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

Bill No. 407-32 (cop)

Introduced by:

Brant McCreadie

AN ACT TO *REPEAL* AND *REENACT* §58.60 OF CHAPTER 58, TITLE 9 GUAM CODE ANNOTATED RELATIVE TO THE CRIME OF PROMOTING PRISON CONTRABAND; WHICH MAY BE CITED AS THE CONTRABAND REFORM ACT OF 2014.

## **1 BE IT ENACTED BY THE PEOPLE OF GUAM:**

2 Section 1. Legislative Findings and Intent. I Liheslaturan Guåhan finds that correctional facilities require more stringent regulations regarding what items can and 3 4 cannot be brought into the facility. Unfortunately, current Guam law regarding prison 5 contraband is guite antiguated, and does not take into account the current needs of the 6 Department of Corrections to properly secure its facilities. Clarification in the law is 7 needed to properly define what items are prohibited along with appropriate penalties 8 for those who introduce, possess and promote contraband in correctional facilities. I 9 *Liheslaturan Guåhan* further finds that repealing and reenacting the prison contraband 10 statute will provide the Department of Corrections a more enforceable mandate that can deter inmates, detainees and the general public from possessing contraband in 11 12 Guam's correctional facilities.

Therefore, it is the intent of *I Liheslaturan Guåhan* to repeal and reenact \$58.60 of Chapter 58, Title 9 Guam Code Annotated relative to the crime of promoting prison contraband.

Section 2. §58.60 of Chapter 58, Title 9 Guam Code Annotated is hereby
 *repealed* and *reenacted* to read:

1	<u>"§58.60. Promoting Prison Contraband.</u>
2	(a) As used in this section:
3	(1) "Contraband" means any article or thing that a person in custody who
4	is confined in a correctional facility is prohibited by statute, rule or policy from
5	obtaining or possessing and the use of which could endanger the safety or
6	security of the detention facility, any person therein, or the public.
7	(2) "Major contraband" means:
8	(A) Any controlled substance as defined by any provision of
9	Guam law;
10	(B) Any firearm or dangerous weapon including explosives or
11	combustibles or any plans or materials that may be used in the making or
12	manufacturing of such weapons, explosives or devices;
13	(C) Any telecommunication or digital equipment prohibited by
14	statute, rule or policy that provides communication, either in written or
15	verbal messages or through the transmission of electronic data via the
16	internet. Excluded from this definition is any device having
17	communication capabilities that has been approved by the facility head
18	for investigative or institutional security purposes or for conducting other
19	official business;
20	(D) Any object or instrument intended or reasonably likely to be
21	used in the planning or aiding in an escape or attempted escape from a
22	correctional facility.
23	(b) No person, including a person in custody as defined by this
24	Chapter, except as authorized by law or with permission of the facility head,
25	shall knowingly:

1	(A) Introduce, or attempt to introduce, contraband into a detention
2	facility or the grounds of a detention facility; or
3	(B) Convey, or attempt to convey, contraband to a prisoner
4	confined in a detention facility; or
5	(C) Possess, or attempt to possess, contraband within a detention
6	facility; or
7	(D) Receive, obtain or remove, or attempt to receive, obtain or
8	remove, contraband from a detention facility.
9	Any person, including a person in custody, who violates any provision of
10	this subsection shall be guilty of a misdemeanor, and on conviction thereof shall
11	be punished by a sentence of imprisonment for a period of no less than thirty
12	(30) days and or by a fine of no less than five hundred dollars (\$500.00), or by
13	both such minimum sentence of imprisonment and fine.
14	(c) No person, including a person in custody as defined by this
15	Chapter, except as authorized by law or with permission of the facility head,
16	shall knowingly:
17	(A) Introduce, or attempt to introduce, major contraband into a
18	correctional facility or the grounds of a detention facility; or
19	(B) Convey, or attempt to convey, major contraband to a prisoner
20	confined in a detention facility; or
21	(C) Possess, or attempt to possess, major contraband within a
22	detention facility; or
23	(D) Receive, obtain or remove, or attempt to receive, obtain or
24	remove, major contraband from a detention facility.
25	Any person, including a person in custody, who violates any provision of
26	subsection (c) of this section shall be guilty of a felony in the second degree and

on conviction shall be punished by a sentence of imprisonment for a period of
 no less than three (3) years or by a fine of no less than five thousand dollars
 (\$5,000), or by both such minimum sentence of imprisonment and fine."

4 Section 3. Effective Date. This Act shall be effective immediately upon
5 enactment.

6 Section 4. Severability. *If* any provision of this Law or its application to any 7 person or circumstance is found to be invalid or contrary to law, such invalidity shall 8 *not* affect other provisions or applications of this Law which can be given effect 9 without the invalid provisions or application, and to this end the provisions of this 10 Law are severable.