FILED SUPERIOR COURT OF GUAM

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IN THE SUPERIOR COURT OF GUAM HAGÅTÑA, GUAM

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PEOPLE OF GUAM,)	S.C. Criminal Case No.: CF
)	GPD Police Report No.: 21-24061/21-24855
)	-
VS.)	Charges:
)	C
K-RAN ICHIN,) 1)	THEFT OF PROPERTY
DOB: 02/28/1990)	(As a Second Degree Felony)
) 2)	TERRORIZING
Defendant.)	(As a Third Degree Felony) 2 Counts
) 3)	FAMILY VIOLENCE
)	(As a Misdemeanor) 3 Counts
) 4)	THEFT OF PROPERTY
)	(As a Misdemeanor)
) 5)	UNLAWFUL RESTRAINT
	j	(As a Misdemeanor) 2 Counts
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MAGISTRATE'S COMPLAINT

The Attorney General of Guam hereby accuses K-RAN ICHIN of certain crimes committed

as follows:

Magistrate's Complaint - K-RAN ICHIN

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FIRST CHARGE

On or about the 10th day of October, 2021, in Guam, K-RAN ICHIN did commit the offense of *Theft (As a Second Degree Felony)*, in that he did unlawfully take, obtain or exercise unlawful control over the movable property of the movable property of the amount involved exceeding \$1,500.00, in violation of 9 GCA §§ 43.20(a) and 43.30(a).

SECOND CHARGE

Count One

On or about the 2nd day of October, 2021, in Guam, K-RAN ICHIN did commit the offense of *Terrorizing (As a Third Degree Felony)*, in that he did knowingly communicate a threat to another person, to commit a crime of violence dangerous to human life against the natural and probable consequence of such threat being to place in reasonable fear that the crime would be committed, in violation of 9 GCA § 19.60(a) and (b).

Count Two

On or about the 2nd day of October, 2021, in Guam, **K-RAN ICHIN** did commit the offense of *Terrorizing (As a Third Degree Felony)*, in that he did knowingly communicate a threat to another person, *L.P.* (*DOB:* 11/02/2014), to commit a crime of violence dangerous to human life against *L.P.* (*DOB:* 11/02/2014), the natural and probable consequence of such threat being to place *L.P.* (*DOB:* 11/02/2014), in reasonable fear that the crime would be committed, in violation of 9 GCA § 19.60(a) and (b).

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in violation

1	FIFTH CHARGE
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3	Count One
4	On or about the 2 nd day of October, 2021, in Guam, K-RAN ICHIN did commit the offense
5	of Unlawful Restraint (As a Misdemeanor), in that he knowingly, without legal authority, detain
6	another, that is, an another in violation of 9 GCA § 22.35.
7	Count Two
8	On or about the 2 nd day of October, 2021, in Guam, K-RAN ICHIN did commit the offense
9	of Unlawful Restraint (As a Misdemeanor), in that he knowingly, without legal authority, detain
10 11	another, that is, L.P. (DOB: 11/02/2014), in violation of 9 GCA § 22.35.
12	Dated this day, Friday, October 15, 2021.
13	
14	OFFICE OF THE ATTORNEY GENERAL LEEVIN TAITANO CAMACHO, Attorney General
15	DOZ
16	RENAIDA Z. SAN NICOLAS
17	Assistant Attorney General, Prosecution Division
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People v. K-RAN ICHIN/ GPD RPT NO. 21-24061/21-24855

IN THE SUPERIOR COURT OF GUAM

DECLARATION

I, RENAIDA Z. SAN NICOLAS, a duly appointed Assistant Attorney General, aver upon information and belief that the following declaration is true. I have reviewed Guam Police Reports 21-24061 and 21-24855 submitted by Guam Police Officers which revealed the following occurred in Guam:

21-24061

On or about October 2, 2021, at approximately 5:41 p.m., Guam Police officers responded to a disturbance complaint and arrived at the Subway restaurant in Mangilao. At that location, the officers met with ("Victim 1"), who reported that her boyfriend K-RAN With the child L.P. (d.o.b. 11/02/2014) ("Victim 2"). Victim 1 and Defendant had been in a relationship for four years and have been residing together.

Earlier that day, the Victim 1, Victim 2, and the Defendant were at their residence in Mangilao. While at the residence, Victim 1 and Victim 2 began to argue. During that argument, the Defendant became agitated and pushed Victim 1, which caused her to fall down. Victim 1 then told Victim 2 to call a relative using Victim 1's cellular phone. While Victim 2 called the relative, the Defendant found out that Victim 2 was making the phone call and approached Victim 2. The Defendant then grabbed Victim 2 and yanked the phone out of Victim 2's hands. Victim 1 feared that the Defendant was going to hit both her and Victim 2. Defendant then threatened to kill both Victim 1 and Victim 2 if they tried to leave the residence. Victim 1 stated "she feared for her life and that she believed that K-ran would carry out that threat". Victim 1 tried to leave with Victim 2, but the Defendant blocked the front door to prevent them from leaving. When the Defendant left the room, Victim 1 and Victim 2 ran out of the residence and went to a store, but was not allowed to use the phone there. The Defendant caught up with them at the store. Victim 2, however, was able to contact the police for assistance.

Victim 1 told officers that on or about September 30, 2021, the Defendant punched Victim 1's mouth, which resulted in Victim 1's bottom lip to become swollen.

Victim 1 stated that the Defendant abused and threatened her two out of the four years of their relationship and that Victim 1 had "never filed a report in the past."

Officers then checked the residence for the Defendant, but could not locate him at that time. 21-24855

On or about October 10, 2021, at approximately 5:41 p.m., Guam Police officers entertained a walk-in complaint by Victim 1 at the Central Precinct Command. Victim 1 reported that the Defendant had taken a flat screen television, a 55 inch 4k Ultra LG Smart TV estimated value at \$4,000.00, from their residence in Mangilao. Victim 1 had been leasing the TV from Dial Rent-to-Own. Victim 1 then stated that she had checked her social media account and observed

that the Defendant posted online that he was selling the TV and that an unknown male had purchased it.

Victim 1 provided a rental agreement, which reflected Victim 1's name and the description of the TV, to the police

The Officers went to the Mangilao residence after receiving information that the Defendant may be at the residence. The officers noticed that the front door of the residence was ajar. The officers announced their presence, but heard no response. The officers then located the Defendant within the residence hiding in the closet.

On or about October 14, 2021, the Defendant was advised of his Miranda rights, which he later acknowledged and waived. The Defendant admitted to taking the TV, to selling the TV to an individual named "Ponce". The Defendant also admitted that he knew that Victim 1 was leasing the TV from the Dial Rent-to-Own and only sold it on or about Sunday, October 3, 2021, because he was mad at Victim 1 for what had occurred the day before. The Defendant denied to assaulting and threatening Victim 1 and Victim 2, and denied taking Victim 1's cellular phone.

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Based on the foregoing, there is probable cause to charge K-RAN INCHIN with:

- 1. THEFT QF PROPERTY (As a Second Degree Felony), in violation of 9 G.C.A. §§ 43.20(a) and 43.30(a);
- 2. Two counts of TERRORIZING (as a Third Degree Felony), in violation of 9 GCA § 19.60(a), (b);
- 3. Three counts of FAMILY VIOLENCE (as a Misdemeanor), in violation of 9 G.C.A. § 30.10(a)(1) and 9 G.C.A. § 30.20(a);
- 4. One count of **THEFT OF PROPERTY** (As a Misdemeanor) in violation of 9 GCA §§ 43.30(a) and 43.20(c); and
- 5. Two counts of UNLAWFUL RESTRAINT (as a Misdemeanor) in violation of 9 G.C.A. § 22.35.

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

Executed on this 15th day of October, 2021.

RENAIDA Z. SAN NICOLAS