

# Office of the Governor of Guam

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Felix P. Camacho Governor

Michael W. Cruz, M.D.

Lieutenant Governor

3 1 DEC 2008

109 JAN -2 PM 4:

The Honorable Judith T. Won Pat, Ed.D. Speaker Mina' Bente Nuebi Na Liheslaturan Guåhan 155 Hessler Street Hagåtña, Guam 96910

Dear Speaker Won Pat:

Transmitted herewith is Bill No. 148(EC), "AN ACT TO ADD A NEW CHAPTER 91, AND TO ADD A NEW §80.70 TO CHAPTER 80 OF TITLE 8, GUAM CODE ANNOTATED, RELATIVE TO VULNERABLE WITNESS TESTIMONY" which was signed into law on December 22, 2008 as Public Law 29-126.

Sinseru yan Magåhet,

FELIX P. CAMACHO

*I Maga'låhen Guåhan* Governor of Guam

Attachment: copy of Bill

ce: The Honorable Tina Rose Muña Barnes,

Senator and Legislative Secretary

29-08-0992

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

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

This is to certify that **Substitute Bill No. 148 (EC)**, "AN ACT TO *ADD* A NEW CHAPTER 91, AND TO *ADD* A NEW §80.70 TO CHAPTER 80 OF TITLE 8, GUAM CODE ANNOTATED, RELATIVE TO VULNERABLE WITNESS TESTIMONY," was on the 21st day of November, 2008, duly and regularly passed.

	Ton
	Judith T. Won Pat, Ed. D.
Attested:  Tina Rose Muña Barnes Senator and Secretary of the Legislature	Speaker
This Act was received by I Maga'lahen Guåhan this	day of <u>Dec</u> , 2008, at  Assistant Staff Officer  Maga'lahi's Office
APPROVED:    CAMACHO   I Maga'lahen Guåhan	
Date: 22 DECEMBER 2008	

Public Law No. **29-126** 

#### I MINA'BENTE NUEBI NA LIHESLATURAN GUÅHAN 2007 (FIRST) Regular Session

#### Bill No. 148 (EC)

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

Introduced by:

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

AN ACT TO ADD A NEW CHAPTER 91, AND TO ADD A NEW §80.70 TO CHAPTER 80 OF TITLE 8, GUAM CODE ANNOTATED, RELATIVE TO VULNERABLE WITNESS TESTIMONY.

# BE IT ENACTED BY THE PEOPLE OF GUAM:

- Section 1. A new Chapter 91 is hereby added to Title 8, Guam Code
- 3 Annotated, to read:
- 4 "Chapter 91
- 5 PRIVACY FOR VULNERABLE WITNESSES

§91101. Exclusion of Public from Trial for Sex Offenses Involving Minors Under Age of Eighteen. At the trial of a complaint or indictment for criminal sexual conduct, incest, carnal abuse or other crime involving sex, where a minor under eighteen (18) years of age is the person upon, with or against whom the crime is alleged to have been committed or at the trial of a complaint or indictment for any criminal act in which a child was conceived as a result of such act or related act (such as stalking where the predator committed a prior sexual assault against the stalking victim), or for the non-support of a child born out of wedlock, the judge may exclude the general public from the court room, admitting only such persons as may have a direct interest in the case.

§91102. Exclusion of Public from Trial of Criminal Proceeding Involving Husband and Wife. The judge *may* exclude the general public from the court room during the trial of any criminal proceeding involving husband and wife.

§91103. Exclusion of Public from Trial Involving Crime of Incest, Child Pornography or Criminal Sexual Conduct. To protect the parties involved at a trial arising from a complaint or indictment for incest, child pornography or criminal sexual conduct, the judge may exclude all spectators from the courtroom in which such trial is being held, or from said courtroom during those portions of such trial when direct testimony is to be presented; provided, that either of the parties requests that all spectators be so excluded at the trial or portions thereof; and provided further, that the defendant in such trial by a written statement waives his right to a public trial for those portions from which spectators are so excluded.

§91104. Compelling Interest Must Justify Closure. The court must determine, on a case-by-case basis, whether the Territory's legitimate concern for

the victim's well-being necessitates closure of court proceedings as provided for in §§91101, 91102 and 91103 of this Chapter. In accommodating the Territory's interest for closure of court proceedings, the court *shall* further determine *if* such accommodation requires the closure *or* all proceedings *or* only portions of the proceedings. The court *may*, in consideration of accommodating the Territory's interest for closure of court proceedings, deny access to the transcript, court personnel, *or* any other possible source that could provide an account of the victim's testimony during such time the order of closure was in effect. The court *may*, in consideration of accommodating the Territory's interest for closure of court proceedings, deny access to the victim's identity."

**Section 2.** A new §80.70 is hereby *added* to Chapter 80 of Title 8, Guam Code Annotated, to read:

"§80.70. Expedited Trials of Sex Crimes Involving Minor Children as Victims or Witnesses; Continuance; Impact Statement. In any criminal proceeding involving an alleged sex crime perpetrated upon a minor child, or in which a minor child is expected to testify as a witness to a sex crime, the court *shall*, in order to minimize stress on such child, take action to expedite trial and give precedence to the case over any other case; provided, however, that nothing in this Section *shall* be construed to mean that trial *shall* be expedited *if* it is *not* in the best interests of the child.

When a motion or a request for a continuance is made the prosecutor shall file an impact statement which specifies whether the prosecution agrees to the request for continuance, whether the child or the child's representative agrees to such request, and the effect, if any, the granting of the continuance will have on the child. In ruling on any motion or request for continuance or other delay, the court shall consider and give weight to

any possible adverse impact that a delay *or* continuance may have on the child. Prior to issuing an order on a motion for continuance *or* delay, the court *shall* make written findings of fact concerning the impact on the child of continuing *or* delaying the case."