as Cocaine, Heroin and Methamphetamine, have had an extremely negative impact on our community. They 6 7 have destroyed families, increased crime and placed an extreme burden on 8 government services. Many of the crimes committed on Guam, such as burglary, theft 9 and even assault have drug use and abuse as a causative circumstance. More must be 10 done to limit, and hopefully eliminate, the importation and distribution of these deadly 11 substances on Guam. Increasing the sentences for individuals who manufacture, distribute or import controlled substances, or attempt to do so will serve as a deterrent 12 13 to potential criminals.

Therefore, it is the intent of *I Liheslaturan Guåhan* to set increased sentences for those offenders who choose to import controlled substances into Guam as well as those who bring in controlled substances with the intent to deliver, dispense or manufacture by amending §67.401.4 and §67.401.9 of Chapter 67, Title 9 Guam Code Annotated.

Section 4. §67.401.4 of Chapter 67, Title 9 Guam Code Annotated is hereby *amended* to read:

"§ 67.401.4. Prison Terms for Drug Offenders.

Any person who is convicted of an offense pursuant to § 67.401.1 of this Act shall be sentenced as follows:

- (a) If he is guilty of an offense pursuant § 67.401.1(b)(1) of this Act, he shall be sentenced to imprisonment for not less than ten (10) twenty (20) nor more than twenty (20) thirty (30) years and may, in addition, be fined not more than Fifty Thousand Dollars (\$50,000.00). The sentence shall include a special parole term of not less than three (3) years in addition to such term of imprisonment. Imposition or execution of such sentence shall not be suspended and probation shall not be granted. Parole or work release shall not be granted to the offender until he has served at least ten (10) twenty (20) years of his sentence or of imprisonment.
- (b) If he is guilty of an offense pursuant to § 67.401.1(b)(1) of this Act and if he has been convicted on one (1) or more felonies under any provision of this Act, any law of the United States relating to controlled substances or for any offense under state or foreign law relating to narcotic drugs listed in Schedule I as per Appendix A of this Act or Schedule II as per Appendix B of this Act which offense would be a felony under this Act and one (1) or more of the convictions are final, he

shall be sentenced to a term of imprisonment which shall not be less than fifteen (15) years and which may be up to life imprisonment without the possibility of parole, and may, in addition, be fined not more than One Hundred Thousand Dollars (\$100,000.00). The sentence, if for a term of years, shall include a special parole term of not less than six (6) years in addition to such term of imprisonment. Imposition of execution of such sentence shall not be suspended, and probation shall not be granted. Parole or work release shall not be granted to the offender until he has served at least fifteen (15) years of his sentence of imprisonment.

-

- (c) If he is guilty of an offense pursuant to § 67.401.1(a) of this Act committed while he was released on bail pursuant to Chapter 40 of Title 8 of the Guam Code Annotated, Criminal Procedure, on a charge of violating § 67.401.1(a), he shall be sentenced to a term of imprisonment which shall not be less than fifteen (15) years and which may be up to life imprisonment and, in addition, may be fined not more than One Hundred Thousand Dollars (\$100,000.00). The sentence, if for a term of years, shall include a special parole term of not less than six (6) years in addition to such term of imprisonment. Imposition or execution of such sentence shall not be suspended and probation shall not be granted. Parole or work release shall not be granted to the offender until he has served at least fifteen (15) years of sentence of imprisonment.
- (d) The imposition of a minimum term of imprisonment and the prohibitions against suspension of sentence and granting of probation and requirement for service of a minimum term of imprisonment prior to granting parole as prescribed by Subsections (a), (b) and (c) of this Section shall not apply in the case of a person whom the court determines

violated § 67.401.1(a) of this Act for the primary purpose of enabling him to obtain a narcotic drug which he requires for his personal use because of his addiction to such drug.

- (e) If he is guilty of an offense involving a controlled substance listed in Schedule I or II of this Act which is not a narcotic drug or a controlled substance listed in Schedule III of this Act he shall be sentenced to a term of imprisonment of not more than five (5) years and may be fined not more than Fifteen Thousand Dollars (\$15,000.00). The sentence shall include a special parole term of not less than two (2) years in addition to such term of imprisonment. Imposition or execution of such sentence shall not be suspended and probation shall not be granted.
- (f) If he is guilty of an offense involving a controlled substance listed in Schedule I or II of this Act which is not a narcotic drug or a controlled substance in Schedule III of this Act and if he has been convicted of one (1) or more prior offenses punishable under the provisions of Subsection (e) of this Section, a felony under any provision of this Act, any law of the United States, a state or foreign jurisdiction relating to narcotic drugs, marijuana, or depressant or stimulant substances and one (1) or more of the convictions are final, he shall be sentenced to a term of imprisonment of not more than ten (10) years and, in addition, may be fined not more than Thirty Thousand Dollars (\$30,000.00). The sentence shall include a special parole term of at least two (2) years in addition to such term of imprisonment. Imposition or execution of such sentence shall not be suspended and probation shall not be granted. Parole or work release shall not be granted to the offender until he has served at least ten (10) years of his sentence of imprisonment.

(g) If he is guilty of an offense involving a controlled substance listed in Schedule IV of this Act he shall be sentenced to a term of imprisonment of not more than three (3) years and may, in addition, be fined not more than Ten Thousand Dollars (\$10,000.00). The sentence shall include a special parole term of not less than one (1) year in addition to such term of imprisonment. Imposition or execution of such sentence shall not be suspended and probation shall not be granted.

- (h) If he is guilty of an offense involving a controlled substance listed in Schedule IV of this Act and if he has been convicted of a felony under a provision of this Act; or a law of the United States, a state or foreign jurisdiction relating to narcotic drugs, marijuana, or depressant or stimulant substances, and such convictions are final, then he shall he sentenced to a term of imprisonment of not more than six (6) years and, in addition, may be fined not more than Twenty Thousand Dollars (\$20,000.00). The sentence shall include a special parole term of at least two (2) years in addition to such term of imprisonment. Imposition or execution of such sentence shall not be suspended and probation shall not be granted.
- (i) If he is guilty of an offense involving a controlled substance listed in Schedule V of this Act he shall be sentenced to a term of imprisonment of not more than one (1) year or a fine of not more than Five Thousand Dollars (\$5,000.00), or both. Imposition or execution of such sentence shall not be suspended and probation shall not be granted.
- (j) If he is guilty of an offense involving a controlled substance listed in Schedule V of this Act and if he has been convicted of a felony under a provision of this Act, or a law of the United States, a state or

foreign jurisdiction relating to narcotic drugs, marijuana, or depressant or stimulant substances, and such convictions are final, then he shall be sentenced to a term of imprisonment of not more than two (2) years or a fine of not more than Ten Thousand Dollars (\$10,000.00), or both. Imposition or execution of such sentence shall not be suspended and probation shall not be granted.

- (k) Notwithstanding the provisions of this Section, any person who is guilty of an offense pursuant to § 67.401.1(a) of this Act by distributing less than one (1) pound of marijuana for no remuneration shall be sentenced as provided in § 67.412 of this Act.
- (I) A special parole term imposed under the provisions of §67.407 of this Act may be revoked if its terms and conditions are violated. In such circumstances the original term of imprisonment shall be increased by the period of the special parole term and the resulting new term of imprisonment shall not be diminished by the time which was spent on special parole. A person whose special parole term has been revoked may be required to serve all or part of the remainder of the new term of imprisonment. A special parole term provided for in § 67.407 of this Act shall be, in addition to, and not in lieu of, any other parole provided for by law.
- (m) The Court may, in its sole discretion and after consultation with the Attorney General, reduce the minimum sentence of imprisonment by not more than twenty percent (20%) of the minimum term established by law of a person sentenced pursuant to Subsections (a), (b) or (c) of this Section if it finds such person was a pusher and if such person offers credible and necessary evidence as to the identity of his supplier,

1 supervisor or as to the source of his supply of drugs. As used in this 2 Subsection, "pusher" means a person not engaged in a continuing criminal enterprise as defined in § 67.409 of this Act and who sells controlled 3 substances in such a manner that the majority of the sales are to ultimate 4 5 users of said controlled substances. (n) If the person is guilty of possession under § 67.401.2(b)(1) 6 7 within the Drug-Free School Zone, the person may be sentenced to a 8 maximum of three (3) years of imprisonment, which sentence shall not be 9 suspended nor shall the person be placed on probation, nor shall the 10 person be eligible for parole until completion of the mandatory term of 11 incarceration. (o) Sentences in these cases shall also include mandatory 12 participation in a drug rehabilitation program at the Department of 13 Corrections." 14 Section 4. §67.401.9 of Chapter 67, Title 9 Guam Code Annotated is hereby 15 amended to read: 16 "§67.401.9. Importation and Exportation Penalties. 17 18 (a) Any person who: (1) contrary to §§ 67.601 or 67.602 of this Act, knowingly or 19 20 intentionally imports or exports a controlled substance; or (2) contrary to § 67.604 of this Act, knowingly or intentionally brings or 21 possesses on board a vessel or aircraft a controlled substance; or 22 (3) contrary to § 67.608 of this Act, manufacturers who distribute a 23

controlled substance shall be punished as provided in § 67.401.9(b).

(1) In the case of an offense under Subsection (a) of this Section

involving a controlled substance listed in Schedules I, II, III, IV or V of this Act

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(b)

which is a narcotic, the person guilty of such an offense shall be imprisoned not less than ten (10) twenty (20) years nor more than twenty (20) thirty (30) years and may, in addition, be fined not more than Fifty Thousand Dollars (\$50,000.00). The sentence shall include a special parole term of not less than three (3) years in addition to such terms of imprisonment.

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- (2) If he is guilty of an offense under Subsection (a) of this Section and if he has been convicted on one (1) or more felonies under any provision of this Act, any law of the United States relating to controlled substances or for any offense under state or foreign law relating to narcotic drugs listed in Schedule I as per Appendix A of this Act or Schedule II as per Appendix B of this Act which offense would be a felony under this Act and one (1) or more of the convictions are final, he shall be sentenced to a term of life imprisonment without the possibility of parole, and may, in addition, be fined not more than One Hundred Thousand Dollars (\$100,000.00).
- (2) (3) In the case of an offense under Subsection (a) of this Section with respect to a controlled substance other than a narcotic drug listed in Schedules I, III, IV or V of this Act, the person guilty of such offense shall be imprisoned for not less than three (3) years nor more than ten (10) years and may, in addition, be fined not more than Fifteen Thousand Dollars (\$15,000.00). The sentence shall, in addition to such term of imprisonment, include:
 - (A) a special parole term of not less than two (2) years if such controlled substance is listed in Schedules I, II or III of this Act, or
 - (B) a special parole term of not less than one (1) year if such controlled substance is listed in Schedule IV of this Act.
- (c) The minimum term of imprisonment prescribed by Subsection (b)(1) of this Section shall not apply in the case of a person whom the Court

determines violated Subsection (a)(1) of this Section for the primary purpose of enabling him to obtain a narcotic drug which he requires for his personal use because of his addiction to such drug. The Court shall take into consideration the amount of the controlled substance imported in determining if the offender's primary purpose is importation or exportation for his own use.

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(d) In the case of any sentence under this Section, imposition or execution of such sentence shall not be suspended and probation shall not be granted nor shall parole or work release be granted until the person has served the minimum term of imprisonment.

A special parole term imposed under this Section or § 67.411 of this Act may be revoked if its terms and conditions are violated. In such circumstances, the original term of imprisonment shall be increased by the period of the special parole term and the resulting new term of imprisonment shall not be diminished by the time which was spent on special parole. A person whose special parole term has been revoked may be required to serve all or part of the remainder of the new term of imprisonment. The special term provided for in this Section and in § 67.411 of this Act is in addition to and not in lieu of any other parole provided for by law.

- (e) Sentences in these cases shall also include mandatory participation in a drug rehabilitation program at the Department of Corrections."
- **Section 5.** The Director of Customs shall include in a prominent location of the Guam Customs Declaration form the following:

"Pursuant to §67.401.4 & §67.401.9 of Chapter 67, Title 9 Guam Code Annotated, any person who is found guilty of manufacturing, delivering or possessing with intent to manufacture, deliver or dispense controlled substances as identified in Guam law; or found guilty of importing a controlled substance, shall be sentenced to a

- 1 minimum of 20 years and maximum of 30 years for the first offense, and shall be
- 2 sentenced to LIFE IMPRISONMENT WITHOUT PAROLE for a subsequent
- 3 offense."
- 4 Section 6. Effective Date. This act shall be effective immediately upon
- 5 enactment. The Director of Customs shall have one hundred twenty (120) days to
- 6 comply with Section 4 of this act.
- 7 **Section 7. Severability.** *If* any provision of this Law or its application to any
- 8 person or circumstance is found to be invalid or contrary to law, such invalidity shall
- 9 not affect other provisions or applications of this Law which can be given effect
- 10 without the invalid provisions or application, and to this end the provisions of this
- 11 Law are severable.

MINA' TRENTAI DOS NA LIHESLATURAN GUÅHAN 2014 (SECOND) Regular Session

Bill No. <u>298-32(COR)</u>

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Introduced by: as Amended by the Committee on Guam U.S. Military Relocation, Homeland Security, Veterans Affairs, and Judiciary

Brant T. McCreadie V. Anthony Ada T.A. Morrison

AN ACT TO AMEND §§ 67.401.4 AND 67.401.9 OF CHAPTER 67, TITLE 9 GUAM CODE ANNOTATED TO **PUNISHMENT** RELATIVE FOR THE DELIVERY, DISPENSING, MANUFACTURING AND IMPORTATION OF CONTROLLED SUBSTANCES, WHICH MAY BE CITED AS THE "METHAMAPHETAMINE INCARCERATION REFORM ACT OF 2014".

1 BE IT ENACTED BY THE PEOPLE OF GUAM:

- 2 **Section 1. Short Title.** This act shall be cited as the "Methamphetamine 3 Incarceration Reform Act of 2014".
 - Section 2. Legislative Findings and Intent. I Liheslaturan Guåhan finds that drugs, and in particular, extremely addictive drugs such as Cocaine, Heroin and Methamphetamine, have had an extremely negative impact on our community. They have destroyed families, increased crime and placed an extreme burden on government services. Many of the crimes committed on Guam, such as burglary, theft and even assault have drug use and abuse as a causative circumstance. More must be done to limit, and hopefully eliminate, the importation and distribution of these deadly substances on Guam. Increasing the sentences for individuals who manufacture,

distribute or import controlled substances, or attempt to do so will serve as a deterrent to potential criminals.

Therefore, it is the intent of *I Liheslaturan Guåhan* to set increased sentences for those offenders who choose to import controlled substances into Guam as well as those who bring in controlled substances with the intent to deliver, dispense or manufacture by amending §67.401.4 and §67.401.9 of Chapter 67, Title 9 Guam Code Annotated.

Section 4. §67.401.4 of Chapter 67, Title 9 Guam Code Annotated is hereby *amended* to read:

"§ 67.401.4. Prison Terms for Drug Offenders.

Any person who is convicted of an offense pursuant to § 67.401.1 of this Act shall be sentenced as follows:

- (a) If he is guilty of an offense pursuant § 67.401.1(b)(1) of this Act, he shall be sentenced to imprisonment for not less than ten (10) twenty (20) nor more than twenty (20) thirty (30) years and may, in addition, be fined not more than Fifty Thousand Dollars (\$50,000.00). The sentence shall include a special parole term of not less than three (3) years in addition to such term of imprisonment. Imposition or execution of such sentence shall not be suspended and probation shall not be granted. Parole or work release shall not be granted to the offender until he has served at least ten (10) twenty (20) years of his sentence or of imprisonment.
- (b) If he is guilty of an offense pursuant to § 67.401.1(b)(1) of this Act and if he has been convicted on one (1) or more felonies under any provision of this Act, any law of the United States relating to controlled substances or for any offense under state or foreign law relating to narcotic drugs listed in Schedule I as per Appendix A of this Act or

Schedule II as per Appendix B of this Act which offense would be a felony under this Act and one (1) or more of the convictions are final, he shall be sentenced to a term of imprisonment which shall not be less than fifteen (15) years and which may be up to life imprisonment without the possibility of parole, and may, in addition, be fined not more than One Hundred Thousand Dollars (\$100,000.00). The sentence, if for a term of years, shall include a special parole term of not less than six (6) years in addition to such term of imprisonment. Imposition of execution of such sentence shall not be suspended, and probation shall not be granted. Parole or work release shall not be granted to the offender until he has served at least fifteen (15) years of his sentence of imprisonment.

- (c) If he is guilty of an offense pursuant to § 67.401.1(a) of this Act committed while he was released on bail pursuant to Chapter 40 of Title 8 of the Guam Code Annotated, Criminal Procedure, on a charge of violating § 67.401.1(a), he shall be sentenced to a term of imprisonment which shall not be less than fifteen (15) years and which may be up to life imprisonment and, in addition, may be fined not more than One Hundred Thousand Dollars (\$100,000.00). The sentence, if for a term of years, shall include a special parole term of not less than six (6) years in addition to such term of imprisonment. Imposition or execution of such sentence shall not be suspended and probation shall not be granted. Parole or work release shall not be granted to the offender until he has served at least fifteen (15) years of sentence of imprisonment.
- (d) The imposition of a minimum term of imprisonment and the prohibitions against suspension of sentence and granting of probation and requirement for service of a minimum term of imprisonment prior to

granting parole as prescribed by Subsections (a), (b) and (c) of this Section shall not apply in the case of a person whom the court determines violated § 67.401.1(a) of this Act for the primary purpose of enabling him to obtain a narcotic drug which he requires for his personal use because of his addiction to such drug.

- (e) If he is guilty of an offense involving a controlled substance listed in Schedule I or II of this Act which is not a narcotic drug or a controlled substance listed in Schedule III of this Act he shall be sentenced to a term of imprisonment of not more than five (5) years and may be fined not more than Fifteen Thousand Dollars (\$15,000.00). The sentence shall include a special parole term of not less than two (2) years in addition to such term of imprisonment. Imposition or execution of such sentence shall not be suspended and probation shall not be granted.
- (f) If he is guilty of an offense involving a controlled substance listed in Schedule I or II of this Act which is not a narcotic drug or a controlled substance in Schedule III of this Act and if he has been convicted of one (1) or more prior offenses punishable under the provisions of Subsection (e) of this Section, a felony under any provision of this Act, any law of the United States, a state or foreign jurisdiction relating to narcotic drugs, marijuana, or depressant or stimulant substances and one (1) or more of the convictions are final, he shall be sentenced to a term of imprisonment of not more than ten (10) years and, in addition, may be fined not more than Thirty Thousand Dollars (\$30,000.00). The sentence shall include a special parole term of at least two (2) years in addition to such term of imprisonment. Imposition or execution of such sentence shall not be suspended and probation shall not

be granted. Parole or work release shall not be granted to the offender until he has served at least ten (10) years of his sentence of imprisonment.

- (g) If he is guilty of an offense involving a controlled substance listed in Schedule IV of this Act he shall be sentenced to a term of imprisonment of not more than three (3) years and may, in addition, be fined not more than Ten Thousand Dollars (\$10,000.00). The sentence shall include a special parole term of not less than one (1) year in addition to such term of imprisonment. Imposition or execution of such sentence shall not be suspended and probation shall not be granted.
- (h) If he is guilty of an offense involving a controlled substance listed in Schedule IV of this Act and if he has been convicted of a felony under a provision of this Act; or a law of the United States, a state or foreign jurisdiction relating to narcotic drugs, marijuana, or depressant or stimulant substances, and such convictions are final, then he shall he sentenced to a term of imprisonment of not more than six (6) years and, in addition, may be fined not more than Twenty Thousand Dollars (\$20,000.00). The sentence shall include a special parole term of at least two (2) years in addition to such term of imprisonment. Imposition or execution of such sentence shall not be suspended and probation shall not be granted.
- (i) If he is guilty of an offense involving a controlled substance listed in Schedule V of this Act he shall be sentenced to a term of imprisonment of not more than one (1) year or a fine of not more than Five Thousand Dollars (\$5,000.00), or both. Imposition or execution of such sentence shall not be suspended and probation shall not be granted.
 - (j) If he is guilty of an offense involving a controlled substance

listed in Schedule V of this Act and if he has been convicted of a felony under a provision of this Act, or a law of the United States, a state or foreign jurisdiction relating to narcotic drugs, marijuana, or depressant or stimulant substances, and such convictions are final, then he shall be sentenced to a term of imprisonment of not more than two (2) years or a fine of not more than Ten Thousand Dollars (\$10,000.00), or both. Imposition or execution of such sentence shall not be suspended and probation shall not be granted.

- (k) Notwithstanding the provisions of this Section, any person who is guilty of an offense pursuant to § 67.401.1(a) of this Act by distributing less than one (1) pound of marijuana for no remuneration shall be sentenced as provided in § 67.412 of this Act.
- (1) A special parole term imposed under the provisions of §67.407 of this Act may be revoked if its terms and conditions are violated. In such circumstances the original term of imprisonment shall be increased by the period of the special parole term and the resulting new term of imprisonment shall not be diminished by the time which was spent on special parole. A person whose special parole term has been revoked may be required to serve all or part of the remainder of the new term of imprisonment. A special parole term provided for in § 67.407 of this Act shall be, in addition to, and not in lieu of, any other parole provided for by law.
- (m) The Court may, in its sole discretion and after consultation with the Attorney General, reduce the minimum sentence of imprisonment by not more than twenty percent (20%) of the minimum term established by law of a person sentenced pursuant to Subsections (a), (b) or (c) of this

Section if it finds such person was a pusher and if such person offers credible and necessary evidence as to the identity of his supplier, supervisor or as to the source of his supply of drugs. As used in this Subsection, "pusher" means a person not engaged in a continuing criminal enterprise as defined in § 67.409 of this Act and who sells controlled substances in such a manner that the majority of the sales are to ultimate users of said controlled substances.

- (n) If the person is guilty of possession under § 67.401.2(b)(1) within the Drug-Free School Zone, the person may be sentenced to a maximum of three (3) years of imprisonment, which sentence shall not be suspended nor shall the person be placed on probation, nor shall the person be eligible for parole until completion of the mandatory term of incarceration.
- (o) Sentences in these cases shall also include mandatory participation in a drug rehabilitation program at the Department of Corrections."

Section 4. §67.401.9 of Chapter 67, Title 9 Guam Code Annotated is hereby *amended* to read:

"§67.401.9. Importation and Exportation Penalties.

(a) Any person who:

- (1) contrary to §§ 67.601 or 67.602 of this Act, knowingly or intentionally imports or exports a controlled substance; or
- (2) contrary to § 67.604 of this Act, knowingly or intentionally brings or possesses on board a vessel or aircraft a controlled substance; or
- (3) contrary to § 67.608 of this Act, manufacturers who distribute a controlled substance shall be punished as provided in § 67.401.9(b).

(b) (1) In the case of an offense under Subsection (a) of this Section involving a controlled substance listed in Schedules I, II, III, IV or V of this Act which is a narcotic, the person guilty of such an offense shall be imprisoned not less than ten (10) twenty (20) years nor more than twenty (20) thirty (30) years and may, in addition, be fined not more than Fifty Thousand Dollars (\$50,000.00). The sentence shall include a special parole term of not less than three (3) years in addition to such terms of imprisonment.

- (2) If he is guilty of an offense under Subsection (a) of this Section and if he has been convicted on one (1) or more felonies under any provision of this Act, any law of the United States relating to controlled substances or for any offense under state or foreign law relating to narcotic drugs listed in Schedule I as per Appendix A of this Act or Schedule II as per Appendix B of this Act which offense would be a felony under this Act and one (1) or more of the convictions are final, he shall be sentenced to a term of life imprisonment without the possibility of parole, and may, in addition, be fined not more than One Hundred Thousand Dollars (\$100,000.00).
- (2) (3) In the case of an offense under Subsection (a) of this Section with respect to a controlled substance other than a narcotic drug listed in Schedules I, II, III, IV or V of this Act, the person guilty of such offense shall be imprisoned for not less than three (3) years nor more than ten (10) years and may, in addition, be fined not more than Fifteen Thousand Dollars (\$15,000.00). The sentence shall, in addition to such term of imprisonment, include:
 - (A) a special parole term of not less than two (2) years if such controlled substance is listed in Schedules I, II or III of this Act, or
 - (B) a special parole term of not less than one (1) year if such controlled substance is listed in Schedule IV of this Act.

(c) The minimum term of imprisonment prescribed by Subsection (b)(1) of this Section shall not apply in the case of a person whom the Court determines violated Subsection (a)(1) of this Section for the primary purpose of enabling him to obtain a narcotic drug which he requires for his personal use because of his addiction to such drug. The Court shall take into consideration the amount of the controlled substance imported in determining if the offender's primary purpose is importation or exportation for his own use.

(d) In the case of any sentence under this Section, imposition or execution of such sentence shall not be suspended and probation shall not be granted nor shall parole or work release be granted until the person has served the minimum term of imprisonment.

A special parole term imposed under this Section or § 67.411 of this Act may be revoked if its terms and conditions are violated. In such circumstances, the original term of imprisonment shall be increased by the period of the special parole term and the resulting new term of imprisonment shall not be diminished by the time which was spent on special parole. A person whose special parole term has been revoked may be required to serve all or part of the remainder of the new term of imprisonment. The special term provided for in this Section and in § 67.411 of this Act is in addition to and not in lieu of any other parole provided for by law.

- (e) Sentences in these cases shall also include mandatory participation in a drug rehabilitation program at the Department of Corrections."
- Section 5. The Director of Customs shall include in a prominent location of the Guam Customs Declaration form the following:
- 25 "Pursuant to §67.401.4 & §67.401.9 of Chapter 67, Title 9 Guam Code
 26 Annotated, any person who is found guilty of manufacturing, delivering or possessing

with intent to manufacture, deliver or dispense controlled substances as identified in

Guam law; or found guilty of importing a controlled substance, shall be sentenced to a

minimum of 20 years and maximum of 30 years for the first offense, and shall be

sentenced to LIFE IMPRISONMENT WITHOUT PAROLE for a subsequent

offense."

Section <u>5</u> 6. Effective Date. This act shall be effective immediately upon enactment. The Director of Customs shall have one hundred twenty (120) days to comply with Section 4 of this act.

Section <u>6</u> **7.** Severability. If any provision of this Law or its application to any person or circumstance is found to be invalid or contrary to law, such invalidity shall not affect other provisions or applications of this Law which can be given effect without the invalid provisions or application, and to this end the provisions of this Law are severable.

COMMITTEE ON GUAM US MILITARY RELOCATION, VETERANS' AFFAIRS HOMELAND SECURITY & JUDICIARY

I Mina'Trentai Dos na Liheslaturan Guahan 132nd Guam Legislature

SENATOR FRANK B. AGUON, JR CHAIRMAN

Thursday, April 3, 2014 @ 9:00AM

Bill No. 298-32 (COR)— An Act to amend §§67.401.4 and 67.401.9 of Chapter 37, Title 9 Guam Code Annotated relative to the punishment for the delivery, dispensing, manufacturing and importation of controlled substances, which may be cited as the "Methamphetamine Incarceration Act of 2014."

NAME (PleasePrint)	Agency/Organization	Contact Number	Oral Testimony	Written Testimony	In Favor	Not In Favor
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Senator Frank B. Aguon, Jr Chairperson of the Committee on Rules

Bill No. 298-32 (COR) Thursday, April 3, 2014 09:00-10:00 Guam Legislature, Hagåtña, Guam, Public Hearing Room

Hafa Adai.

My name is Tasi C. Taitano and I am submitting this written testimony in favor of Bill 298-32 (COR), the Methamphetamine Incarceration Reform Act (MIRA) of 2014 to have stricter punishments for person(s) in possession of Methamphetamine with the intent to sell or distribute. I am also in favor of including Guam's law regarding illegal substances on the Guam Customs Declaration form to be acted on within 120 days of the passage of Bill 298-32.

According to a report for Fiscal 2013-2016 by Guam Bureau of Statistics and Plans a total of 34,557.43 grams of methamphetamine was seized in the year 2012 with an estimated value of \$25,916,656.00. In addition to that there were 188 drug abuse violations and 93 arrests due to the violation in 2012. As a citizen it is obvious that the prevalence of methamphetamine continues to be prominent in our community affecting the safety of every single person on the island of Guam.

I feel having stricter punishments will not only instill fear but also provide a safer community because those who participate in the act will serve life imprisonment without the possibility of parole. Although I believe in second change "ice" is an illegal substance, and it has been the longest war fought to keep families safe. Second chances are being granted however violations continue to occur; this entails a portion about what the drug does to individuals.

Education of methamphetamines and the laws surrounding it is key to informing all about Guam's laws. Guam is an island accessible to people from all over the world, most especially the Asia Pacific region. Placing the law on the Guam Customs Declaration form would be one of the greatest informational tools to people who are traveling in and out of Guam.

I am absolutely for a safer and drug free community, therefore I am in favor of Bill 298-32 (COR), the Methamphetamine Incarceration Reform Act (MIRA) of 2014, zero tolerance on "ice".

Sincerely Tasi C. Taitano

Resource: http://bsp.guam.gov/2013 JAG Strategy.pdf

155 Hesler Place, Hagåtña, Guam 96910 • www.guamlegislature.com E-mail: roryforguam@gmail.com • Tel: (671)472-7679 • Fax: (671)472-3547

Senator Rory J. Respicio CHAIRPERSON MAIORITY LEADER

Senator Thomas C. Ada Vice Chairperson Assistant Majority Leader

Senator Vicente (Ben) C. Pangelinan Member

Speaker Judith T.P. Won Pat, Ed.D. Member

Senator Dennis G. Rodriguez, Jr. Member

> Vice-Speaker Benjamin J.F. Cruz Member

Legislative Secretary Tina Rose Muña Barnes Member

Senator Frank Blas Aguon, Jr. Member

Senator Michael F.Q. San Nicolas Member

> Senator V. Anthony Ada Member **M**INORITY **L**EADER

Senator Aline Yamashita Member

Certification of

Waiver of

Fiscal Note Requirement

This is to certify that the Committee on Rules submitted to the Bureau of Budget and Management Research (BBMR) a request for a fiscal note, or applicable waiver, on BILL NO. 298-32 (COR), "AN ACT TO AMEND §§ 67.401.4 AND 67.401.9 OF CHAPTER 67, TITLE 9 GUAM CODE ANNOTATED RELATIVE TO PUNISHMENT FOR THE DELIVERY, DISPENSING, MANUFACTURING AND IMPORTATION OF CONTROLLED SUBSTANCES, WHICH MAY BE CITED AS THE "METHAMAPHETAMINE NCARCERATION REFORM ACT OF 2014." — on March 28, 2014. COR hereby certifies that BBMR confirmed receipt of this request March 28, 2014 at 8:32 A.M.

COR further certifies that a response to this request was not received. Therefore, pursuant to 2 GCA §9105, the requirement for a fiscal note, or waiver thereof, on Bill 298-32 (COR) to be included in the committee report on said bill, is hereby waived.

Certified by:

Senator Rory J. Respicio

Chairperson, Committee on Rules

May 5, 2014

Date

COMMITTEE ON RULES

Senator

Mina'trentai Dos na Liheslaturan Guåhan • The 32nd Guam Legislature 155 Hesler Place, Hagåtña, Guam 96910 • www.guamlegislature.com

E-mail: roryforguam@gmail.com • Tel: (671)472-7679 • Fax: (671)472-3547

Rory J. Respicio CHAIRPERSON MAIORITY LEADER

March 28, 2014

Senator Thomas C. Ada VICE CHAIRPERSON Assistant Majority Leader **VIA E-MAIL**

john.rios@bbmr.guam.gov

Senator Vicente (Ben) C. Pangelinan Member

Speaker Judith T.P. Won Pat, Ed.D. Member

Senator Dennis G. Rodriguez, Ir. Member

> Vice-Speaker Benjamin J.F. Cruz Member

Legislative Secretary Tina Rose Muña Barnes Member

> Senator Frank Blas Aguon, Jr. Member

Senator Michael F.Q. San Nicolas Member

> Senator V. Anthony Ada Member MINORITY LEADER

Senator Aline Yamashita Member

John A. Rios Director **Bureau of Budget & Management Research** P.O. Box 2950 Hagåtña, Guam 96910

RE: Request for Fiscal Notes-Bill Nos. 296-32 (COR) through 300-32(COR)

Hafa Adai Mr. Rios:

Transmitted herewith is a listing of I Mina'trentai Dos na Liheslaturan Guåhan's most recently introduced bills. Pursuant to 2 GCA §9103, I respectfully request the preparation of fiscal notes for the referenced bills.

Si Yu'os ma'åse' for your attention to this matter.

Very Truly Yours,

Mary J. Respicio Senator Rory J. Respicio

Chairperson of the Committee on Rules

Attachment (1)

Cc: Clerk of the Legislature

Bill Nos.	Sponsors	Title			
296-32 (COR)	V. Anthony Ada A. A. Yamashita, Ph.D. C. M. Duenas T. A. Morrison R. J Respicio Brant T. McCreadie Michael F.Q. San Nicolas	AN ACT TO AMEND §60109 AND TO ADD A NEW §60109.1 TO CHAPTER 60 OF 10GCA RELATIVE TO CONCEALED FIREARMS LICENSING.			
297-32 (COR)	Judith T. Won Pat, Ed.D., Vicente (ben) C. Pangelinan	AN ACT AMEND §1105 OF TITLE 9 GAR RELATIVE TO THE IMPORTATION OF CATTLE.			
298-32 (COR)	Brant T. McCreadie V. Anthony Ada T.A. Morrison	AN ACT TO AMEND §§ 67.401.4 AND 67.401.9 OF CHAPTER 67, TITLE 9 GUAM CODE ANNOTATED RELATIVE TO PUNISHMENT FOR THE DELIVERY, DISPENSING, MANUFACTURING AND IMPORTATION OF CONTROLLED SUBSTANCES, WHICH MAY BE CITED AS THE "METHAMAPHETAMINE NCARCERATION REFORM ACT OF 2014"			
299-32 (COR)	Michael F.Q. San Nicolas Aline A. Yamashita, Ph.D. Brant T. McCreadie V. Anthony Ada	AN ACT TO INCLUDE FOSTER CHILDREN IN THE GOVERNMENT OF GUAM GROUP HEALTH INSURANCE CONTRACT PROSPECTIVELY BY AMENDING§§4301 (a) AND (b),§4301.1(a), §4302, AND §4302.2(c), AND BY ADDING A NEW SUBSECTION (h) TO §4301.1, EACH OF ARTICLE 3, CHAPTER 4, TITLE 4, GUAM CODE ANNOTATED.			
300-32 (COR)	B.J.F. CRUZ	AN ACT TO AMEND § 151004 OF CHAPTER 15 OF TITLE 17, GUAM CODE ANNOTATED; RELATIVE TO ALLOWING TRAINEES UNDER THE NURSING TRAINING PROGRAM TO AGREE TO ACCEPT EMPLOYMENT WITH A PRIVATE HOSPITAL ON GUAM AS A CONDITION OF SELECTION AND ENROLLMENT IN THE PROGRAM.			

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Senator Rory J. Respicio **CHAIRPERSON** MAIORITY LEADER

March 26, 2014

Senator Thomas C. Ada VICE CHAIRPERSON ASSISTANT MAJORITY LEADER

Senator

Vicente (Ben) C. Pangelinan Member

Speaker

Judith T.P. Won Pat, Ed.D. Member

Senator

Dennis G. Rodriguez, Jr. Member

> Vice-Speaker Benjamin J.F. Cruz Member

Legislative Secretary Tina Rose Muña Barnes Member

Senator Frank Blas Aguon, Jr. Member

Senator Michael F.Q. San Nicolas Member

> Senator V. Anthony Ada Member MINORITY LEADER

Senator Aline Yamashita Member

MEMORANDUM

To:

Rennae Meno

Clerk of the Legislature

Attorney Therese M. Terlaje

Legislative Legal Counsel

From:

Senator Rory J. Respicio

Chairperson of the Committee on Rules

Subject: Referral of Bill No. 298-32(COR)

As the Chairperson of the Committee on Rules, I am forwarding my referral of Bill No. 298-32(COR).

Please ensure that the subject bill is referred, in my name, to the respective committee, as shown on the attachment. I also request that the same be forwarded to all members of I Mina'trentai Dos na Liheslaturan Guåhan.

Should you have any questions, please feel free to contact our office at 472-7679.

Si Yu'os Ma'åse!

Attachment

I Mina'Trentai Dos Na Liheslaturan Received Bill Log Sheet

BILL NO.	SPONSOR	TITLE	DATE INTRODUCED	DATE REFERRED	CMTE REFERRED	PUBLIC HEARING DATE	DATE COMMITTEE REPORT FILED	FISCAL NOTES
298-32 (COR)	V. Anthony Ada T.A. Morrison	AN ACT TO AMEND §§ 67.401.4 AND 67.401.9 OF CHAPTER 67, TITLE 9 GUAM CODE ANNOTATED RELATIVE TO PUNISHMENT FOR THE DELIVERY, DISPENSING, MANUFACTURING AND IMPORTATION OF CONTROLLED SUBSTANCES, WHICH MAY BE CITED AS THE "METHAMAPHETAMINE INCARCERATION REFORM ACT OF 2014".	3/26/14 10:35 a.m.	03/26/14	Committee on the Guam U. S. Military Relocation, Homeland Security, Veteran's Affairs, and Judiciary			



Senator Frank B. Aguon, Jr. Legislative Policy <policy@frankaguonjr.com>

FIRST NOTICE of Public Hearing on Thursday, April 3, 2014

Senator Frank B. Aguon, Jr. Legislative Policy <policy@frankaguonjr.com>

Wed, Mar 26, 2014 at 3:57

PΝ

To: phnotice@guamlegislature.org

March 26, 2014

MEMORANDUM

TO:

All Honorable Senators/Media/Stakeholders

FROM:

Chairman, Committee on Guam US Military Relocation, Veterans' Affairs,

Homeland Security and Judiciary

SUBJECT:

FIRST NOTICE of Public Hearing on Thursday, April 3, 2014

Buenas yan Hafa Adai!

The Committee on Guam US Military Relocation, Homeland Security, Veterans' Affairs and Judiciary has scheduled a public hearing at 9:00AM, Thursday, April 3, 2014 at *I Liheslaturan Guåhan's* Public Hearing Room in Hagåtña, on the following:

Bill No. 280-32 (LS) - An Act to add a new Chapter 72 to 9GCA relative to bias-motivated crimes.

Bill No. 282-32 (COR) - An Act to amend §§37.10 and 37.20 of Chapter 37, Title 9 Guam Code Annotated relative to the crime of burglary in schools, which may be cited as the "Safer Schools Act of 2014."

Bill No. 296-32 (COR) - An Act to amend §60109 and to add a new §60109.1 to Chapter 60 of 10GCA relative to Concealed Firearms Licensing.

Bill No. 298-32 (COR)- An Act to amend §§67.401.4 and 67401.9 of Chapter 67, Title 9 Guam Code Annotated relative to the punishment for the delivery, dispensing, manufacturing and importation of controlled substances, which may be cited as the "Methamphetamine Incarceration Reform Act" of 2014."

The Committee requests that, if written testimonies are to be presented at the hearing, copies be submitted one day prior to the public hearing date, to the Office of Senator Frank B. Aguon, Jr., or via fax to 475-GUM3(4863), or via email to aguon4guam@gmail.com. Copies of the aforementioned Bill(s) may be obtained at I Liheslaturan Guåhan's website at www.guamlegislature.com. Individuals requiring special accommodations or services; please contact Fred "Rico" Taitague via email to committee@frankaguonjr.com_ or Matt Topasna via email to policy@frankaguonir.com or please contact the office directly at 477-GUM1/2.

Si Yu'os Ma'åse!





I MINA'TRENTAI DOS NA LIHESLATURAN GUÁHAN | 32ND GUAM LEGISLATURE

Senator FRANK B. AGUON,JR.

Committee Chairperson

Senator
Tina Muna-Barnes
Committee Vice Chairperson

Speaker
Judith T. Won Pat, Ed.D.
Committee Member

Senator Rory J. Respicio Committee Member

Senator
Thomas C. Ada
Committee Member

Senator

Dennis G. Rodriguez, Jr.

Committee Member

Senator
V. Anthony Ada
Committee Member

Senator
Michael Limitaco
Committee Member

Senator
Thomas Morrison
Committee Member

March 26, 2014

MEMORANDUM

TO:

All Honorable Senators/Media/Stakeholders

FROM:

Chairman, Committee on Guam US Military Relocation, Veterans' Affa

Homeland Security and Judiciary

SUBJECT:

FIRST NOTICE of Public Hearing on Thursday, April 3, 2014

Buenas yan Hafa Adai!

The Committee on Guam US Military Relocation, Homeland Security, Veterans' Affairs and Judiciary has scheduled a public hearing at 9:00AM, Thursday, April 3, 2014 at I Liheslaturan Guåhan's Public Hearing Room in Hagåtña, on the following:

Bill No. 280-32 (LS) - An Act to add a new Chapter 72 to 9GCA relative to bias-motivated crimes.

Bill No. 282-32 (COR) - An Act to amend §§37.10 and 37.20 of Chapter 37, Title 9 Guam Code Annotated relative to the crime of burglary in schools, which may be cited as the "Safer Schools Act of 2014."

Bill No. 296-32 (COR) - An Act to amend §60109 and to add a new §60109.1 to Chapter 60 of 10GCA relative to Concealed Firearms Licensing.

Bill No. 298-32 (COR)- An Act to amend §§67.401.4 and 67401.9 of Chapter 67, Title 9 Guam Code Annotated relative to the punishment for the delivery, dispensing, manufacturing and importation of controlled substances, which may be cited as the "Methamphetamine Incarceration Reform Act of 2014."

The Committee requests that, if written testimonies are to be presented at the hearing, copies be submitted one day prior to the public hearing date, to the Office of Senator Frank B. Aguon, Jr., or via fax to 475-GUM3(4863), or via email to aguon4guam@gmail.com. Copies of the aforementioned Bill(s) may be obtained at I Liheslaturan Guåhan's website at www.guamlegislature.com. Individuals requiring special accommodations or services; please contact Fred "Rico" Taitague via email to committee@frankaguonjr.com or please contact the office directly at 477-GUM1/2.

Si Yu'os Ma'åse!

cc:

Clerks

MIS

Sgt.-at-Arms



Senator Frank B. Aguon, Jr. Legislative Policy <policy@frankaguonjr.com>

SECOND NOTICE: PUBLIC HEARING ON APRIL 3, 2014 @ 9AM

Senator Frank B. Aguon, Jr. Legislative Policy <policy@frankaguonjr.com>

Mon, Mar 31, 2014 at 10:20

A۱۷

To: phnotice@guamlegislature.org

Cc: "Office of Senator Frank B. Aguon, Jr." <admin@frankaguonjr.com>, "Senator Frank B. Aguon, Jr. Legislative Policy" <policy@frankaguonjr.com>

March 31, 2014

MEMORANDUM

TO:

All Honorable Senators/Media/Stakeholders

FROM:

Chairman, Committee on Guam US Military Relocation, Veterans' Affairs,

Homeland Security and Judiciary

SUBJECT:

SECOND NOTICE of Public Hearing on Thursday, April 3, 2014

Buenas yan Hafa Adai!

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I MINA'TRENTAI DOS NA LIHESLATURAN GUÂHAN | 32ND GUAM LEGISLATURE

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Senator
Thomas Morrison
Committee Member

March 31, 2014

MEMORANDUM

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All Honorable Senators/Media/Stakeholders

FROM:

Chairman, Committee on Guam US Military Relocation, Veterans' Aft

Homeland Security and Judiciary

SUBJECT:

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Si Yu'os Ma'åse!

cc:

Clerks

MIS

Sgt.-at-Arms





I MINA'TRENTAI DOS NA LIHESLATURAN GUÄHAN | 32ND GUAM LEGISLATURE

March 26, 2014

Senator FRANK B. AGUON,JR.

Committee Chairperson

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Committee Vice Chairperson

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Senator
Michael Limitaco
Committee Member

Senator
Thomas Morrison
Committee Member

To: THE HONORABLE Brant T. McCreadie

From: SENATOR FRANK B. AGUON JR.
Chairperson, Committee on Guem U.S. Military Relocation, Homeland

Security, Veterans Affairs, and Judiciary

Subject: Public Hearing for Bill No. 298-32(COR) scheduled for Thursday, April 03,

2014 at 9:00AM

The Committee on Guam U.S. Military Relocation, Homeland Security, Veterans Affairs, and Judiciary will conduct a public hearing at on Thursday, April 03, 2014 at 9:00AM at the Guam Legislature's Public Hearing Room, and among the items on the agenda is the following Bill of which you are the author.

Bill No. 298-32 (COR)— An act to amend §§ 67.401.4 and 67.401.9 of Chapter 67, Title 9 Guam Code Annotated relative to punishment for the delivery, dispensing, manufacturing and importation of controlled substances, which may be cited as the "Methamphetamine Incarceration Reform Act of 2014".

You may notify the appropriate government agencies, organizations, and persons who may wish to provide written and/or oral testimony on this bill. Thank you for your kind attention.

Si Yu'os Ma'åse'!





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Senator Tina Muna-Barnes Committee Vice Chairperson

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Senator Dennis G. Rodriguez, Jr. Committee Member

Senator
V. Anthony Ada
Committee Member

Senator
Michael Limtiaco
Committee Member

Senator
Thomas Morrison
Committee Member

Notified Stakeholders

- All Senators of Mina'Trentai Dos Na Liheslaturan Guaha
- Governor Eddie B. Calvo
- Congresswoman Madeleine Z. Bordallo
- Chief Justice Robert J. Torres, Jr.
- Special Assistant to the Governor on Military Buildup & Infrastructure
 - Mark Calvo
- Guam Customs & Quarantine Agency
 - o Pedro Leon Guerrero, Director
 - o Raffaele J. M. Sgambelluri, Chief
- Guam Homeland Security Advisor
 - o Ambrosio Constantino
- Office of Veterans Affairs
 - The Honorable John Unpingco, Esq.
- Office of Civil Defense
 - James T. McDonald, Administrator
- Office of the Attorney General
 - Attorney General Leonardo G. Rapadas
- Public Defender Service Corporation
 - o Eric D. Miller
- Media Outlets





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Committee Member

Senator
V. Anthony Ada
Committee Member

Senator
Michael Limtiaco
Committee Member

Senator Thomas Morrison Committee Member March 27, 2014

The Honorable Eddie Baza Calvo Governor of Guam 513 West Marine Corps Drive

513 West Marine Corps Drive Hagåtña, Guam 96910

Sent via email to governor@guam.gov

RE: Public Hearing scheduled for Thursday, April 3, 2014 at 9:00AM

Buenas yan Hafa Adai!

The Committee on Guam US Military Relocation, Homeland Security, Veterans' Affairs and Judiciary has scheduled a public hearing on Thursday, April 3, 2014 beginning at 9:00am at *I Liheslaturan Guåhan*. Included on the agenda are the following bills:

- Bill No. 280-32 (LS) An Act to add a new Chapter 72 to 9GCA relative to biasmotivated crimes.
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If you feel the above mentioned items impact your agency or organization, we encourage you to participate in this upcoming Public Hearing. The Committee requests that, if written testimonies are to be presented at the hearing, copies be submitted one day prior to the public hearing date, to the Office of Senator Frank B. Aguon, Jr., or via fax to 475-GUM3(4863), or via email to aguon4guam@gmail.com. Copies of the aforementioned Bill(s) may be obtained at I Liheslaturan Guåhan's website at www.guamlegislature.com. Individuals requiring special accommodations or services, please contact Fred "Rico" Taitague via email to committee@frankaguonir.com or Matt Topasna via email to policy@frankaguonir.com or please contact the office directly at 477-GUM1/2.

SENTIOR FRANK B. AGUON, JR.

o inmitted Chairman on Guard C.S. Military Relocation, Homeland Security, Veterans* Affairs, and the Judiciary 1 Nn. 'Trantal Dos Na Line aturan Guahan | 32nd Guam Legislature

PHONE: (671)475-GUM1/2 (4861/2) [FAX: (671)475-GUM3 (4863)
155 HESLER PLACE HAGATNA,GUAM 96910 [EMAIL: AGUON4GUAM © GMAIL,COM





I MINA'TRENTAL DOS NA LIHESLATURAN GUÀHAN | 32ND GUAM LEGISLATURE

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Senator
Michael Limtiaco
Committee Member

Senator
Thomas Morrison
Committee Member

March 27, 2014

The Honorable Madeleine Z. Bordallo Congresswoman of Guam 120 Father Dueñas Avenue Suite 107 Hagâtña, Guam 96910

Sent via email to cecilia.blas@mail.house.gov

RE: Public Hearing scheduled for Thursday, April 3, 2014 at 9:00AM

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Respectfully.

TENATOR FRANK B. GUON, JR.

usmittee Chairman on Guz & J.S. Military Relocation, Homeland Security, Veterans' Affairs, and the Judiciary vo a'Tre, ital Dos Na Liho Laturan Guahan | 32nd Guam Legislature

PHONE: (671)475-GUM1/2 (4861/2) [FAX: (671)475-GUM3 (4863) 155 HESLER PLACE HAGATNA,GUAM 96910] EMAIL: AGUON4GUAM a GMAIL.COM





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Senator Michael Limtiaco Committee Member

Senator
Thomas Morrison
Committee Member

March 27, 2014

The Honorable Robert J. Torres Chief Justice of Guam Suite 300, Guam Judicial Center 120 West O'Brian Dr. Hagåtña, Guam 96910

Sent via email to ritorres@guamsupremecourt.com

RE: Public Hearing scheduled for Thursday, April 3, 2014 at 9:00AM

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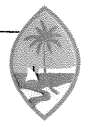
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SENATUR FRANK B. ACJON, JR.

Committee Chairman on Guam J.S. Military Relocation, Homeland Security, Veterans' Affairs, and the Judiciary Mina'Trental Dos Na Lihes Laran Guahan | 32nd Guam Legislature

PHONE: (671)475-GUM1/2 (4861/2) | FAX: (671)475-GUM3 (4863) 155 HESLER PLACE HAGATNA,GUAM 96910 | EMAIL: AGUON4GUAM « GMAIL.COM





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Committee Member

March 27, 2014

Mark Calvo

Special Assistant to the Governor on Military Buildup and Infrastructure 513 West Marine Corps Drive Hagatña, Guam 96910

Sent via email to mark.calvo@guam.gov

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Respectfully,

SENATOR FRANK B. AGUON, JR.

Committle Chairman on Guan U.S. Military Relocation, Homeland Security, Veterans' Affairs, and the Judiciary Indicative Transaction of the State of State of

PHONE: (671)475-GUM1/2 (4861/2) | FAX: (671)475-GUM3 (4863) 155 RESLER PLACE HAGATNA,GUAM 96910 | EMAIL: AGUON4GUAM a GMAIL.COM





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Committee Member

March 27, 2014

Pedro A. Leon Guerrero, Jr.
Director, Guam Customs and Quarantine Agency
770 E. Sunset Blvd. Airport Rd.
AB Won Pat. Guam 96913

Sent via email to pedro.leonguerrero@cqa.guam.gov

RE: Public Hearing scheduled for Thursday, April 3, 2014 at 9:00AM

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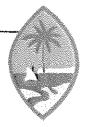
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SELATOR FRANK B. AGUON, JR.

committee Chairman on Gulm U.S. Military Relocation, Homeland Security, Veterans' Affairs, and the Judiciary Mina Trentai Dos Na Lihe in dran Guahan | 32nd Guam Legislature

PHONE: #71)475-GUM1/2 (4861/2) | FAX: (671)475-GUM3 (4863) 155 HESLER PLACE HAGATNA,GUAM 96910 | EMAIL: AGUON4GUAM a GMAIL.COM





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March 27, 2014

Raffaele Sgambelluri
Chief, Guam Customs and Quarantine Agency
770 E. Sunset Blvd. Airport Rd.
AB Won Pat, Guam 96913

Sent via email to raffaele.scambelluri@cqa.guam.gov

RE: Public Hearing scheduled for Thursday, April 3, 2014 at 9:00AM

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Respectfully

SENATOR FRANK B.AGCON, JR.

Committle Chairman on Guan U.S. Military Relocation, Homeland Security, Veterans' Affairs, and the Judiciary Mina'T entai Dos Na Libeslaturan Guahan | 32nd Guam Legislature

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Committee Member

Senator Michael Limtiaco Committee Member

Senator
Thomas Morrison
Committee Member

March 27, 2014

Ambrosio Constantino Advisor, Guam Homeland Security 221B Chalan Palasyo Agana Heights, Guam 96910

Sent via email to ambrosio.constantino@ghs.guam.gov

RE: Public Hearing scheduled for Thursday, April 3, 2014 at 9:00AM

Buenas yan Hafa Adai!

The Committee on Guam US Military Relocation, Homeland Security, Veterans' Affairs and Judiciary has scheduled a public hearing on Thursday, April 3, 2014 beginning at 9:00am at *I Liheslaturan Guåhan*. Included on the agenda are the following bills:

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SELATOR FRANK B. ACCON, JR.

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Committee Member

Senator Michael Limtiaco Committee Member

Senator
Thomas Morrison
Committee Member

March 27, 2014

The Honorable John Unpingco Administrator, Office of Veterans Affairs 172 S. Marine Drive Asan, Guam 96932

Sent via email to john.unpingco@gvao.guam.gov

RE: Public Hearing scheduled for Thursday, April 3, 2014 at 9:00AM

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March 27, 2014

James T. McDonald Administrator, Office of Civil Defense 221B Chalan Palasyo Agana Heights, Guam 96910

Sent via email to jim.mcdonald@ghs.guam.gov

RE: Public Hearing scheduled for Thursday, April 3, 2014 at 9:00AM

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March 27, 2014

The Honorable Leonardo G. Rapadas Attorney General of Guam 237 W. O'Brian Dr. Hagatna, Guam 96910

Sent via email to law@guamag.gov

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Committe. Chairman on Gram U.S. Military Relocation, Homeland Security, Veterans' Affairs, and the Judiciary Nationa'Trental Dos Na Lineslaturan Guahan † 32nd Guam Legislature

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March 27, 2014

Eric D. Miller
Executive Director, Public Defender Service Corporation
MVP Sinajana Commercial Bldg., Unit B
Sinajana, Guam 96910

Sent via email to emiller@guampdsc.net

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Se mittee Chairman on Gue. C.S. Military Relocation, Home

For amittee Chairman on Guest U.S. Military Relocation, Homeland Security, Veterans' Affairs, and the Judiciary Intina Trentai Dos Na Liberiaturan Guahan | 32nd Guam Legislature

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I MINA'TRENTAI DOS NA LIHESLATURAN GUAHAN | 32ND GUAM LEGISLATURE

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Senator
Tina Muna-Barnes
Committee Vice Chairperson

Speaker

Judith T. Won Pat, Ed.D.

Committee Member

Senator Rory J. Respicio Committee Member

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Thomas C. Ada
Committee Member

Senator Dennis G. Rodriguez, Jr. Committee Member

Senator
V. Anthony Ada
Committee Member

Senator Michael Limtiaco Committee Member

Senator
Thomas Morrison
Committee Member

PUBLIC HEARING

Thursday, April 3, 2014 at 9:00AM

I Liheslaturan Guahan's Public Hearing Room, Hagåtña

<u>AGENDA</u>

- I. Call to Order
- II. Opening remarks/Announcements
- III. Items for discussion:
 - Bill No. 280-32(LS) An Act to add a new Chapter 72 to 9GCA relative to biased motivated crimes. (Sponsored by Senator V. Anthony Ada)
 - Bill No. 282-32 (COR) An Act to amend §§37.10 and 37.20 of Chapter 37, Title 9 Guam Code Annotated relative to the crime of burglary in schools, which may be cited as the "Safer Schools Act of 2014." (Sponsored by Senator Brant T. McCreadie)
 - Bill No. 296-32 (COR) An Act to amend §60109.1 and to add Chapter 60 of 10GCA relative to Concealed Firearms Licensing. (Sponsored by Senator V. Anthony Ada)
 - Bill No. 298-32 (COR)- An Act to amend §§67.401.4 and 67.401.9 of Chapter 67, Title 9 Guam Code Annotated relative to punishment for the delivery, dispensing, manufacturing and importation of controlled substances, which may be cited as the, "Methamphetamine Incarceration Reform Act of 2014." (Sponsored by Senator Brant T. McCreadie)
- IV. Closing Remarks
- V. Adjournment



Mina Trentai Dos Na Liheslaturan Guahan 32nd Guarn Legislature

OFFICE OF SENATOR FRANK B. AGUON, JR.

Chairman, Committee on Guam US Military Relocation, Homeland Security Veterans Affairs and Judiciary

Public Hearing THURSDAY, April 3, 2014 | 9:00AM

Bill No. 280-32 (LS) - An act to add a new Chapter 72 to 9GCA Relative to Biased-Motive Crimes.

Bill No. 282-32 (COR) - An Act to amend §§ 37.10 and 37.20 of Chapter 37, Title 9 Guam Code Annotated Relative to the crime of Burglary in Schools, which may be cited as the "Safer Schools Act of 2014."

Bill No. 296-32 (COR) - An act to amend \$60109 and to add a new \$60109.1 to Chapter 60 of 10GCA relative to concealed firearms licensing."

Bill No. 298-32 (COR) - An act to amend §§ 67.401.4 and 67.401.9 of Chapter 67, Title 9 Guam Code Annotated relative to punishment for the delivery, dispensing, manufacturing and importation of controlled substances, which may be cited as the "Methamaphetamine Incarceration Reform Act of 2014"."

The public hearing will be broadcasted on Docomo Pacific TV Channel 117 or GUdTV Channel 21. If you require any special accommodations, please contact the Office of Senator Frank B. Aguon, Jr. at 475-GUM1/2 (4861/2) or e-mail committee@frankaguonjr.com.

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Mina Trentai Dos Na Liheslaturan Guahan 32nd Guam Legislature

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McCreadie Bill Boost Jail Time for Convicted "Ice" Dealers

Last Updated on Wednesday, 26 March 2014 13:06 Written by Kevin Kerrigan Wednesday, 26 March 2014 09:37



Guam News - Guam News

Guam - Senator Brant McCreadie is proposing a new measure that would increase jail time for anyone convicted of possession and sale of crystal meth, commonly known as the drug "ice".

Bill #298 would establish a mandatory sentence of life imprisonment for anyone convicted of a second "ice" related offense and it requires that the penalty be printed on the Guam Customs form seen by every incoming passenger to the island.

READ Bill #298 HERE

The Senator says in a release that "ice" is "destroying our community" and its "vital that we properly punish those who bring this dangerous substance into our homes to destroy our families."

The bill also increases jail time for other addictive drugs, as well as Methamphetamine.

READ the release from Seantor McCreadie below:

Senator McCreadie introduces "Zero Tolerance" bill targeting Methamphetamine

FOR IMMEDIATE RELEASE March 25, 2014

Senator Brant McCreadie today introduced Bill 298-32 (COR), the Methamphetamine Incarceration Reform Act (MIRA) of 2014, which greatly stiffens penalties for individuals who import or possess substantial amounts of Methamphetamine, also known as "Ice" with the intent of distribution, delivery or manufacturing.

"Illegal Drugs, and Methamphetamine in particular, has been the poison that is destroying our community," said Senator McCreadie. "It is vital that we properly punish those who bring this dangerous substance into our homes to destroy our families."

Bill 298-32 increases the sentences for those who are convicted of importing or possessing Methamphetamine with the intent to deliver, dispense or manufacture. Additionally, it establishes a mandatory sentence of life imprisonment for any person who is convicted of a second offense. The bill also requires that the consequences of bringing substantial quantities of Methamphetamine and other drugs be printed on the Customs form filled out by every incoming passenger to Guam.

Adds Senator McCreadie, "Taking a tough stance on Methamphetamine will also reduce the crimes that accompany it, which has the potential to reduce crime overall. By sending a strong message that we will accordingly punish those who bring in this horrible drug to damage our people, we can start to reduce the amount of drugs being brought in and used. Increasing punishment for the worst offenders is a sign that we will no longer tolerate any person who brings these substances into Guam."

Bill 298-32 also includes stiffer sentences for other addictive drugs in addition to Methamphetamine.

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COMMITTEE ON RULES



I Mina'trentai Dos na Liheslaturan Guåhan • The 32nd Guam Legislature 155 Hesler Place, Hagåtña, Guam 96910 • www.guamlegislature.com

E-mail: roryforguam@gmail.com • Tel: (671)472-7679 • Fax: (671)472-3547

Senator Rory J. Respicio CHAIRPERSON MAIORITY LEADER

March 28, 2014

Senator Thomas C. Ada VICE CHAIRPERSON ASSISTANT MAJORITY LEADER

VIA E-MAIL

john.rios@bbmr.guam.gov

Senator Vicente (Ben) C. Pangelinan Member John A. Rios Director Bureau of Budget & Management Research P.O. Box 2950

Speaker Judith T.P. Won Pat, Ed.D. Member

Hagåtña, Guam 96910

Senator Dennis G. Rodriguez, Jr.

Hafa Adai Mr. Rios:

Member Vice-Speaker

Transmitted herewith is a listing of *I Mina'trentai Dos na Liheslaturan Guåhan's* most recently introduced bills. Pursuant to 2 GCA §9103, I respectfully request the preparation of fiscal notes for the referenced bills.

RE: Request for Fiscal Notes – Bill Nos. 296-32 (COR) through 300-32(COR)

Vice-Speaker Benjamin J.F. Cruz Member

Si Yu'os ma'åse' for your attention to this matter.

Legislative Secretary Tina Rose Muña Barnes Member

Senator Ver

Frank Blas Aguon, Jr. Member Very Truly Yours,

Senator Michael F.Q. San Nicolas

San Nicolas Member My J. Respicio
Senator Rory J. Respicio

Chairperson of the Committee on Rules

Senator
V. Anthony Ada
Member
MINORITY LEADER

Attachment (1)

Senator Aline Yamashita Member

Cc: Clerk of the Legislature

Bill Nos. Sponsors		Title			
296-32 (COR)	V. Anthony Ada A. A. Yamashita, Ph.D. C. M. Duenas T. A. Morrison R. J Respicio Brant T. McCreadie Michael F.Q. San Nicolas	AN ACT TO AMEND \$60109 AND TO ADD A NEW \$60109.1 TO CHAPTER 60 OF 10GCA RELATIVE TO CONCEALED FIREARMS LICENSING.			
297-32 (COR)	Judith T. Won Pat, Ed.D., Vicente (ben) C. Pangelinan	AN ACT AMEND \$1105 OF TITLE 9 GAR RELATIVE TO THE IMPORTATION OF CATTLE.			
298-32 (COR)	Brant T. McCreadie V. Anthony Ada T.A. Morrison	AN ACT TO AMEND §§ 67.401.4 AND 67.401.9 OF CHAPTER 67, TITLE 9 GUAM CODE ANNOTATED RELATIVE TO PUNISHMENT FOR THE DELIVERY, DISPENSING, MANUFACTURING AND IMPORTATION OF CONTROLLED SUBSTANCES, WHICH MAY BE CITED AS THE "METHAMAPHETAMINE NCARCERATION REFORM ACT OF 2014"			
299-32 (COR)	Michael F.Q. San Nicolas Aline A. Yamashita, Ph.D. Brant T. McCreadie V. Anthony Ada	AN ACT TO INCLUDE FOSTER CHILDREN IN THE GOVERNMENT OF GUAM GROUP HEALTH INSURANCE CONTRACT PROSPECTIVELY BY AMENDING§§4301 (a) AND (b),§4301.1(a), §4302, AND §4302.2(c), AND BY ADDING A NEW SUBSECTION (h) TO §4301.1, EACH OF ARTICLE 3, CHAPTER 4, TITLE 4, GUAM CODE ANNOTATED.			
300-32 (COR)	B.J.F. CRUZ	AN ACT TO AMEND § 151004 OF CHAPTER 15 OF TITLE 17, GUAM CODE ANNOTATED; RELATIVE TO ALLOWING TRAINEES UNDER THE NURSING TRAINING PROGRAM TO AGREE TO ACCEPT EMPLOYMENT WITH A PRIVATE HOSPITAL ON GUAM AS A CONDITION OF SELECTION AND ENROLLMENT IN THE PROGRAM.			

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Senator Rory J. Respicio CHAIRPERSON MAIORITY LEADER

March 26, 2014

Senator Thomas C. Ada VICE CHAIRPERSON ASSISTANT MAJORITY LEADER

> Senator ngelinan

Vicente (Ben) C. Pangelinan Member

Speaker

Judith T.P. Won Pat, Ed.D.

Member

Senator

Dennis G. Rodriguez, Jr. Member

> Vice-Speaker Benjamin J.F. Cruz Member

Legislative Secretary Tina Rose Muña Barnes Member

Senator Frank Blas Aguon, Jr. Member

Senator Michael F.Q. San Nicolas Member

Senator
V. Anthony Ada
Member
MINORITY LEADER

Senator Aline Yamashita Member **MEMORANDUM**

To: Rennae Meno

Clerk of the Legislature

Attorney Therese M. Terlaje

Legislative Legal Counsel

From: Senator Rory J. Respicio

Chairperson of the Committee on Rules

Subject: Referral of Bill No. 298-32(COR)

As the Chairperson of the Committee on Rules, I am forwarding my referral of **Bill No. 298-32(COR).**

Please ensure that the subject bill is referred, in my name, to the respective committee, as shown on the attachment. I also request that the same be forwarded to all members of *I Mina'trentai Dos na Liheslaturan Guåhan*.

Should you have any questions, please feel free to contact our office at 472-7679.

Si Yu'os Ma'åse!

Attachment

MINA' TRENTAI DOS NA LIHESLATURAN GUÅHAN 2014 (SECOND) Regular Session

Bill No. 298 - 32 (COR)

Introduced by:

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Brant T. McCreadie

V. Anthony Ada (T.A. Morrison)

AN ACT TO AMEND §§ 67.401.4 AND 67.401.9 OF CHAPTER 67, TITLE 9 GUAM CODE ANNOTATED RELATIVE TO **PUNISHMENT FOR** THE DELIVERY, DISPENSING, MANUFACTURING AND IMPORTATION OF CONTROLLED SUBSTANCES, WHICH MAY BE CITED AS THE **INCARCERATION** *"METHAMAPHETAMINE"* REFORM ACT OF 2014".



1 BE IT ENACTED BY THE PEOPLE OF GUAM:

Section 1. Short Title. This act shall be cited as the "Methamphetamine"

Incarceration Reform Act of 2014".

Section 2. Legislative Findings and Intent. I Liheslaturan Guåhan finds that drugs, and in particular, extremely addictive drugs such as Cocaine, Heroin and Methamphetamine, have had an extremely negative impact on our community. They have destroyed families, increased crime and placed an extreme burden on government services. Many of the crimes committed on Guam, such as burglary, theft and even assault have drug use and abuse as a causative circumstance. More must be done to limit, and hopefully eliminate, the importation and distribution of these deadly substances on Guam. Increasing the sentences for individuals who manufacture, distribute or import controlled substances, or attempt to do so will serve as a deterrent to potential criminals.

Therefore, it is the intent of *I Liheslaturan Guåhan* to set increased sentences for those offenders who choose to import controlled substances into Guam as well as those who bring in controlled substances with the intent to deliver, dispense or manufacture by amending §67.401.4 and §67.401.9 of Chapter 67, Title 9 Guam Code Annotated.

Section 4. §67.401.4 of Chapter 67, Title 9 Guam Code Annotated is hereby *amended* to read:

"§ 67.401.4. Prison Terms for Drug Offenders.

Any person who is convicted of an offense pursuant to § 67.401.1 of this Act shall be sentenced as follows:

- (a) If he is guilty of an offense pursuant § 67.401.1(b)(1) of this Act, he shall be sentenced to imprisonment for not less than ten (10) twenty (20) nor more than twenty (20) thirty (30) years and may, in addition, be fined not more than Fifty Thousand Dollars (\$50,000.00). The sentence shall include a special parole term of not less than three (3) years in addition to such term of imprisonment. Imposition or execution of such sentence shall not be suspended and probation shall not be granted. Parole or work release shall not be granted to the offender until he has served at least ten (10) twenty (20) years of his sentence or of imprisonment.
- (b) If he is guilty of an offense pursuant to § 67.401.1(b)(1) of this Act and if he has been convicted on one (1) or more felonies under any provision of this Act, any law of the United States relating to controlled substances or for any offense under state or foreign law relating to narcotic drugs listed in Schedule I as per Appendix A of this Act or Schedule II as per Appendix B of this Act which offense would be a felony under this Act and one (1) or more of the convictions are final, he

shall be sentenced to a term of imprisonment which shall not be less than fifteen (15) years and which may be up to life imprisonment without the possibility of parole, and may, in addition, be fined not more than One Hundred Thousand Dollars (\$100,000.00). The sentence, if for a term of years, shall include a special parole term of not less than six (6) years in addition to such term of imprisonment. Imposition of execution of such sentence shall not be suspended, and probation shall not be granted. Parole or work release shall not be granted to the offender until he has served at least fifteen (15) years of his sentence of imprisonment.

- (c) If he is guilty of an offense pursuant to § 67.401.1(a) of this Act committed while he was released on bail pursuant to Chapter 40 of Title 8 of the Guam Code Annotated, Criminal Procedure, on a charge of violating § 67.401.1(a), he shall be sentenced to a term of imprisonment which shall not be less than fifteen (15) years and which may be up to life imprisonment and, in addition, may be fined not more than One Hundred Thousand Dollars (\$100,000.00). The sentence, if for a term of years, shall include a special parole term of not less than six (6) years in addition to such term of imprisonment. Imposition or execution of such sentence shall not be suspended and probation shall not be granted. Parole or work release shall not be granted to the offender until he has served at least fifteen (15) years of sentence of imprisonment.
- (d) The imposition of a minimum term of imprisonment and the prohibitions against suspension of sentence and granting of probation and requirement for service of a minimum term of imprisonment prior to granting parole as prescribed by Subsections (a), (b) and (c) of this Section shall not apply in the case of a person whom the court determines

violated § 67.401.1(a) of this Act for the primary purpose of enabling him to obtain a narcotic drug which he requires for his personal use because of his addiction to such drug.

- (e) If he is guilty of an offense involving a controlled substance listed in Schedule I or II of this Act which is not a narcotic drug or a controlled substance listed in Schedule III of this Act he shall be sentenced to a term of imprisonment of not more than five (5) years and may be fined not more than Fifteen Thousand Dollars (\$15,000.00). The sentence shall include a special parole term of not less than two (2) years in addition to such term of imprisonment. Imposition or execution of such sentence shall not be suspended and probation shall not be granted.
- (f) If he is guilty of an offense involving a controlled substance listed in Schedule I or II of this Act which is not a narcotic drug or a controlled substance in Schedule III of this Act and if he has been convicted of one (1) or more prior offenses punishable under the provisions of Subsection (e) of this Section, a felony under any provision of this Act, any law of the United States, a state or foreign jurisdiction relating to narcotic drugs, marijuana, or depressant or stimulant substances and one (1) or more of the convictions are final, he shall be sentenced to a term of imprisonment of not more than ten (10) years and, in addition, may be fined not more than Thirty Thousand Dollars (\$30,000.00). The sentence shall include a special parole term of at least two (2) years in addition to such term of imprisonment. Imposition or execution of such sentence shall not be suspended and probation shall not be granted. Parole or work release shall not be granted to the offender until he has served at least ten (10) years of his sentence of imprisonment.

- (g) If he is guilty of an offense involving a controlled substance listed in Schedule IV of this Act he shall be sentenced to a term of imprisonment of not more than three (3) years and may, in addition, be fined not more than Ten Thousand Dollars (\$10,000.00). The sentence shall include a special parole term of not less than one (1) year in addition to such term of imprisonment. Imposition or execution of such sentence shall not be suspended and probation shall not be granted.
- (h) If he is guilty of an offense involving a controlled substance listed in Schedule IV of this Act and if he has been convicted of a felony under a provision of this Act; or a law of the United States, a state or foreign jurisdiction relating to narcotic drugs, marijuana, or depressant or stimulant substances, and such convictions are final, then he shall he sentenced to a term of imprisonment of not more than six (6) years and, in addition, may be fined not more than Twenty Thousand Dollars (\$20,000.00). The sentence shall include a special parole term of at least two (2) years in addition to such term of imprisonment. Imposition or execution of such sentence shall not be suspended and probation shall not be granted.
- (i) If he is guilty of an offense involving a controlled substance listed in Schedule V of this Act he shall be sentenced to a term of imprisonment of not more than one (1) year or a fine of not more than Five Thousand Dollars (\$5,000.00), or both. Imposition or execution of such sentence shall not be suspended and probation shall not be granted.
- (j) If he is guilty of an offense involving a controlled substance listed in Schedule V of this Act and if he has been convicted of a felony under a provision of this Act, or a law of the United States, a state or

foreign jurisdiction relating to narcotic drugs, marijuana, or depressant or stimulant substances, and such convictions are final, then he shall be sentenced to a term of imprisonment of not more than two (2) years or a fine of not more than Ten Thousand Dollars (\$10,000.00), or both. Imposition or execution of such sentence shall not be suspended and probation shall not be granted.

- (k) Notwithstanding the provisions of this Section, any person who is guilty of an offense pursuant to § 67.401.1(a) of this Act by distributing less than one (1) pound of marijuana for no remuneration shall be sentenced as provided in § 67.412 of this Act.
- (I) A special parole term imposed under the provisions of §67.407 of this Act may be revoked if its terms and conditions are violated. In such circumstances the original term of imprisonment shall be increased by the period of the special parole term and the resulting new term of imprisonment shall not be diminished by the time which was spent on special parole. A person whose special parole term has been revoked may be required to serve all or part of the remainder of the new term of imprisonment. A special parole term provided for in § 67.407 of this Act shall be, in addition to, and not in lieu of, any other parole provided for by law.
- (m) The Court may, in its sole discretion and after consultation with the Attorney General, reduce the minimum sentence of imprisonment by not more than twenty percent (20%) of the minimum term established by law of a person sentenced pursuant to Subsections (a), (b) or (c) of this Section if it finds such person was a pusher and if such person offers credible and necessary evidence as to the identity of his supplier,

1	supervisor or as to the source of his supply of drugs. As used in this
2	Subsection, "pusher" means a person not engaged in a continuing criminal
3	enterprise as defined in § 67.409 of this Act and who sells controlled
4	substances in such a manner that the majority of the sales are to ultimate
5	users of said controlled substances.
6	(n) If the person is guilty of possession under § 67.401.2(b)(1)
7	within the Drug-Free School Zone, the person may be sentenced to a
8	maximum of three (3) years of imprisonment, which sentence shall not be
9	suspended nor shall the person be placed on probation, nor shall the
10	person be eligible for parole until completion of the mandatory term of
11	incarceration.
12	(o) Sentences in these cases shall also include mandatory
13	participation in a drug rehabilitation program at the Department of
14	Corrections."
15	Section 4. §67.401.9 of Chapter 67, Title 9 Guam Code Annotated is hereby
16	amended to read:
17	"§67.401.9. Importation and Exportation Penalties.
18	(a) Any person who:
19	(1) contrary to §§ 67.601 or 67.602 of this Act, knowingly or
20	intentionally imports or exports a controlled substance; or
21	(2) contrary to § 67.604 of this Act, knowingly or intentionally brings or
22	possesses on board a vessel or aircraft a controlled substance; or
23	(3) contrary to § 67.608 of this Act, manufacturers who distribute a
24	controlled substance shall be punished as provided in § 67.40l.9(b).

(1) In the case of an offense under Subsection (a) of this Section

involving a controlled substance listed in Schedules I, II, III, IV or V of this Act

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(b)

which is a narcotic, the person guilty of such an offense shall be imprisoned not less than ten (10) twenty (20) years nor more than twenty (20) thirty (30) years and may, in addition, be fined not more than Fifty Thousand Dollars (\$50,000.00). The sentence shall include a special parole term of not less than three (3) years in addition to such terms of imprisonment.

- (2) If he is guilty of an offense under Subsection (a) of this Section and if he has been convicted on one (1) or more felonies under any provision of this Act, any law of the United States relating to controlled substances or for any offense under state or foreign law relating to narcotic drugs listed in Schedule I as per Appendix A of this Act or Schedule II as per Appendix B of this Act which offense would be a felony under this Act and one (1) or more of the convictions are final, he shall be sentenced to a term of life imprisonment without the possibility of parole, and may, in addition, be fined not more than One Hundred Thousand Dollars (\$100,000.00).
- (2) (3) In the case of an offense under Subsection (a) of this Section with respect to a controlled substance other than a narcotic drug listed in Schedules I, II, III, IV or V of this Act, the person guilty of such offense shall be imprisoned for not less than three (3) years nor more than ten (10) years and may, in addition, be fined not more than Fifteen Thousand Dollars (\$15,000.00). The sentence shall, in addition to such term of imprisonment, include:
 - (A) a special parole term of not less than two (2) years if such controlled substance is listed in Schedules I, II or III of this Act, or
 - (B) a special parole term of not less than one (1) year if such controlled substance is listed in Schedule IV of this Act.
- (c) The minimum term of imprisonment prescribed by Subsection (b)(1) of this Section shall not apply in the case of a person whom the Court

determines violated Subsection (a)(1) of this Section for the primary purpose of enabling him to obtain a narcotic drug which he requires for his personal use because of his addiction to such drug. The Court shall take into consideration the amount of the controlled substance imported in determining if the offender's primary purpose is importation or exportation for his own use.

(d) In the case of any sentence under this Section, imposition or execution of such sentence shall not be suspended and probation shall not be granted nor shall parole or work release be granted until the person has served the minimum term of imprisonment.

A special parole term imposed under this Section or § 67.411 of this Act may be revoked if its terms and conditions are violated. In such circumstances, the original term of imprisonment shall be increased by the period of the special parole term and the resulting new term of imprisonment shall not be diminished by the time which was spent on special parole. A person whose special parole term has been revoked may be required to serve all or part of the remainder of the new term of imprisonment. The special term provided for in this Section and in § 67.411 of this Act is in addition to and not in lieu of any other parole provided for by law.

- (e) Sentences in these cases shall also include mandatory participation in a drug rehabilitation program at the Department of Corrections."
- **Section 5.** The Director of Customs shall include in a prominent location of the Guam Customs Declaration form the following:

"Pursuant to §67.401.4 & §67.401.9 of Chapter 67, Title 9 Guam Code Annotated, any person who is found guilty of manufacturing, delivering or possessing with intent to manufacture, deliver or dispense controlled substances as identified in Guam law; or found guilty of importing a controlled substance, shall be sentenced to a

- 1 minimum of 20 years and maximum of 30 years for the first offense, and shall be
- 2 sentenced to LIFE IMPRISONMENT WITHOUT PAROLE for a subsequent
- 3 offense."
- 4 Section 6. Effective Date. This act shall be effective immediately upon
- 5 enactment. The Director of Customs shall have one hundred twenty (120) days to
- 6 comply with Section 4 of this act.
- 7 Section 7. Severability. If any provision of this Law or its application to any
- 8 person or circumstance is found to be invalid or contrary to law, such invalidity shall
- 9 not affect other provisions or applications of this Law which can be given effect
- 10 without the invalid provisions or application, and to this end the provisions of this
- 11 Law are severable.