THIRTEENTH CUAM LEGISLATURE 1976 (SECOND) Regular Sossion

CERTIFICATION OF PASSAGE OF AN ACT TO THE GOVERNOR

This is to certify that Bill No. 741, "An Act to repeal Sections 664, 668 and 939, all of the Code of Civil Procedure relative to entry of judgment and appeal thereto, and to amend Section 670 of said Code of Civil Procedure relative to judgment roll in the Superior Court", was on the 24th day of June, 1976, duly and regularly passed.

Speaker ATTESTED: Consequence Facility CONCEYCION CRUS DARRETT Legislative Secretary day of This Act was received by the Governor this o'clock 11-11 , 1976, at 1:15 787 Euth P. Won-Paf RUTH F. WON PAT Assistant Staff Officer Governor's Office APPROVED: 1 RICKADO J. BORDALLO RICARDO J. EORDALLO Governor of Guam

THIRTEENTH GUAM LEGISLATURE 1976 (SLCOAD) Regular Session

Bill No. 741

10

11

12

13

14

15

17

18

19

20

21g. a. o. i. .

16 ...

Introduced by_

C. C. Barrett G. R. Salas

Att die

AN ACT TO REPEAL SECTIONS 664, 668 AND 939, ALL OF THE CODE OF CIVIL PROCEDURE RELATIVE TO ENTRY OF JUDGMENT AND APPEAL THERETO, AND TO AMEND SECTION 670 OF SAID CODE OF CIVIL PROCEDURE RELATIVE TO JUDGMENT ROLL IN THE SUPERIOR COURT.

BE IT ENACTED BY THE PEOPLE OF THE TERRITORY OF GUAM:
Section 1. Sections 664 and 668 of Chapter VII, Title
VIII of Part II, and Section 939 of Chapter I of Title XII of
said Code of Civil Procedure is hereby repealed in its

entirety.

Section 2. Section 670 of Chapter VII, Title VIII of
Part II of the Code of Civil Procedure is hereby amended to
read as follows:

"Section 670. Judgment roll in Superior Court, contents. In Superior Court the following papers, without being attached together, shall constitute the judgment roll:

any defendant, the summons, with the affidavit or proof of service; the complaint; the request for entry of default with a memorandum endorsed thereon that the default of the defendant in not answering was entered, and a copy of the judgment; and in case the service so made is by publication, the affidavit for publication of summons, and the order defendant directing the publication of summons,

orders striking out any pleading in whole or in part, a copy of the verdict of the jury, or finding of the court or referee, and a copy of any order made relating to a change of parties, and a copy of the judgment; if there are two or more defendants in the action, and any one of them has allowed judgment to pass against him by default, the summons, with proof of its service, on such defendants be by publication, then the affidavit for publication, and the order directing the publication of the summons."