I Mina'Trentai Dos Na Liheslaturan Received Bill Log Sheet

BILL NO.	SPONSOR	TITLE	DATE INTRODUCED	DATE REFERRED	CMTE REFERRED	PUBLIC HEARING DATE	DATE COMMITTEE REPORT FILED	FISCAL NOTES
380-32 (COR)		AN ACT TO ADD NEW §§ 51112 & 51113 TO CHAPTER 51 OF 18GCA RELATIVE TO THE LANDLORD-TENANT RELATIONSHIP AND PROTECTIONS FOR VICTIMS OF DOMESTIC VIOLENCE, INTER ALIA.	7/10/14 11:30 a.m.	07/10/14	Committee on Appropriations, Public Debt, Legal Affairs, Retirement, Public Parks, Recreation, Historic Preservation, and Land			



COMMITTEE ON RULES

I Mina'trentai Dos na Liheslaturan Guåhan • The 32nd Guam Legislature 155 Hesler Place, Hagåtña, Guam 96910 • *www.guamlegislature.com* E-mail: *roryforguam@gmail.com* • Tel: (671)472-7679 • Fax: (671)472-3547

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July 10, 2014

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Senator Michael F.Q. San Nicolas Member

> Senator V. Anthony Ada Member **M**INORITY LEADER

Senator Aline Yamashita Member

MEMORANDUM

To: Rennae Meno Clerk of the Legislature

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

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

Subject: Referral of Bill No. 380-32(COR)

As the Acting Chairperson of the Committee on Rules, I am forwarding my referral of **Bill No. 380-32(COR)**.

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

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

Bill No. 380-32 (COR)

Introduced by:

V. Anthony Ada 🦑

AN ACT TO ADD NEW §§ 51112 & 51113 TO CHAPTER 51 OF 18GCA RELATIVE TO THE LANDLORD-TENANT RELATIONSHIP AND PROTECTIONS FOR VICTIMS OF DOMESTIC VIOLENCE, INTER ALIA.

BE IT ENACTED BY THE PEOPLE OF GUAM:

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3 Section 1. A new Section 51112 is added to Chapter 51 of 18 GCA to read as 4 follows:

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6 §51112. Victim protection — Limitation on landlord's rental decisions.

(1) A landlord may not terminate a tenancy, fail to renew a tenancy, or refuse to
enter into a rental agreement based on the tenant's or applicant's or a household
member's status as a victim of domestic violence, sexual assault, or stalking, or
based on the tenant or applicant having terminated a rental agreement under
§51113 of this Chapter.

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(2) A landlord who refuses to enter into a rental agreement in violation of thissection may be liable to the tenant or applicant in a civil action for damages

sustained by the tenant or applicant. The prevailing party may also recover court
 costs and reasonable attorneys' fees.

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4 (3) It is a defense to an unlawful detainer action under Chapter 21 of 21GCA that
5 the action to remove the tenant and recover possession of the premises is in
6 violation of subsection (1) of this section.

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8 (4) This section does not prohibit adverse housing decisions based upon other9 lawful factors within the landlord's knowledge.

Section 2. A new Section 51113 is added to Chapter 51 of 18 GCA to read asfollows:

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13 §51113. Victim protection — Notice to landlord — Termination of rental 14 agreement — Procedures.

(1)(a) If a tenant notifies the landlord in writing that he or she or a household
member was a victim of an act that constitutes a crime of domestic violence,
sexual assault, unlawful harassment, or stalking, and either (a)(i) or (ii) of this
subsection applies, then subsection (2) of this section applies:

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(i) The tenant or the household member has a valid order for protection or

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(ii) The tenant or the household member has reported the domestic violence,
sexual assault, unlawful harassment, or stalking to a qualified third party
acting in his or her official capacity and the qualified third party has
provided the tenant or the household member a written record of the report
signed by the qualified third party.

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(b) When a copy of a valid order for protection or a written record of a report 7 signed by a qualified third party, as required under (a) of this subsection, is made 8 available to the landlord, the tenant may terminate the rental agreement and quit 9 the premises without further obligation under the rental agreement or under the 10 Chapter. However, the request to terminate the rental agreement must occur within 11 ninety days of the reported act, event, or circumstance that gave rise to the 12 protective order or report to a qualified third party. A record of the report to a 13 qualified third party that is provided to the tenant or household member shall 14 consist of a document signed and dated by the qualified third party stating: (i) That 15 the tenant or the household member notified him or her that he or she was a victim 16 of an act or acts that constitute a crime of domestic violence, sexual assault, 17 harassment, or stalking; (ii) the time and date the act or acts occurred; (iii) the 18 location where the act or acts occurred; (iv) a brief description of the act or acts of 19 20 domestic violence, sexual assault, harassment, or stalking; and (v) that the tenant or household member informed him or her of the name of the alleged perpetrator 21 of the act or acts. The record of the report provided to the tenant or household 22 member shall not include the name of the alleged perpetrator of the act or acts of 23 domestic violence, sexual assault, harassment, or stalking. The qualified third 24 party shall keep a copy of the record of the report and shall note on the retained 25

copy the name of the alleged perpetrator of the act or acts of domestic violence,
 sexual assault, harassment, or stalking. The record of the report to a qualified third
 party may be accomplished by completion of a form provided by the qualified
 third party, in substantially the following form:

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[Name of organization, agency, clinic, professional service provider]

I and/or my (household member) am/is a victim of

- ... domestic violence as defined by 9GCA Chapter 30.
- ... criminal sexual conduct as defined by 9GCA Chapter 25.
- ... stalking as defined by 9GCA Chapter 19.
- ... unlawful harassment as defined by 9GCA Chapter 61.

Briefly describe the incident of domestic violence, criminal sexual conduct, unlawful harassment, or stalking.

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The incident(s) that I rely on in support of this declaration were committed by the following person(s):

I state under penalty of perjury under the laws of Guam that the foregoing is true and correct. Dated at (Village) ..., Guam, this ... day of, 20.

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Signature of Tenant or

Household

Member

I verify that I have provided to the person whose signature appears above the statutes cited in this Chapter and that the individual was a victim of an act that constitutes a crime of domestic violence, criminal sexual conduct, unlawful harassment, or stalking, and that the individual informed me of the name of the alleged perpetrator of the act.

Dated this . . . day of, 20. ..

Signature of authorized officer/employee of (Organization, agency, clinic, professional service provider)

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2 (2) A tenant who terminates a rental agreement under this section is discharged from the payment of rent for any period following the last day of the month of the 3 quitting date. The tenant shall remain liable for the rent for the month in which he 4 or she terminated the rental agreement unless the termination is in accordance with 5 this Chapter. Notwithstanding lease provisions that allow for forfeiture of a 6 deposit for early termination, a tenant who terminates under this section is entitled 7 to the return of the full deposit, subject to Chapter and other Rights and Remedies 8 available in Public Law. Other tenants who are parties to the rental agreement, 9 10 except household members who are the victims of criminal sexual conduct, stalking, unlawful harassment, or domestic violence, are not released from their 11 obligations under the rental agreement or other obligations under this chapter. 12

(3)(a) Notwithstanding any other provision under this section, if a tenant or a
household member is a victim of criminal sexual conduct, stalking, or unlawful
harassment by a landlord, the tenant may terminate the rental agreement and quit
the premises without further obligation under the rental agreement or under this
chapter prior to making a copy of a valid order for protection or a written record of
a report signed by a qualified third party available to the landlord, provided that:

(i) The tenant must deliver a copy of a valid order for protection or
written record of a report signed by a qualified third party to the landlord by
mail, fax, or personal delivery by a third party within seven days of quitting
the tenant's dwelling unit; and

(ii) A written record of a report signed by the qualified third party 11 must be substantially in the form specified under subsection (1)(b) of this 12 section. The record of the report provided to the landlord must not include 13 the name of the alleged perpetrator of the act. On written request by the 14 15 landlord, the qualified third party shall, within seven days, provide the name 16 of the alleged perpetrator of the act to the landlord only if the alleged perpetrator was a person meeting the definition of the term "landlord" under 17 18 Chapter.

(b) A tenant who terminates his or her rental agreement under this subsection is discharged from the payment of rent for any period following the latter of: (i) The date the tenant vacates the unit; or (ii) the date the record of the report of the qualified third party and the written notice that the tenant has vacated are delivered to the landlord by mail, fax, or personal delivery by a third party. The tenant is entitled to a pro rata refund of any prepaid rent and must receive a full and specific statement of the basis for retaining any of the deposit together with
 any refund due in accordance with this Chapter.

3 (4) If a tenant or a household member is a victim of criminal sexual conduct,
4 stalking, or unlawful harassment by a landlord, the tenant may change or add locks
5 to the tenant's dwelling unit at the tenant's expense. If a tenant exercises his or her
6 rights to change or add locks, the following rules apply:

(a) Within seven days of changing or adding locks, the tenant must deliver 7 to the landlord by mail, fax, or personal delivery by a third party: (i) Written notice 8 that the tenant has changed or added locks; and (ii) a copy of a valid order for 9 protection or a written record of a report signed by a qualified third party. A 10 written record of a report signed by a qualified third party must be substantially in 11 the form specified under subsection (1)(b) of this section. The record of the report 12 provided to the landlord must not include the name of the alleged perpetrator of 13 the act. On written request by the landlord, the qualified third party shall, within 14 seven days, provide the name of the alleged perpetrator to the landlord only if the 15 16 alleged perpetrator was a person meeting the definition of the term "landlord" 17 under this Chapter.

(b) After the tenant provides notice to the landlord that the tenant has
changed or added locks, the tenant's rental agreement shall terminate on the
ninetieth (19th) day after providing such notice, unless:

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(i) Within sixty (60) days of providing notice that the tenant has changed or added locks, the tenant notifies the landlord in writing that the tenant does not wish to terminate his or her rental agreement. If the perpetrator has been identified by the qualified third party and is no longer

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an employee or agent of the landlord or owner and does not reside at the 1 2 property, the tenant shall provide the owner or owner's designated agent 3 with a copy of the key to the new locks at the same time as providing notice that the tenant does not wish to terminate his or her rental agreement. A 4 tenant who has a valid protection, or other protective order against the 5 owner of the premises or against an employee or agent of the landlord or 6 7 owner is not required to provide a key to the new locks until the protective 8 order expires or the tenant vacates; or

9 (ii) The tenant exercises his or her rights to terminate the rental
10 agreement under subsection (3) of this section within sixty days of
11 providing notice that the tenant has changed or added locks.

(c) After a landlord receives notice that a tenant has changed or added locks
to his or her dwelling unit under (a) of this subsection, the landlord may not enter
the tenant's dwelling unit except as follows:

(i) In the case of an emergency, the landlord may enter the unit if accompanied by a law enforcement or fire official acting in his or her official capacity. If the landlord reasonably concludes that the circumstances require immediate entry into the unit, the landlord may, after notifying emergency services, use such force as necessary to enter the unit if the tenant is not present; or

(ii) The landlord complies with the requirements of this Chapter and clearly
specifies in writing the time and date that the landlord intends to enter the unit and
the purpose for entering the unit. The tenant must make arrangements to permit
access by the landlord.

(d) The exercise of rights to change or add locks under this subsection does
 not discharge the tenant from the payment of rent until the rental agreement is
 terminated and the tenant vacates the unit.

4 (e) The tenant may not change any locks to common areas and must make
5 keys for new locks available to other household members.

6 (f) Upon vacating the dwelling unit, the tenant must deliver the key and all
7 copies of the key to the landlord by mail or personal delivery by a third party.

8 (5) A tenant's remedies under this section do not preempt any other legal9 remedy available to the tenant.

10 (6) The provision of verification of a report under subsection (1)(b) of this section does not waive the confidential or privileged nature of the communication 11 between a victim of domestic violence, criminal sexual conduct, or stalking with a 12 qualified third party. No record or evidence obtained from such disclosure may be 13 used in any civil, administrative, or criminal proceeding against the victim unless a 14 written waiver of applicable evidentiary privilege is obtained, except that the 15 verification itself, and no other privileged information, under subsection (1)(b) of 16 this section may be used in civil proceedings brought under this section. 17

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