

TITLE 1: GOVERNMENT
DIVISION 2: EXECUTIVE BRANCH

§ 20101. Short Title.

This Act may be cited as the “Youth Affairs Act of 2001.”

Source: PL 12-67, § 1.

Commission Comment: PL 12-67 took effect October 19, 2001 and contained findings, repealer, severability, and savings clause provisions. According to PL 12-67:

Section 2. Legislative Findings. The Legislature understands the importance of the Youth in Commonwealth of the Northern Mariana Islands, and finds that to preserve this single most important resource of the future it is necessary that the Commonwealth Government take actions now that will provide these future leaders and citizens with the background that will ensure further success and prosperity for our Commonwealth in the future. The Legislature further finds that there is now no current government program to formulate plans and policies that develops a comprehensive approach to youth development in the Commonwealth. Finally, the Legislature finds that by providing the youth of today with programs and services that offer meaningful opportunities to develop full potential, and skills, talents, leadership abilities, good sportsmanship and citizenship will protect future generations.

. . .

Section 14. Repealer. Section 203 of Executive Order 94-3, the “Second Reorganization Plan of 1994,” is hereby repealed in its entirety.

With regard to the repealer clause of PL 12-67, Section 203 of EO 94-3 had already been vacated by PL 11-47.