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SUPERIOR COURT
OF GUAM

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

CF 0572 - 21

PEOPLE OF GUAM,)	S.C. Criminal Case No.: CF _____
)	GPD Police Report No.: 21-27741
)	
vs.)	Charges:
)	
TONY VINCENT TAIMANGLO,) 1)	THIRD DEGREE CRIMINAL
<i>aka Tony Vicent Taimanglo,</i>)	SEXUAL CONDUCT
DOB: 04/21/1972)	(As a Second Degree Felony) 3 Counts
) 2)	INVASION OF PRIVACY
Defendant.)	(As a Third Degree Felony)
) 3)	FOURTH DEGREE CRIMINAL
)	SEXUAL CONDUCT
)	(As a Misdemeanor)

MAGISTRATE'S COMPLAINT

The Attorney General of Guam hereby accuses **TONY VINCENT TAIMANGLO, aka Tony Vicent Taimanglo** of certain crimes committed as follows:

FIRST CHARGE

Count One

On or about July 1, 2021, in Guam, **TONY VINCENT TAIMANGLO, aka Tony Vicent Taimanglo** did commit the offense of *Third Degree Criminal Sexual Conduct (As a Second*

ORIGINAL

1 **Degree Felony**), in that he intentionally engaged in sexual penetration with another, to wit: by
2 inserting his finger into the primary genital area of *J.C. (DOB: 06/01/1982)* and Defendant knew or
3 had reason to know that *J.C. (DOB: 06/01/1982)* was mentally defective, mentally incapacitated,
4 or physically helpless, in violation of 9 GCA § 25.25(a)(3) and (b).
5

6 **Count Two**

7 On or about the period between April 1, 2019, to April 30, 2019, *inclusive*, in Guam, **TONY**
8 **VINCENT TAIMANGLO, aka Tony Vicent Taimanglo** did commit the offense of ***Third Degree***
9 ***Criminal Sexual Conduct (As a Second Degree Felony)***, in that he intentionally engaged in sexual
10 penetration with another, to wit: by causing his penis to enter the primary genital area of *J.C. (DOB:*
11 *06/01/1982)* and Defendant knew or had reason to know that *J.C. (DOB: 06/01/1982)* was mentally
12 defective, mentally incapacitated, or physically helpless, in violation of 9 GCA § 25.25(a)(3) and (b).
13

14 **Count Three**

15 On or about the period between May 1, 2019, to May 31, 2019, *inclusive*, in Guam, **TONY**
16 **VINCENT TAIMANGLO, aka Tony Vicent Taimanglo** did commit the offense of ***Third Degree***
17 ***Criminal Sexual Conduct (As a Second Degree Felony)***, in that he intentionally engaged in sexual
18 penetration with another, to wit: by causing his penis to enter the primary genital area of *J.C. (DOB:*
19 *06/01/1982)* and Defendant knew or had reason to know that *J.C. (DOB: 06/01/1982)* was mentally
20 defective, mentally incapacitated, or physically helpless, in violation of 9 GCA § 25.25(a)(3) and (b).
21

22 **SECOND CHARGE**

23
24 On or about July 1, 2021, in Guam, **TONY VINCENT TAIMANGLO, aka Tony Vicent**
25 **Taimanglo** did commit the offense of ***Invasion of Privacy (As a Third Degree Felony)***, when, with
26 the intent of arousing, appealing to or gratifying the lust or passions or sexual desires of himself, or
27 for his own person's lascivious entertainment or satisfaction of prurient interest, or for the purpose
28

1 of sexually degrading or abusing any other person, or for the purpose of annoying harassing or
2 intimidating any other person, he did intentionally or knowingly install or use, or both, in any private
3 place or in a place where an individual has a reasonable expectation of privacy, without consent of
4 the person or persons entitled to privacy therein, any device for observing, recording, amplifying,
5 or broadcasting another person in a stage of undress or sexual activity, in violation of 9 GCA § 28.70
6
7 (b).

8 **THIRD CHARGE**

9 On or about the period between April 1, 2019, to April 30, 2019, *inclusive*, in Guam, TONY
10 VINCENT TAIMANGLO, *aka Tony Vicent Taimanglo* did commit the offense *Fourth Degree*
11 *Criminal Sexual Conduct (As a Misdemeanor)*, when he did intentionally engage in sexual contact
12 with another, to wit: by causing his hand to touch the primary genital area of J.C. (DOB:
13 06/01/1982), and Defendant knew or had reason to know that J.C. (DOB: 06/01/1982) was mentally
14 defective, mentally incapacitated, or physically helpless, in violation of 9 GCA 25.30(a)(2) and (b).
15

16 Dated this day, Wednesday, November 10, 2021.

17
18 OFFICE OF THE ATTORNEY GENERAL
19 LEEVIN TAITANO CAMACHO, Attorney General

20 
21 RICHELLE Y. CANTO
22 Assistant Attorney General, Prosecution Division
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IN THE SUPERIOR COURT OF GUAM
DECLARATION

I, RICHELLE Y. CANTO, a duly appointed Assistant Attorney General, aver upon information and belief that the following declaration is true. I have reviewed Guam Police Department (GPD) Report # 21-27741 submitted by Officer S. Santos (#738), which revealed the following occurred in Guam:

On or about November 8, 2021, at approximately 10:14 p.m., GPD officers responded to a report of rape by a female individual at a hotel in Tumon, Guam. Officers met with J.C. (DOB: 06/01/1982), who stated she discovered that a male individual known to her, identified as **TONY VINCENT TAIMANGLO** (defendant), had recorded on his cellphone a video of him separating her legs, pulling her bottoms to the side, parting her outer labia, and inserting his finger inside her vagina while she was unconscious. J.C. stated she was unconscious, did not awaken, and that she did not give consent to this act. The video was taken on approximately July 1, 2021.

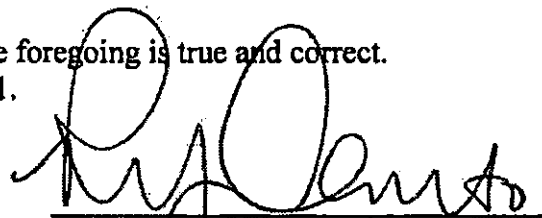
J.C. also reported three other incidents where **TAIMANGLO** had sexual intercourse with her or fondled her vagina while she was unconscious. One incident occurred in April 2021, at her uncle's residence, where she awoke to **TAIMANGLO** "fondling" her vagina. A second incident occurred in April 2019, at a different residence, where she awoke and found **TAIMANGLO** on top of her, with his penis inside her vagina. A third incident occurred in May 2019, where similarly, she awoke finding **TAIMANGLO** on top of her "finishing his business," with his penis inside her vagina. She indicated she did not give consent.

TAIMANGLO admitted he had recorded himself inserting his fingers in J.C.'s vagina and consented to the search of his phone. However, the phone appeared to be cracked and unable to be viewed. The phone was confiscated.

Based on the foregoing, there is probable cause to charge **TONY VINCENT TAIMANGLO** with the following:

1. Three (3) counts of **THIRD DEGREE CRIMINAL SEXUAL CONDUCT** (as a Second Degree Felony), in violation of Title 9 GCA § 25.25(a)(3) and (b) - *for the incidents that occurred on July 1, 2021, April 1-30, 2019, and May 1-31, 2019;*
2. One (1) count of **INVASION OF PRIVACY** (as a Third Degree Felony), in violation of Title 9 GCA § 28.70(b); and
3. One (1) count of **FOURTH DEGREE CRIMINAL SEXUAL CONDUCT** (as a Misdemeanor), in violation of Title 9 GCA § 25.30(a)(2) and (b) - *for the incident that occurred in the period between April 1-30, 2019.*

I declare under penalty of perjury that the foregoing is true and correct.
Executed this 9th day of November, 2021.



RICHELLE Y. CANTO
Assistant Attorney General