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Attorneys for the People of Guam

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**IN THE SUPERIOR COURT OF GUAM
HAGÁTÑA, GUAM**

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CM 0793-13

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THE PEOPLE OF GUAM

CRIMINAL CASE NO. CM
GPD Report No. 13-25282

11

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vs.

Charge:

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LISA NGIRAILILD ISHIMARU,
DOB: 03/05/1978

FAMILY VIOLENCE
(As a Misdemeanor)

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Defendant.

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MAGISTRATE'S COMPLAINT

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The Attorney General of Guam hereby accuses **LISA NGIRAILILD ISHIMARU** of
ascertain crime committed as follows:

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On or about the 6th day of September 2013, in Guam, **LISA NGIRAILILD ISHIMARU** did
commit the offense of *Family Violence*, in that she did recklessly cause and attempt to cause bodily
injury to another family member or household member, that is, *Tabriel Otei*, in violation of 9 GCA
§§ 30.10(a)(1) and 30.20(a)..

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Dated on this date, September 9, 2013.

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OFFICE OF THE ATTORNEY GENERAL
Leonardo M. Rapadas, Attorney General of Guam

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CHRISTINE S. TENORIO

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Assistant Attorney General, Prosecution Division

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ORIGINAL

2013
SUPERIOR COURT
OF GUAM

2013 SEP -9 PM 1:05

CLERK OF COURT

IN THE SUPERIOR COURT OF GUAM
DECLARATION

I, CHRISTINE SANTOS TENORIO, a duly appointed Assistant Attorney General, aver upon information and belief that the following declaration is true. I have reviewed Guam Police Report 13-25282 submitted by Officer R.J. Guevara, which revealed the following occurred in Guam:

On or about September 6, 2013, at approximately 9:15 p.m., officers of the Guam Police Department responded to a walk-in assault complaint by Tabriel Otei ("Victim") at the Dededo Precinct. The Victim stated that, at approximately 12:21 p.m. earlier that day, he and his girlfriend LISA NGIRAILILD ISHIMARU ("Defendant") became embroiled in an argument in the parking lot of First Hawaiian Bank in Harmon. During the course of the argument, the Defendant "kicked him between the legs, scratched his face and bit his hand when he did not give her the pay check." An eyewitness also observed the Defendant punch and kick the Victim several times.

Police interviewed the Defendant, who admitted that she "hit [the Victim] a couple of times because of her frustration." The Defendant stated that "she did not hit him so hard" because "she has pains to her hand."

Police observed red scratch marks by the Victim's eye brow, below the Victim's eye, and the Victim's cheek. Police also observed a single red bite mark on the Victim's inner wrist area. The Victim complained of slight pain.

Based on the foregoing, there is probable cause to charge LISA NGIRAILILD ISHIMARU with:

1. FAMILY VIOLENCE (as a Misdemeanor) against Tabriel Otei, in violation of 9 G.C.A. § 30.10(a)(1) and 9 G.C.A. § 30.20(a).

I declare under penalty of perjury that the foregoing is true and correct.
Executed on this 9th day of September, 2013.


CHRISTINE SANTOS TENORIO



SUPERIOR COURT

2013 SEP -9 PM 1:08

CLERK OF COURT

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IN THE SUPERIOR COURT OF GUAM
HAGÁTNA, GUAM

CM 0794-13

THE PEOPLE OF GUAM,

CRIMINAL CASE NO. CM
GPD REPORT NO. 13-25503

vs.

Charges:

GEORGE ALVIN SLAUGHTER,
DOB: 10-06-1939

1. DRIVING WHILE INTOXICATED
(As a Misdemeanor)
2. RECKLESS DRIVING
(As a Petty Misdemeanor)

Defendant.

MAGISTRATE'S COMPLAINT

The Attorney General of Guam hereby accuses **GEORGE ALVIN SLAUGHTER** of certain crimes committed as follows:

FIRST CHARGE

On or about the 8th day of September 2013, in Guam, **GEORGE ALVIN SLAUGHTER**, did commit the offense of *Driving While Intoxicated*, in that he did operate or was in physical control of a vehicle while under the influence of alcohol, in violation of 16 G.C.A. §18102(a) (as enacted on June 22, 1993, Public Law 22-20).

SECOND CHARGE

On or about the 8th day of September 2013, in Guam, **GEORGE ALVIN SLAUGHTER**, did commit the offense of *Reckless Driving*, in that he did drive a vehicle upon a highway in a willful and wanton disregard for the safety of persons and property, in violation of 16 G.C.A. §9107(a).

Dated this 9th day of September 2013.

OFFICE OF THE ATTORNEY GENERAL
LEONARDO M. RAPADAS, Attorney General of Guam

CHARLES J. KINNUNEN
Assistant Attorney General, Prosecution Division

ORIGINAL

IN THE SUPERIOR COURT OF GUAM

DECLARATION

COMES NOW Charles Kinnunen, a duly appointed Assistant Attorney General, and aver, upon information and belief, that the following is true. I have reviewed Guam Police Report number 13-25503 submitted by PO J.D.T. San Nicolas (#768) and others. The report revealed the following occurred on Guam:

On or about the 8th day of September, 2013, at about 10:40 P.M., Guam police officers responded to a report of a crash in the parking lot of Jimmy Dee's in Tamuning. Arriving, officer San Nicolas met with the operator of the suspect vehicle, **GEORGE ALVIN SLAUGHTER**, whose breath had the strong odor of intoxicating beverage emitting as he spoke, along with bloodshot watery eyes. **GEORGE ALVIN SLAUGHTER** stated, "These guys are crazy," and "Officer, I know I've been drinking, but these guys are saying I hit their car, and I didn't." The owner of the vehicle that was struck was identified as Zachery Lizama. Officers determined that the vehicle operated by **GEORGE ALVIN SLAUGHTER** was parked in a parking stall at Jimmy Dee's open parking lot, when **GEORGE ALVIN SLAUGHTER** conducted an unsafe start and struck the vehicle owned by Zachery Lizama on the front driver side bumper. **GEORGE ALVIN SLAUGHTER** was unable to maintain his balance as he reached into his back pocket to retrieve his wallet and grabbed onto the trunk of his vehicle to regain his balance. **GEORGE ALVIN SLAUGHTER** refused all tests and was arrested.

Based on the foregoing, there is probable cause to charge **GEORGE ALVIN SLAUGHTER** with **DRIVING WHILE INTOXICATED (As a Misdemeanor)**, in violation of 16 G.C.A. §18102(a); and **RECKLESS DRIVING (As a Petty Misdemeanor)**, in violation of 16 G.C.A. §9107.

I declare under penalty of perjury that the foregoing is true and correct. Executed on September 9, 2013.


Charles Kinnunen
Assistant Attorney General



SUPERIOR COURT OF GUAM
JUD SEP -9 PM 1:1
CLERK OF COURT
[Signature]

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**IN THE SUPERIOR COURT OF GUAM
HAGATNA, GUAM**

THE PEOPLE OF GUAM,

vs.

RONALD KWAK,
DOB: 02-21-1951 or 02-25-1951

Defendant.

CM 0795-13
CRIMINAL CASE NO. CM
GPD REPORT NO. 13-25406

Charges:

1. **DRIVING WHILE
INTOXICATED**
(As a Misdemeanor)
2. **RECKLESS DRIVING**
(As a Petty Misdemeanor)

MAGISTRATE'S COMPLAINT

The Attorney General of Guam hereby accuses **RONALD KWAK** of certain crimes committed as follows:

FIRST CHARGE

On or about the 8th day of September 2013, in Guam, **RONALD KWAK**, did commit the offense of *Driving While Intoxicated*, in that he did operate or was in physical control of a vehicle while under the influence of alcohol, in violation of 16 G.C.A. §18102(a) (as enacted on June 22, 1993, Public Law 22-20).

SECOND CHARGE

On or about the 8th day of September 2013, in Guam, **RONALD KWAK**, did commit the offense of *Reckless Driving*, in that he did drive a vehicle upon a highway in a willful and wanton disregard for the safety of persons and property, in violation of 16 G.C.A. §9107(a).

Dated this 9th day of September 2013.

OFFICE OF THE ATTORNEY GENERAL
LEONARDO M. RAPADAS, Attorney General of Guam

Charles J. Kinnunen
CHARLES J. KINNUNEN
Assistant Attorney General, Prosecution Division

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IN THE SUPERIOR COURT OF GUAM

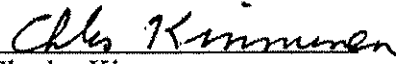
DECLARATION

COMES NOW Charles Kinnunen, a duly appointed Assistant Attorney General, and aver, upon information and belief, that the following is true. I have reviewed Guam Police Report number 13-25406 submitted by PO C.D. Champion (#745) and others. The report revealed the following occurred on Guam:

On or about the 8th day of September, 2013, at about 1:05 A.M., while on routine patrol, Guam police officer Champion observed a vehicle operated by **RONALD KWAK**, motoring northbound in the outer lane of Route 1 near Asan Beach Park with its right turn signal continuously activated. The vehicle passed several opportunities to turn right before the vehicle made an abrupt lane change from the outer to the inner lane still displaying a right turn signal. The vehicle gradually accelerated to 60 MPH on radar. The vehicle's driver side tires crossed over into the median lane as it negotiated the Dead Man's Curve. A traffic stop was effectuated near Pacific Welding and when the officer approached the vehicle, he detected a moderate odor of intoxicating beverage emitting from within the cab of the vehicle and from the breath of **RONALD KWAK**. **RONALD KWAK** was observed to have glassy, watery eyes and slurred speech. When asked if he had been consuming any alcoholic beverages, **RONALD KWAK** replied three cans of lite beer. As **RONALD KWAK** exited his vehicle, he stumbled and utilized the driver's side door for support. **RONALD KWAK** refused a standardized field sobriety test and was arrested.

Based on the foregoing, there is probable cause to charge **RONALD KWAK** with **DRIVING WHILE INTOXICATED (As a Misdemeanor)**, in violation of 16 G.C.A. §18102(a); and **RECKLESS DRIVING (As a Petty Misdemeanor)**, in violation of 16 G.C.A. §9107.

I declare under penalty of perjury that the foregoing is true and correct. Executed on September 9, 2013.


Charles Kinnunen
Assistant Attorney General



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SUPERIOR COURT
OF GUAM

2013 SEP -2 PM 1:13

CLERK OF COURT

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Attorneys for the People of Guam

**IN THE SUPERIOR COURT OF GUAM
HAGATNA, GUAM**

CM 0796-13

THE PEOPLE OF GUAM,

CRIMINAL CASE NO. CM
GPD REPORT NO. 13-25473

vs.

Charges:

CHNE SIORAM,
DOB: 11-17-1981

1. **GRAFFITI**
(As a Misdemeanor)
2. **DISORDERLY CONDUCT**
(As a Petty Misdemeanor)
3. **PUBLIC DRUNKENNESS**
(As a Violation)

Defendant.

MAGISTRATE'S COMPLAINT

The Attorney General of Guam hereby accuses **CHNE SIORAM** of certain crimes committed as follows:

FIRST CHARGE

On or about the 8th day of September 2013, in Guam, **CHNE SIORAM**, commit the offense of *Graffiti*, in that he drew an inscription on the exterior of the right post of south facing entrance of Shelter No. 3, West Agana Park, Guam, without prior written permission, in violation of 9 GCA §§ 34.70(b), (f), (g), (h), and (i).

SECOND CHARGE

On or about the 8th day of September 2013, in Guam, **CHNE SIORAM**, did commit the offense of *Disorderly Conduct*, in that he did, with intent to cause public inconvenience, annoyance or alarm, or recklessly creating a risk thereof, he creates a hazardous or physically offensive condition by any act which serves no legitimate purpose of the defendant, and with intent to cause

ORIGINAL

1 substantial harm or serious inconvenience, or he persisted in disorderly conduct after reasonable
2 warning or request to desist, in violation of 61.15(a) (3) and (c).

3 **THIRD CHARGE**

4 On or about the 8th day of September 2013, in Guam, **CHNE SIORAM**, did commit the
5 offense of *Public Drunkenness*, in that he appeared in a public place, that is, **entrance of Shelter**
6 **No. 3, West Agana Park, Guam**, manifestly under the influence of alcohol to the degree he
7 endangered himself and other persons or property or annoy persons in his vicinity, in violation of
8 9 G.C.A. §§61.25(a) and (b).

9
10 Dated this 9th day of September 2013.

11 **OFFICE OF THE ATTORNEY GENERAL**
12 **LEONARDO M. RAPADAS, Attorney General of Guam**

13 

14 **RICHELLE J. YU**

15 Assistant Attorney General, Prosecution Division

IN THE SUPERIOR COURT OF GUAM
DECLARATION

I, RICHELLE J. YU, a duly appointed Assistant Attorney General, aver upon information and belief that the following declaration is true. I have reviewed Guam Police Report No. 13-25473 submitted by Territorial Park Patrol Officer P.C. Lizama (#15), which revealed the following occurred in Guam.

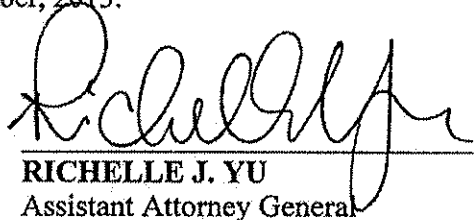
On or about September 8, 2013, at approximately 3:40 p.m., officers from the Territorial Park Patrol observed **CHNE SIORAM** (defendant) "marking the right post of the south facing entrance" of Shelter No. 3 at West Agana Park, Guam. Officers noted **SIORAM** was holding a "marker like object" in his right hand, which he was using to write on the post.

Officers approached **SIORAM** and noted he had bloodshot watery eyes, slurred speech and had a "fruity, alcohol beverage type odor" emitting from his breath. **SIORAM** admitted he was marking up the post, showed officers the area where he placed the marker he was using, and said he was "sorry." However, when **SIORAM** found out the officers were going to arrest him for marking up the post, he ran and hid in a bush under a coconut tree.

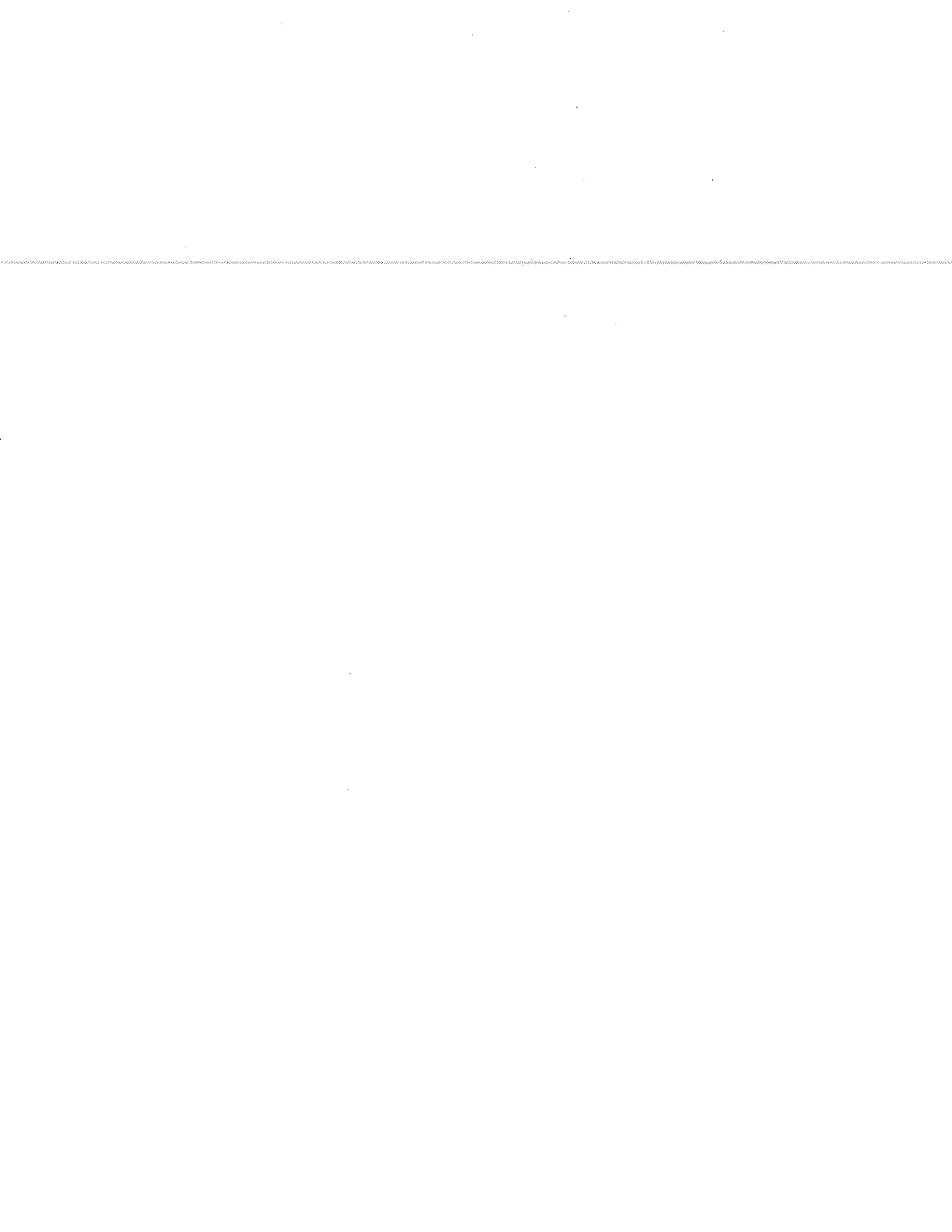
Officers confiscated a baby blue Sanford Mr. Sketch marker on the grassy area between the shelter and the beach front.

Based on the foregoing, there is probable cause to charge **CHNE SIORAM** with the following: one (1) count of **GRAFFITI** (as a Misdemeanor), in violation of 9 G.C.A. §34.70(b), (f), (g), (h), and (i); one (1) count of **DISORDERLY CONDUCT** (as a Petty Misdemeanor), in violation of 9 G.C.A. §61.15(a)(3) and (c); and one (1) count of **PUBLIC DRUNKENNESS** (as a Violation), in violation of 9 G.C.A. §61.25(a) and (b).

I declare under penalty of perjury that the foregoing is true and correct.
Executed on this 9th day of September, 2013.



RICHELLE J. YU
Assistant Attorney General





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SUPERIOR COURT
OF GUAM

2013 SEP -9 AM 11:41

COURT OF GUAM

BY: 9

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Attorneys for the People of Guam

IN THE SUPERIOR COURT OF GUAM
HAGÁTÑA, GUAM

PEOPLE OF GUAM,

vs.

JUNE PERRY SABLAN FEJERAN,
DOB: 06/02/1986

Defendant.

Criminal Case No. **CF 0495-13**
GPD Report No. 13-25509

Charge:

SECOND DEGREE ROBBERY
(As a 2nd Degree Felony)

Special Allegation: Possession or Use of a
Deadly Weapon in the Commission
of a Felony

MAGISTRATE'S COMPLAINT

The Attorney General of Guam hereby accuses JUNE PERRY SABLAN FEJERAN of a certain crime committed as follows:

On or about September 8, 2013, in Guam, JUNE PERRY SABLAN FEJERAN did commit the offense of *Second Degree Robbery*, in that he intentionally armed with or displayed what appeared to be a deadly weapon while in the course of committing theft of property at *Carnival Game Room* in Upper Tumon, in violation of 9 GCA § 40.20(a)(3) and (b).

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Magistrate's Complaint - JUNE PERRY SABLAN FEJERAN
SCG Criminal Case No. CF

Page 1

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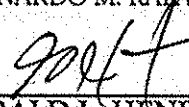
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SPECIAL ALLEGATION
*Possession and Use of a Deadly Weapon
in the Commission of a Felony*

On or about the September 8, 2013, in Guam, JUNE PERRY SABLAN FEJERAN did knowingly and unlawfully possess or use a deadly weapon, that is, a knife, in the commission of a felony, that is, *Second Degree Robbery*, in violation of 9 GCA § 80.37.

Dated this September 9, 2013

OFFICE OF THE ATTORNEY GENERAL
LEONARDO M. RABADAS, Attorney General of Guam



GERALD L. HENDERSON
Assistant Attorney General, Prosecution Division

IN THE SUPERIOR COURT OF GUAM
DECLARATION

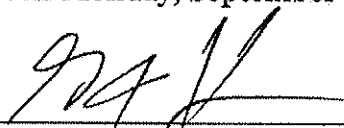
I, Gerald L. Henderson, a duly appointed Assistant Attorney General, aver upon information and belief that the following is accurate. I have reviewed **Guam Police Report 13-25509**. A review of said reports has revealed the following:

On September 9, 2013, at 0102 Hrs, J.T. San Nicolas responded to a robbery at Carnival Gamer Room. He met with Dae Sub Chang who works at Carnival Game Room. Chang related a masked man entered the game room at about 11:35 p.m., 9/8/13. The man had a knife in his hand and demanded Chang empty the register. The man then grabbed cash from a desk top inside the cashier's office and fled. The man's mask slipped and Chang was able to see his face. Chang recognized the man as a customer from earlier in the evening. Chang was transported to where the suspect was being detained and identified him. The Defendant was then identified as **June Perry Sablan Fejeran**.

The Defendant was interviewed and stated that he arrived at the game room close to the old blue house at about 11:30 p.m. on 9/8/13. He used a 12 inch knife to scare the cashier and asked for money. The cashier did not give him money so he took what was on the table. He then ran away, changed clothes and the shirt and knife away in a trash can by Pochon chicken restaurant. He then went to the Winster game room and started playing game where he was captured by the owner's son.

Based on the foregoing there is probable cause to charge **Defendant June Perry Sablan Fejeran (DOB 6/2/86)** with **Second Degree Robbery (As a Second Degree Felony)**, in violation of 9 G.C.A. §§40.20(a) (3) and (b); and **Deadly Weapon Used in Felony** 9 G.C.A. §80.37.

I declare under penalty of perjury that the foregoing is true and correct.
Executed on this Monday, September 09, 2013.



Gerald L. Henderson
Assistant Attorney General

