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SUPERIOR COURT
OF GUAM

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Office of the Attorney General
Leonardo M. Rapadas
Attorney General of Guam
Prosecution Division
287 West O'Brien Drive
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Attorneys for the People of Guam

IN THE SUPERIOR COURT OF GUAM
HAGÁTÑA, GUAM

PEOPLE OF GUAM,

Criminal Case No. CF CF 0647-12
GPD Report No. 12-34238

vs.

Charge:

RENWICK FLORES ABANDO
DOB: 02/10/1974

1) **FIRST DEGREE CRIMINAL
SEXUAL CONDUCT**
(As a 1st Degree Felony) *2 counts*
2) **SECOND DEGREE CRIMINAL
SEXUAL CONDUCT**
(As a 1st Degree Felony)

Defendant.

MAGISTRATE'S COMPLAINT

The Attorney General of Guam hereby accuses **RENWICK FLORES ABANDO** of certain crimes committed as follows:

FIRST CHARGE

Count One

On or about the period between January 1, 2002 through December 31, 2002, in Guam, **RENWICK FLORES ABANDO** did commit the offense of *First Degree Criminal Sexual Conduct*, in that he intentionally engage in sexual penetration with another, to wit: by sexual

ORIGINAL

1 intercourse with *S.N.P. (DOB: 11/21/1995)*, a minor under fourteen (14) years of age, in violation
2 of 9 GCA §§ 25.15 (a)(1) and (b).

3
4
5 **Count Two**

6 On or about the period between January 1, 2005 through December 31, 2005, in Guam,
7 **RENWICK FLORES ABANDO** did commit the offense of *First Degree Criminal Sexual*
8 *Conduct*, in that he intentionally engage in sexual penetration with another, to wit: by sexual
9 intercourse with *S.N.P. (DOB: 11/21/1995)*, a minor under fourteen (14) years of age, in violation
10 of 9 GCA §§ 25.15 (a)(1) and (b).

11
12
13 **SECOND CHARGE**

14 On or about the period between January 1, 2002 through December 31, 2002, in Guam,
15 **RENWICK FLORES ABANDO** did commit the offense of *Second Degree Criminal Sexual*
16 *Conduct*, in that he did intentionally engage in sexual contact with another, to wit: by causing the
17 Defendant's penis to touch the mouth of *S.N.P. (DOB: 11/21/1995)*, a minor under fourteen (14)
18 years of age, in violation of 9 GCA §§ 25.20(a)(1) and (b).

19
20
21 Dated this day, Sunday, November 11, 2012.

22
23 **OFFICE OF THE ATTORNEY GENERAL**
LEONARDO M. RAPADAS, Attorney General of Guam

24
25 
26 **GERALD L. HENDERSON** for Elizabeth Vasiliades
Assistant Attorney General, Prosecution Division

27
28 **PRIORS**

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 # 12-034238 by **Officer A.G. Manlulu**. A review of said information has revealed the following:

On November 9, 2012, Officer Manlulu interviewed S.N.P. (DOB 11/21/95) (YOA 16). S.N.P. (victim) related that in approximately 2002, **Renwick Flores Abando (Defendant DOB 2-10-74)** instructed her to massage his penis. She did as instructed. The Defendant also placed his penis in the victim's mouth. This occurred on at least two occasions.

Sometime in the period between 2004-2005, the Defendant placed his penis in the victim's vagina.

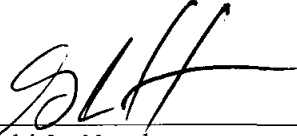
The Defendant was interviewed on 11/9/12 by Officer J.J. Mendiola. The Defendant stated that in 2002 he dated and lived with the mother of the victim. The victim lived in the house. Sometime between 2002 and 2005 while living at their house in Astumbo Gardens he asked the victim to massage him approximately four times. He described the massage as the victim rubbing his penis with her hands. That during 2005 through 2007 he asked the victim to massage him about three more times.

The Defendant stated that he never touched the victim's private areas. He never placed his penis in the victim's vagina and he never asked the victim to place her mouth on his penis.

Based on the foregoing there is probable cause to charge **Renwick Flores Abando (Defendant DOB 2-10-74)**, with one count of **Second Degree Criminal Sexual Conduct** (As a First Degree Felony), in violation of 9 G.C.A. § 25.20 (a) (1); one count of **First Degree Criminal Sexual Conduct** (As a First Degree Felony), in

violation of 9 G.C.A. § 25.15 (a) (1). (Time Period approximately 2002) and);
one count of **First Degree Criminal Sexual Conduct** (As a First Degree Felony), in
violation of 9 G.C.A. § 25.15 (a) (1). (Time Period approximately 2005).

I declare under penalty of perjury that the foregoing is true and correct.
Executed on this Sunday, November 11, 2012.



Gerald L. Henderson
Assistant Attorney General



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By 

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2 **Office of the Attorney General**
3 **Leonardo M. Rapadas**
4 Attorney General of Guam
5 **Prosecution Division**
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Attorneys for the People of Guam

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

CM 0996-12

10 PEOPLE OF GUAM,

) Criminal Case No. CM _____

) GPD Report No. 12-34373

11
12 vs.

) Charge:

13 **V K KARSON**
14 DOB: 12/02/1977

) **CRIMINAL MISCHIEF**
) (As a Misdemeanor)

15 Defendant.

16 **MAGISTRATE'S COMPLAINT**

17 The Attorney General of Guam hereby accuses **V K KARSON** of a certain crime committed
18 as follows:

19 On or about the 11th day of November, 2012, in Guam, **V K KARSON** did commit the
20 offense of *Criminal Mischief*, in that he did intentionally damage the window at #A103 Taj Mahal
21 Apartments, Maite, in violation of 9 GCA §§ 34.50(c) and 34.60(c), as amended.

22 Dated this day, Sunday, November 11, 2012.

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

25 
26 **GERALD L. HENDERSON** for Christina Lum
27 Assistant Attorney General, Prosecution Division

28 NO PRIORS

ORIGINAL

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 12-034373 submitted by **Ofc. J.V. Quitugua**, review of said report has revealed the following:

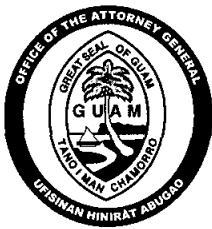
On or about November 11, 2012, Officer Quitugua responded to the incident location at #A103 Taj Mahal Apts. Maite, and interviewed the Andrew Karson. Andrew stated that he was at the residence at 10:30 p.m. when his nephew V.K. Karson (Defendant) arrived and appeared very drunk. The Defendant was unable to enter the residence because it was locked. The witness observed the Defendant remove the screen from the exterior portion of the kitchen window and punch the window causing it to crack. Andrew then heard the Defendant yelling down the hall of the apartment complex. The Defendant then calmed down. The officer observed the left side of the sliding window to be shattered.

Based on the foregoing there is probable cause to charge, Defendant V.K. Karson **with Criminal Mischief (As a Misdemeanor)**, in violation of 9 G.C.A. § 34.50 (c)

I declare under penalty of perjury that the foregoing is true and correct. Executed on this Sunday, November 11, 2012.



Gerald L. Henderson
Assistant Attorney General



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Attorneys for the People of Guam

IN THE SUPERIOR COURT OF GUAM
HAGATNA, GUAM

THE PEOPLE OF GUAM,

vs.

GINA ASHLEY CABRERA PINAULA,
DOB: 07-15-1990

Defendant.

CRIMINAL CASE NO. CM
GPD REPORT NO. 12-34217

CM 1000-12

Charge:

THEFT OF PROPERTY
(As a Misdemeanor)

MAGISTRATE'S COMPLAINT

The Attorney General of Guam hereby accuses **GINA ASHLEY CABRERA PINAULA** of a certain crime committed as follows:

On or about the 9th day of November 2012, in Guam, **GINA ASHLEY CABRERA PINAULA**, did commit the offense of *Theft of Property*, in that she did unlawfully take, obtain and exercise unlawful control over the movable property of **Macy's Department Store**, that is, **black shorts**, with intent to deprive **Macy's Department Store** thereof, the amount involved exceeding \$50.00 but less than \$500.00, in violation of 9 GCA §§ 43.20(c) and 43.30(a).

Dated this 11th day of November 2012.

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

CHRISTINA LUM
NELSON WERNER

for Assistant Attorney General, Prosecution Division

ORIGINAL

IN THE SUPERIOR COURT OF GUAM
DECLARATION

COMES NOW Christina Lum, a duly appointed Assistant Attorney General, who avers upon information and belief that the following is true. I have reviewed Guam Police Department (GPD) Report Number 12-34217 submitted by officers of the GPD. The report revealed that the following events occurred on Guam:

On or about November 9, 2012 at approximately 3:35 p.m., Antonio Fejeran was monitoring the Closed Circuit Television at the Macy's Department Store in Dededo. Fejeran observed a female, later identified as GINA ASHLEY CABRERA PINAULA, entered the Young Men's Surf and Skate Department of Macy's. PINAULA selected a black t-shirt from the table. A male passed PINAULA a pair of black shorts and a Macy's shopping bag. PINAULA removed the hanger from the black shorts and put the shorts on a display rack. PINAULA went to another display rack and concealed the black t-shirt in the Macy's shopping bag. PINAULA went back to where she left the black shorts, picked up the shorts, and concealed the black shorts in the Macy's shopping bag. PINAULA left the Men's department and exited the store through the first floor customer exit, passing nine operating cash registers without paying for the items.

Fejeran identified the black shorts as "DC" Shino Shorts, valued at \$45, and the black t-shirt as "Hurley," valued at \$25.

Based on the foregoing, there is probable cause to charge GINA ASHLEY CABRERA PINAULA, with:

1. THEFT OF PROPERTY (as a Misdemeanor) against the Macy's Department Store violation of 9 G.C.A. § 43.30(a) and 9 G.C.A. § 43.20(c).

I declare under the penalty of perjury that the foregoing is true and correct.

Executed this 11 day of November, 2012.



CHRISTINA LUM
Assistant Attorney General



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www.guamattorneygeneral.com

Attorneys for the People of Guam

IN THE SUPERIOR COURT OF GUAM
HAGATNA, GUAM

THE PEOPLE OF GUAM,

vs.

GINA ASHLEY CABRERA PINAULA,
DOB: 07-15-1990

Defendant.

CRIMINAL CASE NO. CM
GPD REPORT NO. 12-34217

CM 1000-12

Charge:

THEFT OF PROPERTY
(As a Misdemeanor)

MAGISTRATE'S COMPLAINT

The Attorney General of Guam hereby accuses **GINA ASHLEY CABRERA PINAULA** of a certain crime committed as follows:

On or about the 9th day of November 2012, in Guam, **GINA ASHLEY CABRERA PINAULA**, did commit the offense of *Theft of Property*, in that she did unlawfully take, obtain and exercise unlawful control over the movable property of **Macy's Department Store**, that is, **black shorts**, with intent to deprive **Macy's Department Store** thereof, the amount involved exceeding \$50.00 but less than \$500.00, in violation of 9 GCA §§ 43.20(c) and 43.30(a).

Dated this 11th day of November 2012.

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

CHRISTINA LUM
NELSON WERNER

for Assistant Attorney General, Prosecution Division

ORIGINAL

IN THE SUPERIOR COURT OF GUAM
DECLARATION

COMES NOW Christina Lum, a duly appointed Assistant Attorney General, who avers upon information and belief that the following is true. I have reviewed Guam Police Department (GPD) Report Number 12-34217 submitted by officers of the GPD. The report revealed that the following events occurred on Guam:

On or about November 9, 2012 at approximately 3:35 p.m., Antonio Fejeran was monitoring the Closed Circuit Television at the Macy's Department Store in Dededo. Fejeran observed a female, later identified as GINA ASHLEY CABRERA PINAULA, entered the Young Men's Surf and Skate Department of Macy's. PINAULA selected a black t-shirt from the table. A male passed PINAULA a pair of black shorts and a Macy's shopping bag. PINAULA removed the hanger from the black shorts and put the shorts on a display rack. PINAULA went to another display rack and concealed the black t-shirt in the Macy's shopping bag. PINAULA went back to where she left the black shorts, picked up the shorts, and concealed the black shorts in the Macy's shopping bag. PINAULA left the Men's department and exited the store through the first floor customer exit, passing nine operating cash registers without paying for the items.

Fejeran identified the black shorts as "DC" Shino Shorts, valued at \$45, and the black t-shirt as "Hurley," valued at \$25.

Based on the foregoing, there is probable cause to charge GINA ASHLEY CABRERA PINAULA, with:

1. THEFT OF PROPERTY (as a Misdemeanor) against the Macy's Department Store violation of 9 G.C.A. § 43.30(a) and 9 G.C.A. § 43.20(c).

I declare under the penalty of perjury that the foregoing is true and correct.

Executed this 11 day of November, 2012.



CHRISTINA LUM
Assistant Attorney General



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Attorneys for the People of Guam

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IN THE SUPERIOR COURT OF GUAM
HAGÁTÑA, GUAM

PEOPLE OF GUAM,)	Criminal Case No. CM <u>0998-12</u>
)	GPD Report No. 12-34299
)	
vs.)	Charge:
)	
SIMEON PHILIP aka Semeon Lister Philip)	RETAIL THEFT
DOB: 12/15/1971)	(As a Petty Misdemeanor)
Defendant.)	

MAGISTRATE'S COMPLAINT

The Attorney General of Guam hereby accuses **SIMEON PHILIP aka Semeon Lister Philip** of a certain crime committed as follows:

On or about the 10th day of November, 2012, in Guam, **SIMEON PHILIP aka Semeon Lister Philip** did commit the offense of *Retail Theft*, when he did knowingly carry away property of *Oka Payless, Tamuning*, a retail mercantile establishment, that is, a bottle of liquor, offered for sale at *Oka Payless* with intent of permanently depriving *Oka Payless*, of the possession, use, and benefit of such merchandise without paying the full retail value of such merchandise, the amount involved being less than \$50.00, in violation of 9 GCA § 43.91(a) and 43.20(d).

Dated this day, Sunday, November 11, 2012.

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

GERALD L. HENDERSON for Nelson Werner
Assistant Attorney General, Prosecution Division

NO PRIORS

ORIGINAL

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 12-034299 submitted by **Ofc. T.S. Upnet**, review of said report has revealed the following:

On or about November 10, 2012, Officer Upnet responded to a report of a retail theft at Oka Payless in Tamuning. The Officer interviewed two store clerks (Ryan Rodriguez & Brylee Batulan) who stated that they observed the Defendant placing a bottle of liquor into his shorts pocket and then walking out the door. They confronted the Defendant outside the store and he claimed that he was intending to pay for the bottle but returned to the store because he did not have enough money.

The Officer interviewed the Defendant who was identified as Simeon Philip (DOB12/15/71). Due to the Defendant's level of intoxication the interview was terminated. The Defendant stated he did not commit the crime.

Based on the foregoing there is probable cause to charge, Defendant Simeon Philip (DOB12/15/71) **with Retail Theft** (As a Petty Misdemeanor), in violation of 9 G.C.A. §§ 43.91(a) & 43.20 (d).

I declare under penalty of perjury that the foregoing is true and correct. Executed on this Sunday, November 11, 2012.



Gerald L. Henderson
Assistant Attorney General



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BY 

1 **Office of the Attorney General**
2 **Leonardo M. Rapadas**
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4 Prosecution Division
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8 www.guamattorneygeneral.com
9 Attorneys for the People of Guam

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

CM 0995-12

9 THE PEOPLE OF GUAM,

CRIMINAL CASE NO. CM
GPD REPORT NO. 12-34239

11 vs.

Charges:

12 **COLUMBUS NOSSA,**
13 DOB: 08-05-1975

- 1. **FAMILY VIOLENCE**
(As a Misdemeanor)
- 2. **ASSAULT**
(As a Misdemeanor)

14 Defendant.

15 **MAGISTRATE'S COMPLAINT**

16 The Attorney General of Guam hereby accuses **COLUMBUS NOSSA** of certain crimes
17 committed as follows:

18 **FIRST CHARGE**


19 On or about the 9th day of November 2012, in Guam, **COLUMBUS NOSSA**, did commit
20 the offense of *Family Violence*, in that he did recklessly cause or attempt to cause bodily injury to
21 another family member or household member, that is, **Grace Ilesioyalo**, in violation of 9 G.C.A.
22 §§30.10(a)(1) and 30.20(a).

23 **SECOND CHARGE**

24 On or about the 9th day of November 2012, in Guam, **COLUMBUS NOSSA**, did commit
25 the offense of *Assault*, in that he did recklessly cause or attempt to cause bodily injury to another,
26 that is, **Grace Ilesioyalo**, in violation of 9 G.C.A. §§ 19.30(a)(1) and (e).

27 Dated this 11th day of November 2012.

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



CHRISTINA LUM

Assistant Attorney General, Prosecution Division

ORIGINAL

IN THE SUPERIOR COURT OF GUAM
DECLARATION

COMES NOW Christina Lum, a duly appointed Assistant Attorney General, who avers upon information and belief that the following is true. I have reviewed Guam Police Department (GPD) Report Number 12-34239 submitted by officers of the GPD. The report revealed that the following events occurred on Guam:

On or about November 9, 2012 in the evening, COLUMBUS NOSSA was arguing with his wife, Grace Ilesioyalo, at the New Marina Hotel in Hagatna. Ilesioyalo asked NOSSA to return \$15 that NOSSA took from her. NOSSA punched the left side of Ilesioyalo's face twice with a closed fist. Ilesioyalo fell to the pavement. NOSSA stepped on her face with his right foot and then left the area.

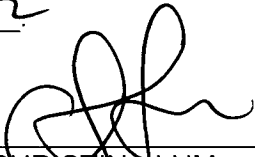
Ilesioyalo had redness on her left cheek, nose, two scratches on her chest, and an abrasion on her left elbow.

Based on the foregoing, there is probable cause to charge COLUMBUS NOSSA, with:

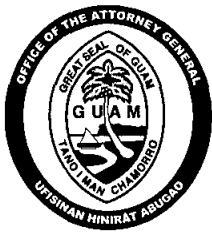
1. FAMILY VIOLENCE (as a Misdemeanor) against Grace Ilesioyalo, in violation of 9 G.C.A § 30.10(a)(1) and 9 G.C.A § 30.20(a); and
2. ASSAULT (as a Misdemeanor) against Grace Ilesioyalo, in violation of 9 G.C.A. §19.30(a)(1).

I declare under the penalty of perjury that the foregoing is true and correct.

Executed this 11 day of November, 2012.



CHRISTINA LUM
Assistant Attorney General



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www.guamattorneygeneral.com

Attorneys for the People of Guam

IN THE SUPERIOR COURT OF GUAM
HAGATNA, GUAM CM 1001-12

THE PEOPLE OF GUAM,

vs.

KIMBERLY NABUO,
(aka KIMBERLY KVAZELIN),
DOB: 03-06-1964

Defendant.

CRIMINAL CASE NO. CM
GPD REPORT NO. 12-34201

Charge:

THEFT OF PROPERTY
(As a Misdemeanor)

MAGISTRATE'S COMPLAINT

The Attorney General of Guam hereby accuses **KIMBERLY NABUO (aka KIMBERLY KVAZELIN)** of a certain crime committed as follows:

On or about the 9th day of November 2012, in Guam, **KIMBERLY NABUO (aka KIMBERLY KVAZELIN)**, did commit the offense of *Theft of Property*, in that she did unlawfully take, obtain and exercise unlawful control over the movable property of **Payless Supermarket, Agana Shopping Center, Hagatna**, that is, several items, with intent to deprive **Payless Supermarket, Agana Shopping Center, Hagatna** thereof, the amount involved exceeding \$50.00 but less than \$500.00, in violation of 9 GCA §§ 43.20(c) and 43.30(a).

Dated this 11th day of November 2012.

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

CHRISTINA LUM
NELSON WERNER

Assistant Attorney General, Prosecution Division

for

ORIGINAL

IN THE SUPERIOR COURT OF GUAM
DECLARATION

COMES NOW Christina Lum, a duly appointed Assistant Attorney General, who avers upon information and belief that the following is true. I have reviewed Guam Police Department (GPD) Report Number 12-34201 submitted by officers of the GPD. The report revealed that the following events occurred on Guam:

On or about November 9, 2012 at approximately 1 p.m., KIMBERLY NABUO AKA KIMBERLY KVAZELINE walked into the Agana Shopping Center Payless Supermarket in Hagatna. Irene Salas, the store supervisor, noticed that NABUO did not pick up a shopping cart or basket and carried a purse that appeared flat and empty. NABUO walked out of the store through the store exit, passing the cash registers. Salas approached and stopped NABUO because NABUO's previously flat and empty bag was now full and bulged. In NABUO's purse were several items from the store, valued at around \$100.

Based on the foregoing, there is probable cause to charge KIMBERLY NABUO AKA KIMBERLY KVAZELINE, with:

1. THEFT OF PROPERTY (as a Misdemeanor) against the Agana Shopping Center Payless Supermarket violation of 9 G.C.A. § 43.30(a) and 9 G.C.A. § 43.20(c).

I declare under the penalty of perjury that the foregoing is true and correct.

Executed this 11 day of November, 2012



CHRISTINA LUM
Assistant Attorney General



1 **Office of the Attorney General**
 2 **Leonardo M. Rapadas**
 3 Attorney General of Guam
 4 Prosecution Division
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Attorneys for the People of Guam

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

PEOPLE OF GUAM,

vs.

MARLON NICASIO MENESES,
 DOB: 09/06/1971

Defendant.

Criminal Case No. CM
 GPD Report No. 12-34257

Charges:

- 1) **DRIVING WHILE UNDER THE INFLUENCE OF ALCOHOL**
(As a Misdemeanor)
- 2) **DRIVING WHILE UNDER THE INFLUENCE OF ALCOHOL (BAC)**
(As a Misdemeanor)

CM 0997-12

MAGISTRATE'S COMPLAINT

The Attorney General of Guam hereby accuses **MARLON NICASIO MENESES** of certain crimes committed as follows:

FIRST CHARGE

On or about the 10th day of November, 2012, in Guam, **MARLON NICASIO MENESES**, did commit the offense of *Driving While Under the Influence of Alcohol*, in that he did operate or was in physical control of a vehicle while under the influence of alcohol, in violation of 16 GCA § 18102(a) (as enacted on June 22, 1993, Public Law 22-20).

SECOND CHARGE


On or about the 11th day of November, 2012, in Guam, **MARLON NICASIO MENESES**, did commit the offense of *Driving While Under the Influence of Alcohol (BAC)*, in that did operate

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1 or was in physical control of a vehicle while had .08% or more, by weight, of alcohol in his blood,
2 in violation of 16 GCA § 18102(b) (as enacted on June 22, 1993, Public Law 22-20).

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4 Dated this date, November 11, 2012.

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

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8 
9 **GERALD L. HENDERSON for Gabrielle Rossi**
10 Assistant Attorney General, Prosecution Division

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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 12-034257** submitted by **Officer R.Q. Sablan**. A review of said report has revealed the following:

On or about 11/10/12, the above named officer observed the vehicle driven by **Marlon Nicasio Meneses (DOB 09/06/71), (DEFENDANT)**, swerve into the inner lane and then back into the middle lane on Route 1 towards Dededo. The Officer executed a traffic stop.

The Defendant admitted to drinking alcoholic beverages.

Defendant had red blood shot watery eyes and an odor of alcohol.

Defendant held onto door for support as exited the vehicle

Defendant kept swaying side to side and leaning on the trunk of car for support while being interviewed by the Officer.

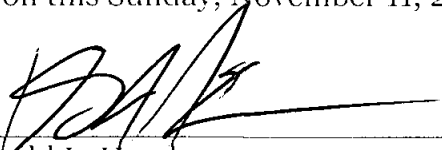
Defendant declined to take a standardized field sobriety test.

Defendant was read the Implied Consent form for DUI and Defendant took the test with the result of a BAC of 0.130%.

Based on the foregoing there is probable cause to charge **DEFENDANT Marlon Nicasio Meneses (DOB 09/06/71)** with **Driving Under the Influence of Alcohol (as a Misdemeanor)** in violation of 16 G.C.A. §§18102(a) & 18102(b).

I declare under penalty of perjury that the foregoing is true and correct.

Executed on this Sunday, November 11, 2012.



Gerald L. Henderson
Assistant Attorney General



1 **Office of the Attorney General**
 2 **Leonardo M. Rapadas**
 3 Attorney General of Guam
 4 Prosecution Division
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 6 Hagåtña, Guam 96910 • USA
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CLERK OF COURT

BY _____

Attorneys for the People of Guam

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

CM 0999-12

PEOPLE OF GUAM,

Criminal Case No. CM
 GPD Report No. 12-34368

vs.

Charges:

KARL IRONS,
 DOB: 04/02/1977

- 1) **DRIVING WHILE UNDER THE INFLUENCE OF ALCOHOL**
(As a Misdemeanor)
- 2) **DRIVING WHILE UNDER THE INFLUENCE OF ALCOHOL (BAC)**
(As a Misdemeanor)
- 3) **RECKLESS DRIVING**
(As a Petty Misdemeanor)
- 4) **DRIVING WITHOUT A VALID DRIVER'S LICENSE**
(As a Petty Misdemeanor)

Defendant.

MAGISTRATE'S COMPLAINT

The Attorney General of Guam hereby accuses **KARL IRONS** of certain crimes committed as follows:

FIRST CHARGE

On or about the 10th day of November, 2012, in Guam, **KARL IRONS**, did commit the offense of *Driving While Under the Influence of Alcohol*, in that he did operate or was in physical control of a vehicle while under the influence of alcohol, in violation of 16 GCA § 18102(a) (as enacted on June 22, 1993, Public Law 22-20).

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SECOND CHARGE

On or about the 10th day of November, 2012, in Guam, **KARL IRONS**, did commit the offense of *Driving While Under the Influence of Alcohol (BAC)*, in that he did operate or was in physical control of a vehicle while he had .08% or more, by weight, of alcohol in his blood, in violation of 16 GCA § 18102(b) (as enacted on June 22, 1993, Public Law 22-20).

THIRD CHARGE

On or about the 10th day of November, 2012, in Guam, **KARL IRONS** 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 GCA § 9107(a).

FOURTH CHARGE

On or about the 10th day of November, 2012, in Guam, **KARL IRONS** did commit the offense of did commit the offense of *Driving without a Valid Driver's License*, in that he did knowingly drive a motor vehicle on a highway without having in his/her immediate possession a valid operator or chauffeur's license issued under the Motor Vehicle Code of Guam, in violation of 16 GCA § 3101(a) and (c) and 9108, as amended.

Dated this date, November 11, 2012.

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



CHRISTINA LUM for Frances DeCecco
Assistant Attorney General, Prosecution Division

NO PRIORS

IN THE SUPERIOR COURT OF GUAM
DECLARATION

COMES NOW Christina Lum, a duly appointed Assistant Attorney General, who avers upon information and belief that the following is true. I have reviewed Guam Police Department (GPD) Report Number 12-23016 submitted by officers of the GPD. The report revealed that the following events occurred on Guam:

On or about November 10, 2012, at approximately 11 p.m., GPD Officer Ogo was traveling southbound in the inner lane on Route 16 in Barrigada. Officer Ogo noticed a green Toyota Tercel, GLP #PIT1418, directly in front of him weaving erratically in its lane. The Toyota swerved to the left, nearly striking a the raised concrete median. The Toyota continued to swerve into the outer lane and back into the inner lane. While going through the underpass, the Toyota straddled the white line separating the outer and inner lane.

Officer Ogo conducted a traffic stop and made contact with the driver, KARL IRONS. IRONS said in slurred speech, "I'm fucking drunk." Officer Ogo noticed that IRONS had a strong odor of an intoxicating beverage and bloodshot and watery eyes. Officer Ogo asked IRONS for his driver's license and vehicle registration. IRONS replied, "I don't have a driver's license, I only have a GUAM I.D." Officer Ogo asked IRONS what he drank and IRONS replied "I drink three bottles of Tequila at my cousin party!" Officer Ogo asked IRONS to submit to field sobriety tests and IRONS replied "No, I'm already drunk."

At the precinct, IRONS took a breathalyzer test, which returned results of BAC .117%.

Based on the foregoing, there is probable cause to charge KARL IRONS with:

1. DRIVING WHILE UNDER THE INFLUENCE OF ALCOHOL (as a Misdemeanor) in violation of 16 G.C.A. §18102(a)(1);
2. DRIVING WHILE UNDER THE INFLUENCE OF ALCOHOL WITH 0.08% BAC or MORE (as a Misdemeanor) in violation of 16 G.C.A. §18102(b);
3. RECKLESS DRIVING (as a Petty Misdemeanor) in violation of 16 G.C.A. §9107(a);
4. DRIVING WITHOUT A VALID DRIVER'S LICENSE (as a Petty Misdemeanor) in violation of 16 G.C.A. §3101(a) and (c) and 9108.

I declare under the penalty of perjury that the foregoing is true and correct.

Executed this 11 day of November, 2012.


CHRISTINA LUM
Assistant Attorney General



FILED
SUPERIOR COURT
OF GUAM

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CLERK OF COURT

By: [Signature]

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Attorneys for the People of Guam

IN THE SUPERIOR COURT OF GUAM
HAGATNA, GUAM CM: 09-93-12

THE PEOPLE OF GUAM,

CRIMINAL CASE NO. CM
GPD REPORT NO. 12-34246

vs.

Charges:

YOO MI FRANCISCO,
DOB: 11-22-1977

1. **DRIVING WHILE UNDER THE INFLUENCE OF ALCOHOL**
(As a Misdemeanor)
2. **RECKLESS DRIVING WITH PROPERTY DAMAGE**
(As a Petty Misdemeanor)

Defendant.

MAGISTRATE'S COMPLAINT

The Attorney General of Guam hereby accuses **YOO MI FRANCISCO** of certain crimes committed as follows:

FIRST CHARGE

On or about the 9th day of November 2012, in Guam, **YOO MI FRANCISCO**, did commit the offense of *Driving While Under the Influence of Alcohol*, in that she 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 9th day of November 2012, in Guam, **YOO MI FRANCISCO**, did commit the offense of *Reckless Driving With Property Damage*, in that she did drive a vehicle upon a

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1 highway in a willful and wanton disregard for the safety of persons and property and such driving
2 proximately caused property damage to another, in violation of 16 G.C.A. § 9107(c).

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4 Dated this 11th day of November 2012.

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

7 

8 **CHRISTINA LUM**
9 *for* **FRANCES C. DECECCO**
10 **Assistant Attorney General, Prosecution Division**

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IN THE SUPERIOR COURT OF GUAM
DECLARATION

COMES NOW Christina Lum, a duly appointed Assistant Attorney General, who avers upon information and belief that the following is true. I have reviewed Guam Police Department (GPD) Report Number 12-34246 submitted by officers of the GPD. The report revealed that the following events occurred on Guam:

On or about November 9, 2012, at approximately 11 p.m., YOO MI FRANCISCO was driving a 2007 Honda, GLP#MER2906, in the Blue Lagoon Plaza parking lot in front of the Cowboy Ninja in Tumon. FRANCISCO backed her vehicle into a parked vehicle, a 2007 Hyundai, GLP#ASA7521, causing damage to the Hyundai's front end. The Hyundai belonged to Raymond Mitchell.

GPD officers noticed that FRANCISCO had an odor of an intoxicating beverage and bloodshot and watery eyes. FRANCISCO refused to submit to field sobriety tests and chemical tests.

Based on the foregoing, there is probable cause to charge YOO MI FRANCISCO with:

1. DRIVING WHILE UNDER THE INFLUENCE OF ALCOHOL (as a Misdemeanor) in violation of 16 G.C.A. §18102(a)(1); and
2. RECKLESS DRIVING WITH PROPERTY DAMAGE (as a Petty Misdemeanor) in violation of 16 G.C.A. §9107(c).

I declare under the penalty of perjury that the foregoing is true and correct.

Executed this 11 day of November, 2012.



CHRISTINA LUM
Assistant Attorney General



FILED
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OF GUAM

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CLERK OF COURT

BY _____

Office of the Attorney General
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Attorney General of Guam
Prosecution Division
287 West O'Brien Drive
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Attorneys for the People of Guam

IN THE SUPERIOR COURT OF GUAM
HAGÁTÑA, GUAM

CM 0994-12

THE PEOPLE OF GUAM

CRIMINAL CASE NO. CM
GPD Report No. 12-34338

vs.

Charges:

LATOYA ATOIGUE CHANDLER,
DOB: 08/14/1982

1) **FAMILY VIOLENCE**
(As a Misdemeanor)

2) **FAMILY VIOLENCE**
(As a Misdemeanor)

3) **ASSAULT**
(As a Misdemeanor)

Defendant.

4) **CHILD ABUSE**
(As a Misdemeanor)

MAGISTRATE'S COMPLAINT

The Attorney General of Guam hereby accuses **LATOYA ATOIGUE CHANDLER** of certain crimes committed as follows:

FIRST CHARGE

On or about the 10th day of November, 2012, in Guam, **LATOYA ATOIGUE CHANDLER** did commit the offense of *Family Violence*, in that she did recklessly cause or attempt to cause bodily injury to another family member or household member, that is, *C.C. (DOB: 03/14/2005)*, in

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1 violation of 9 GCA §§ 30.10(a)(1) and 30.20(a).

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SECOND CHARGE

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THIRD CHARGE

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FOURTH CHARGE

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Dated on this date, November 11, 2012.

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

GERALD L. HENDERSON for Teri Breloski
Assistant Attorney General, Prosecution Division

PRIORS

IN THE SUPERIOR COURT OF GUAM
DECLARATION

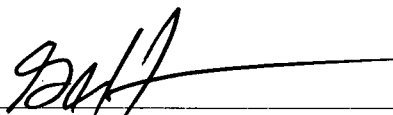
I, Gerald L. Henderson, a duly appointed Assistant Attorney General, aver upon information and belief that the following is accurate. I have reviewed **Guam Police Report 12-34338** submitted by **Officer B.J. Palmao**. A review of said report has revealed the following:

On or about 11/10/12, the above named officer interviewed C.C. (DOB 03/14/05) (YOA 7) (Victim), who informed the officer that his mother, **Latoya Atoigue Chandler (Defendant) (DOB 8/14/82)**, assaulted him in Guam. The Victim stated that the Defendant became mad about the kitchen being messy. The Defendant then took a black and green color metal stick broom and hit him on the head. The Defendant dressed the wound with a band aid and did not send the Victim to school that day. There was a one half to one inch laceration to the left side of the victim's head. The victim was transported to GMH for treatment.

The Defendant was interviewed by police on 11/10/12. The Defendant denied striking her son. The Defendant stated that on Monday 11/5/12 the Defendant approached her and told her he had struck his head on the bunk bed frame. She treated the wound. The victim did not want to go to the hospital because he was afraid he would get a shot. The children did not attend class that day but rather stayed at home engaging in horse play.

Based on the foregoing there is probable cause to charge **Defendant, Latoya Atoigue Chandler (Defendant) (DOB 8/14/82)** with **FAMILY VIOLENCE** (As a Misdemeanor), in violation of 9 G.C.A. §§.30.10(a) (1) and (2) and 30.20(a) and **CHILD ABUSE** (As a Misdemeanor), in violation of 9 G.C.A. §31.30 (a) (2) and (a) 2B and **ASSAULT** (As a Misdemeanor), **in** violation of 9 G.C.A. §. 19.30 (a) (3).

I declare under penalty of perjury that the foregoing is true and correct.
Executed on this Sunday, November 11, 2012.



Gerald L. Henderson
Assistant Attorney General



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OF GUAM

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CLERK OF COURT

By _____

Office of the Attorney General
Leonardo M. Rapadas
Attorney General of Guam
Prosecution Division
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Attorneys for the People of Guam

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

CF 0649-12

THE PEOPLE OF GUAM,

vs.

BIANCA BROOKE DEVILLE BORJA,
DOB: 03-20-1977

Defendant.

CRIMINAL CASE NO. CF
GPD REPORT NO. 12-34245

Charge:

THIRD DEGREE ROBBERY
(As a 3rd Degree Felony)

MAGISTRATE'S COMPLAINT

The Attorney General of Guam hereby accuses **BIANCA BROOKE DEVILLE BORJA** of a certain crime committed as follows:

On or about the 9th day of November 2012, in Guam, **BIANCA BROOKE DEVILLE BORJA** did commit the offense of *Third Degree Robbery*, in that she did unlawfully and knowingly threatened **Jaimelynn Marie Blas** or intentionally puts **Jaimelynn Marie Blas** in fear of the imminent use of force against **Jaimelynn Marie Blas**, to wit: by telling "Empty your pockets or I'll break your face, with the intent to compel acquiescence to the taking of her cellular phone and iTouch while in the course of committing theft of said property, in violation of 9 GCA §§ 40.30(a)(2) and (b).

Dated this 11th day of November 2012.

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

TERI C. BRELOSKI
Assistant Attorney General, Prosecution Division

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IN THE SUPERIOR COURT OF GUAM
DECLARATION

I, TERI C. BRELOSKI, a duly appointed Assistant Attorney General, aver upon information and belief that the following declaration is true. I have reviewed Guam Police Report 12-34245 submitted by Officer D.T. Pangelinan (#642), which revealed the following occurred in Guam:

On or about November 9, 2012, at approximately 11:05 p.m., officers from the Guam Police Department responded to a disturbance in Tamuning, Guam, and met with a complainant, Jaimelynn Marie Blas, who reported that BIANCA BROOKE BORJA (defendant), told her (Blas) "Empty your pockets or I'll break your face." Blas, fearing that BORJA would hit her, emptied her pockets, which consisted of a Samsung cellular phone and an Apple iTouch.

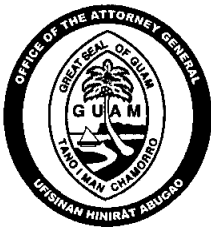
Blas indicated that Borja grabbed the cellular phone and iTouch and placed the items in a vehicle. Blas stated that she demanded Borja to return her property without success.

Based on the foregoing, there is probable cause to charge BIANCA BROOKE BORJA with one (1) count of **THIRD DEGREE ROBBERY** (as a third-degree felony), in violation of 9 G.C.A. §40.30(a)(2) and (b)

I declare under penalty of perjury that the foregoing is true and correct.
Executed on this 11th day of November, 2012.



TERI C. BRELOSKI
Assistant Attorney General



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Office of the Attorney General
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Attorneys for the People of Guam

IN THE SUPERIOR COURT OF GUAM
HAGATNA, GUAM

CF 0648-12

THE PEOPLE OF GUAM,

CRIMINAL CASE NO. CF
GPD REPORT NO. 12-31801

vs.

Charge:

TIMOTHY CALUBAQUIB ADVINCULA,
DOB: 12-19-1976

SECOND DEGREE ROBBERY
(As a 2nd Degree Felony)

Defendant.

MAGISTRATE'S COMPLAINT

The Attorney General of Guam hereby accuses **TIMOTHY CALUBAQUIB ADVINCULA** of a certain crime committed as follows:

On or about the 19th day of October 2012, in Guam, **TIMOTHY CALUBAQUIB ADVINCULA**, did commit the offense of *Second Degree Robbery*, in that he did intentionally and knowingly threaten **C.T.G.J. (DOB: 07-09-1989)** with or intentionally put **C.T.G.J. (DOB: 07-09-1989)** in fear of immediate serious bodily injury while in the course of committing theft of **Samsung Note**, in violation of 9 GCA §§ 40.20(a)(2) and (b) and 4.60.

Dated this 11th day of November 2012.

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

TERI C. BRELOSKI
GERALD HENDERSON
Assistant Attorney General, Prosecution Division

for

ORIGINAL

IN THE SUPERIOR COURT OF GUAM
DECLARATION

I, TERI C. BRELOSKI, a duly appointed Assistant Attorney General, aver upon information and belief that the following declaration is true. I have reviewed Guam Police Report 12-31801 submitted by Officer D.R. Elliott (#698), which revealed the following occurred in Guam:

On or about October 19, 2012, a complainant, C.T.G.J. (DOB 07/09/1989), who reported that a male individual told the minor victim "your life is in jeopardy, to include your family if you don't make a deal with the phone." The male individual wanted C.T.G.J. to trade his Samsung Note cellular phone for the drug "ice." C.T.G.J. declined to make a deal; however, the male individual stated that C.T.G.J. and his friends could not leave the Agana Heights residence until they reached a deal. C.T.G.J. indicated that the male individual made a phone call, inquiring how much "ice" he could get for the Samsung Note. C.T.G.J. told officers that the male individual indicated that he was waiting for a call back from the individual regarding the trade.

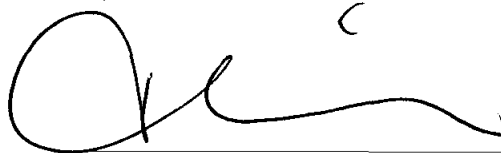
C.T.G.J. reported to officers that the male individual subsequently forced C.T.G.J. into a vehicle and drove to a residence in Dededo, Guam. C.T.G.J. stated that while at the Dededo residence, the male individual instructed C.T.G.J. to give his phone to **TIMOTHY CALUBAQUIB ADVINCULA** (defendant) or ADVINCULA and his friends would hurt C.T.G.J. and his family. In fear for his life, C.T.G.J. handed his Samsung Note to ADVINCULA. Shortly afterwards, C.T.G.J. and the male individual left the Dededo residence and drove back to the Agana Heights residence.

Officers corroborated the version of events from C.T.G.J.'s friends who were present at the Agana Heights residence.

C.T.G.J. subsequently identified **TIMOTHY CALUBAQUIB ADVINCULA** as the male individual who took C.T.G.J.'s Samsung Note.

Based on the foregoing, there is probable cause to charge **TIMOTHY CALUBAQUIB ADVINCULA** with one (1) count of **SECOND DEGREE ROBBERY** (as a second-degree felony), in violation of 9 G.C.A. §§40.20(a)(2) and (b) and 4.60.

I declare under penalty of perjury that the foregoing is true and correct.
Executed on this 11th day of November, 2012.



TERI C. BRELOSKI
Assistant Attorney General