




FILED  
SUPERIOR COURT  
OF GUAM

2021 AUG 31 AM 11:08

CLERK OF COURT

By: 

Office of the Attorney General  
Leevin Taitano Camacho  
Attorney General of Guam  
Prosecution Division  
590 S. Marine Corps Drive, Ste. 901 (mailing)  
Ste. 801 (physical)  
Tamuning, Guam 96913 • USA  
(671) 475-3324 • (671) 477-3390 (Fax)  
www.oagguam.org

Attorneys for the People of Guam

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

PEOPLE OF GUAM,

Criminal Case No. CM **0340-21**  
GPD Report No. 21-21055

vs.

Charges:

**KINO ANGEI,**  
DOB: 05/13/1995

- ) 1) **DRIVING WHILE IMPAIRED**  
(As a Misdemeanor)
- ) 2) **DRIVING WHILE IMPAIRED (BAC)**  
(As a Misdemeanor)
- ) 3) **RECKLESS DRIVING WHILE IMPAIRED**  
(As a Petty Misdemeanor)

Defendant.

**MAGISTRATE'S COMPLAINT**

The Attorney General of Guam hereby accuses **KINO ANGEI** of certain crimes committed as follows:

//

//

7/11/2021

1  
2  
3  
4  
5  
6  
7  
8  
9  
10  
11  
12  
13  
14  
15  
16  
17  
18  
19  
20  
21  
22  
23  
24  
25  
26  
27  
28

**FIRST CHARGE**

On or about the 31<sup>st</sup> day of August, 2021, in Guam, **KINO ANGEI** did commit the offense of *Driving While Impaired (As a Misdemeanor)*, in that he did drive, operate or was in physical control of any motor vehicle while impaired with alcohol, in violation of 9 GCA § 92102(a) (as amended on June 5, 2018, Public Law 34-107).

**SECOND CHARGE**

On or about the 31<sup>st</sup> day of August, 2021, in Guam, **KINO ANGEI** did commit the offense of *Driving While Impaired (BAC) (As a Misdemeanor)*, in that he did drive, operate or was in physical control of any motor vehicle while having an alcohol concentrate of 0.08 percent, or more, by weight, of alcohol in his blood, in violation of 9 GCA §§ 92102(b) and 92104 (as amended on June 5, 2018, Public Law 34-107).

**THIRD CHARGE**

On or about the 31<sup>st</sup> day of August, 2021, in Guam, **KINO ANGEI** did commit the offense of *Reckless Driving While Impaired (As a Petty Misdemeanor)*, in that he did operate a motor vehicle in reckless disregard for the safety of persons or property while impaired, in violation of 9 GCA § 92103(a) (as amended on June 5, 2018, Public Law 34-107).

Dated this day, Tuesday, August 31, 2021.

**OFFICE OF THE ATTORNEY GENERAL**  
LEEVIN TAITANO CAMACHO, Attorney General of Guam

\_\_\_\_\_  
**SEAN E. BROWN**  
Assistant Attorney General/Supervising Attorney,  
Prosecution Division

\_\_\_\_\_  
**JESSICA A. LEE**  
Assistant Attorney General, Prosecution Division

**IN THE SUPERIOR COURT OF GUAM**

**DECLARATION**

COMES NOW, JESSICA A. LEE, a duly appointed Assistant Attorney General, and aver, upon information and belief, that the following is true.

I have reviewed Guam Police Report No. 21-21055 submitted by GPD Officer E. S. Leon Guerrero and others which sets forth that the following events occurred on Guam.

On or about August 31, 2021 at approximately 3:00 a.m., police observed a gray Nissan Versa traveling at an excessive rate of speed in East Agana. Police activated its lights and sirens and followed the vehicle, noting that its own patrol vehicle was traveling at 80 miles per hour. Police then observed the vehicle decrease its speed and pulled into the parking lot of 76 Circle K gas station in Anigua by Route 1.

Police approached and met with the operator, later identified as, **KINO ANGEI** (“DEFENDANT”). Police observed Defendant had a flushed faced with bloodshot, watery eyes, heavy slurred speech, and a strong odor of an intoxicating beverage emitting from his breath. According to police, Defendant stated “I only drank six beers. It’s only bud light”. Defendant was offered but refused to submit to a Standardized Field Sobriety Test. Police requested Defendant to exit his vehicle to which Defendant had to use the driver door as an aid to keep his balance. Police noted that Defendant was constantly swaying while using his vehicle to prevent him from falling. Defendant was then transported to Tamuning-Tumon Precinct where at 3:27 a.m., Defendant agreed to submit to a breath test which resulted in a BAC of 0.196.

Based on the forgoing, there is probable cause to charge **KINO ANGEI** with:

1. **DRIVING WHILE IMPAIRED** (As a Misdemeanor), in violation of Title 9 GCA § 92102 (a);
2. **DRIVING WHILE IMPAIRED (BAC)** (as a Misdemeanor) in violation of Title 9 G.C.A. §§ 92102(b) and 92104.
3. **RECKLESS DRIVING WHILE IMPAIRED** (as a Petty Misdemeanor) in violation of Title 9 G.C.A. §§ 92103(a).

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

Executed this 31 day of August, 2021.

  
**JESSICA A. LEE**

  
**SEAN E. BROWN**  
Supervising Attorney