I Mina'Trentai Dos Na Liheslaturan Guahan

Bill Log Sheet

BILL NO.	SPONSOR	TITLE	DATE INTRODUCED	DATE REFERRED	CMTE REFERRED	PUBLIC HEARING DATE	DATE COMMITTEE REPORT FILED	FISCAL NOTES
99-32 (LS)		AN ACT TO AMEND §80.60 OF ARTICLE 4, CHAPTER 80, TITLE 9, GUAM CODE ANNOTATED, RELATIVE TO CLARIFYING MINIMUM SENTENCES FOR CRIMES.	10:27 a.m.	4/26/13	Committee on the Guam U.S. Military Relocation, Homeland Security, Veteran's Affairs, and Judiciary			



COMMITTEE ON RULES I Mina'trentai Dos na Liheslaturan Guåhan • The 32nd Guam Legislature

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April 26, 2013

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Senator Aline Yamashita Member

MEMORANDUM

To: Rennae Meno Clerk of the Legislature

> **Attorney Therese M. Terlaje** Legislative Legal Counsel

From:Senator Thomas C. AdaActing Chairperson of the Committee on Rules

Subject: Referral of Bill No. 99-32(LS)

As the Acting Chairperson of the Committee on Rules, I am forwarding my referral of **Bill No. 99-32(LS)**.

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 2013 (FIRST) Regular Session

Bill No. 99-32(LS)

Introduced by:

Brant T. McCreadie 7013 APR 26 M 10: 27 AN ACT TO AMEND §80.60 OF ARTICLE CHAPTER 80, TITLE 9, GUAM CODE ANNOTATED. CLARIFYING MINIMUM

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

TO

SENTENCES FOR CRIMES.

RELATIVE

2 Section 1. Legislative Findings and Intent. I Liheslaturan Guåhan finds that, 3 over time, past legislatures have set minimum sentences in the criminal code for a broad spectrum of crimes and offenses. Additionally, as the criminal code has been 4 5 amended and expanded over time, the language regarding minimum sentencing has 6 become muddled. I Liheslaturan Guåhan futher finds that clarification of minimum 7 mandatory sentencing is needed to protect the people's interest in the sentencing of 8 convicted persons.

9 Therefore, it is the intent of I Liheslaturan Guåhan to clarify what "minimum" means by amending §80.60 of Article 4, Chapter 80, Title 9 Guam Code Annotated. 10

11 Section 2. §80.60 of Article 4, Chapter 80, Title 9 Guam Code Annotated, is 12 hereby *amended* to read:

13

"§ 80.60. Standards for Imposing or Withholding Probation.

14 (a) When Sentence May Not Require Prison Term. The court, in its 15 discretion, may make disposition in respect to any person who has been convicted of a crime without imposing sentence of imprisonment unless a 16

minimum term is made mandatory by a provision of [sie] Guam Codes the Guam
 Code Annotated.

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3 "Minimum" wherever it appears in this Code means, for purposes of 4 imposing punishment upon a person convicted of a crime, that the court shall 5 impose the entire term of confinement, the full amount of the fine and the 6 complete requirement of community service prescribed by law. The court shall 7 not suspend in full or in part any punishment described as minimum punishment.

8 When used for the purpose of describing or requiring a sentence of 9 incarceration imposed pursuant to this Code, the terms "minimum," "mandatory," 10 "minimum mandatory", "mandatory minimum", "minimum sentence of", "a 11 sentence of no less than", "a sentence of at least" and any derivative thereof shall 12 be construed as being synonymous.

(b) Notwithstanding Subsection (a) the court shall not suspend imposition
of sentence or place an offender on probation if, having due regard to the nature
and circumstances of the crime and the history, character and condition of the
offender, the court finds that imprisonment is necessary for the protection of the
public because:

(1) there is undue risk that during the period of a suspended
 sentence or probation the offender would commit another crime;

20 (2) the offender is in need of correctional treatment that can be
21 provided most effectively by commitment to an institution; or

(3) a lesser sentence would depreciate the seriousness of the
offender's crime.

(c) The following factors, while not controlling, shall be accorded weight
 in determining whether to suspend imposition of sentence or to place the
 offender on probation whether:

2

1	(1) The offender's criminal conduct neither caused nor threatened					
2	serious harm.					
3	(2) The offender did not contemplate that his criminal conduct					
4	would cause or threaten serious harm.					
5	(3) There were substantial grounds tending to excuse or justify the					
6	offender's criminal conduct, though failing to establish a defense.					
7	(4) The offender has compensated or will compensate the victim of					
8	his criminal conduct for the damage or injury which was sustained.					
9	(5) The offender has no history of prior delinquency or criminal					
10	activity or has led a law-abiding life for a substantial period of time before					
11	the commission of the present crime.					
12	(6) The offender is particularly likely to respond affirmatively to					
13	probationary treatment.					
14	(d) If a person who has been convicted of a crime is not sentenced to					
15	imprisonment, the court shall place him on probation if he is in need of the					
16	supervision, guidance, assistance or direction that probation can provide."					
17	Section 3. Effective Date. This Act shall be effective upon enactment.					
18	Section 4. Severability. If any provision of this Law or its application to any					
19	person or circumstance is found to be invalid or contrary to law, such invalidity shall					
20	not affect other provisions or applications of this Law which can be given effect					
21	without the invalid provisions or application, and to this end the provisions of this					
22	Law are severable.					