

I MINA'TRENTAI TRES NA LIHESLATURAN GUÅHAN

THIRTY-THIRD GUAM LEGISLATURE 155 Hesler Place, Hagåtña, Guam 96910

August 12, 2015

The Honorable Edward J.B. Calvo I Maga'lahen Guåhan Ufisinan I Maga'lahi Hagåtña, Guam

Dear Maga'lahi Calvo:

Transmitted herewith are Bill Nos. 102-33 (COR), 104-33 (LS), 116-33 (COR) and 119-33 (COR); and Substitute Bill No. 105-33 (LS), which were passed by *I Mina' Trentai Tres Na Liheslaturan Guåhan* on August 12, 2015.

Sincerely,

TINAROSE MUNA BARNES Legislative Secretary

Enclosures (5)

OFFICE OF THE GOVERNOR
CENTRAL FILES

RECEIVED BY PASS

TIME DATE

THE CENTED BY

CENTRAL FILES
OFFICE OF THE GOVERNOR

I MINA'TRENTAI TRES NA LIHESLATURAN GUÂHAN 2015 (FIRST) Regular Session

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

This is to certify that Bill No. 119-33 (COR), "AN ACT TO AMEND SUBSECTIONS (h) AND (i) OF § 3207 OF ARTICLE 2, CHAPTER 3 OF TITLE 10, GUAM CODE ANNOTATED; AND TO AMEND §§ 3102, 3105, 3108, 3202(a)(7), 3204 AND 3206, AND REPEAL § 3109, ALL OF CHAPTER 3, TITLE 19, GUAM CODE ANNOTATED, RELATIVE TO PROVIDING EQUAL PROTECTION FOR ALL FAMILIES ON GUAM BY CREATING EQUALITY IN CIVIL MARRIAGE," was on the 12th day of August 2015, duly and regularly passed.

Judith T. Won Pat, Ed.D. Speaker

Attested:	
Tina Rose Muña Barnes Legislative Secretary	
This Act was received by I Maga'lahen	Guåhan this 12th day of Muzust
2015, at <u>5/3</u> o'clock <u>P</u> .M.	
	Elisabith a. Magnas
	Assistant Staff Officer
APPROVED:	Maga'lahi's Office
EDWARD J.B. CALVO I Maga'lahen Guåhan	
Date:	OFFICE OF THE GOVERNOR CENTRAL FILES Clashat G. Make
Public Law No.	TIME STEEL BY THE STATE STATE

I MINA'TRENTAI TRES NA LIHESLATURAN GUÅHAN 2015 (FIRST) Regular Session

Bill No. 119-33 (COR)

As amended on the Floor.

Introduced by:

N. B. Underwood, Ph.D.

T. C. Ada

V. Anthony Ada

FRANK B. AGUON, JR.

Frank F. Blas, Jr.

B. J.F. Cruz

James V. Espaldon

Brant T. McCreadie

Tommy Morrison

T. R. Muña Barnes

R. J. Respicio

Dennis G. Rodriguez, Jr.

Michael F.Q. San Nicolas

Mary Camacho Torres

Judith T. Won Pat, Ed.D.

AN ACT TO AMEND SUBSECTIONS (h) AND (i) OF § 3207 OF ARTICLE 2, CHAPTER 3 OF TITLE 10, GUAM CODE ANNOTATED; AND TO AMEND §§ 3102, 3105, 3108, 3202(a)(7), 3204 AND 3206, AND REPEAL § 3109, ALL OF CHAPTER 3, TITLE 19, GUAM CODE ANNOTATED, RELATIVE TO PROVIDING EQUAL PROTECTION FOR ALL FAMILIES ON GUAM BY CREATING EQUALITY IN CIVIL MARRIAGE.

BE IT ENACTED BY THE PEOPLE OF GUAM:

- 2 Section 1. Title. This Act may be known and referred to as the "Guam
- 3 Marriage Equality Act of 2015."

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1	Section 2. Legislative Intent. I Liheslaturan Guåhan recognizes that on
2	June 5, 2015, the U.S. District Court of Guam ruled that the existing marriage laws
3	on Guam are unconstitutional as it relates to same sex marriage. Pursuant to this
4	ruling, I Liheslaturan Guåhan intends to comply with the U.S. District Court of
5	Guam judgement and amend local statutes to allow for same-sex marriage on
6	Guam.

- **Section 3.** Subsections (h) and (i) of § 3207 of Article 2, Chapter 3 of Title 10, Guam Code Annotated, are hereby *amended* to read as follows:
 - "(h) Marriage means the legal union between two persons without regard to gender. The legality of the union may be established by civil or religious regulations, as recognized by the laws of Guam.
 - (i) Divorce or annulment means the final legal dissolution of a marriage, void or otherwise, that is, the separation of spouses by a judicial decree which confers on the parties the right to remarriage, according to the laws of Guam."
- **Section 4.** § 3102 of Chapter 3, Title 19, Guam Code Annotated, is hereby *amended* to read as follows:

"§ 3102. Minors.

- (a) Any unmarried person of the age of eighteen (18) years or older, and not otherwise disqualified, is capable of consenting to and consummating marriage; *provided*, that any person under the age of eighteen (18) years and over the age of sixteen (16) years, with the consent in writing of the parents of the person under age, or one of such parents, or of his or her guardian, where such written consent is filed with the Director of Administration, as provided in § 3202 of this Title, is capable of consenting to and consummating marriage."
- Section 5. § 3105 of Chapter 3, Title 19, Guam Code Annotated, is hereby

amended	to	read	20	fol	lowe.
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"§ 3105. Illegal and Void Marriages.

A subsequent marriage contracted by any person during the life of a former spouse of such person, with any person other than such former spouse is illegal and void from the beginning, unless:

- (a) the former marriage has been annulled or dissolved. In no case can a marriage of either of the parties during the life of the other, be valid in Guam, if contracted within one (1) year after the entry of an interlocutory decree in a proceeding for divorce.
- (b) Unless such former spouse is absent and not known to such person to be living for the space of five (5) successive years immediately preceding such subsequent marriage, or is generally reputed or believed by such person to be dead at the time such subsequent marriage was contracted. In either of which cases, the subsequent marriage is valid until its nullity is adjudged by a competent tribunal."

Section 6. § 3108 of Chapter 3, Title 19, Guam Code Annotated, is hereby *amended* to read as follows:

"§ 3108. Choices of Name Upon Marriage.

Upon entering into a contract of marriage a spouse may elect to retain his or her surname before marriage as his or her surname upon marriage. Upon entering into a contract of marriage, either spouse may elect to hyphenate his or her surname with the surname of the other spouse. Intention of the exercise of said election *shall* be indicated upon the marriage license application as provided for by § 3202 of this Title."

Section 7. § 3109 (Same: Exclusive Election) of Chapter 3, Title 19, Guam Code Annotated, is *repealed*.

1	Section 8.	§ 3202	2(a)(7) of Chapter 3, Title 19, Guam Code Annotated, is		
2	hereby amended to read as follows:				
3	"(7)	Wheth	er a spouse elects to retain his or her surname before		
4	marriage as	his or h	ner surname upon marriage as provided for by § 3108."		
5	Section 9.	§ 3204	of Chapter 3, Title 19, Guam Code Annotated, is hereby		
6	amended to read as follows:				
7	"§ 3204.	Who I	May Solemnize.		
8	(a)	Marria	age may be solemnized by:		
9		(1)	I Maga'lahen Guåhan (the Governor of Guam), or his		
10	subst	itute;			
11		(2)	the judges of the U.S. District Court, and the Superior		
12	Court of Guam;				
13		(3)	all ordained clergymen and priests of whatsoever		
14	religi	ous fai	th who are recognized as such by the religious body		
15	whos	e faith t	they represent;		
16		(4)	the Director of Revenue and Taxation, the Director of		
17	Adm	inistrati	on, and the Director of Public Health and Social Services;		
18		(5)	the Speaker of I Liheslaturan Guåhan (the Guam		
19	Legis	slature),	or his/her designee; and		
20		(6)	all village Mayors and Vice Mayors.		
21	(b)	No re	gularly licensed or ordained minister or any priest, or		
22	similar off	icial of	any religious organization, is required to perform the		
23	solemnizati	on of ar	ny marriage."		
24	Section 10.	§ 3206	6 of Chapter 3, Title 19, Guam Code Annotated, is hereby		
25	amended to read a	s follov	vs:		
26	" 8 32	206.	Particular Form Not Necessary.		

No particular form for the ceremony of marriage is required, but the parties must declare in the presence of the person solemnizing the marriage that they take each other as husband and wife, or as spouses."

Section 11. When necessary to implement the rights, benefits, protections, and responsibilities of spouses under the laws of Guam, all gender-specific terminology, such as "husband," "wife," "widow," "widower," or similar terms, shall be construed in a gender-neutral manner. This interpretation shall apply to all sources of law, including statutes, administrative rules, court decisions, common law, or any other source of law.

Section 12. Effective Date. This Act shall be effective upon enactment.

Section 13. Severability. If any provision of this Act or its application to any person or circumstance is held invalid, the invalidity *shall not* affect other provisions or applications of this Act which can be given effect without the invalid provision or application and to this end the provisions of this Act are severable.