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IN THE SUPERIOR COURT OF GUAM SUPERIOR COURT
OF GUAM

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2
3 THE PEOPLE OF GUAM,

4 v.

5 MADISON ASOMA INCHIN
6 (*aka* MADISON INCHIN)
7 (*aka* MADISON AKILINO INGCHIN),
8 DOB: 08/11/1987

9 Defendant.

Criminal Case No. CM0142-19
GPD Report No. 19-09670
Criminal Case No. CF0427-19
GPD Report No. 19-21545

DECISION AND ORDER
REVOKING
DEFENDANT'S PROBATION

10 INTRODUCTION

11 This matter came before the Honorable Alberto C. Lamorena, III on January 30, 2026 for a
12 Revocation Hearing in the above-captioned matters related to Madison Asoma Inchin's (*aka*
13 Madison Inchin's) (*aka* Madison Akilino Ingchin's) ("Defendant's") failure to abide by his
14 probationary terms. Defendant was represented by Alternate Public Defender Tyler Scott. The
15 People of Guam were represented by Assistant Attorney General Lucas Wood. Having duly
16 considered the Parties' briefs, oral arguments, and the applicable law, the Court now issues the
17 following Decision and Order Granting the People's Motion to Revoke Probation.
18

19 BACKGROUND

20 On November 15, 2019, Defendant entered a plea of guilty to Vehicular Negligence (as a
21 3rd Degree Felony) in CF0427-19. See Judgment of Conviction (Jan. 8, 2020). A judgment was
22 entered imposing the following relevant conditions of probation:
23

- 24 • **NO ALCOHOL:** Defendant shall not possess or consume any alcoholic beverages and
25 shall not enter any establishments whose primary business is selling alcoholic
26 beverages.
- 27 • **MANDATORY REPORTING:** Defendant shall report to the Adult Probation Office
28 once a month in person, or as ordered by the Court or the Probation Office.

- 1 • **COUNSELING/TREATMENT:** Defendant shall report to the Adult Probation
2 Office for an intake and a drug and alcohol assessment. If referred to the Guam
3 Behavioral Health and Wellness Center (GBWHC), Defendant shall follow all
4 treatment plans as may be recommended by the drug and alcohol assessment counselor.
- 5 • **FINE:** Defendant shall pay a fine of three thousand dollars (\$3,000.00) plus court costs
6 of eighty dollars (\$80.00). All or part of the fine imposed may be converted to
7 community service at the current prevailing minimum wage.
- 8 • **COMMUNITY SERVICE:** Defendant shall complete seventy-five (75) hours of
9 community service under the direction of the Adult Probation Office. All or part of the
10 community service imposed may be converted into a fine at the current prevailing
11 minimum wage.
- 12 • **LAWS:** Defendant shall obey all federal and local laws of Guam.
- 13 • **COURT ORDERS:** Defendant shall comply with any court orders entered against
14 Defendant, including orders of family court or any other local or federal court of
15 competent jurisdiction.

16 Id.

17 On March 10, 2020, a Violation Report was filed informing the Court that Defendant admitted
18 to the Adult Probation Office, via a signed declaration, that he drank “Captain Morgan Rum” the day
19 prior. See Violation Report (Mar. 10, 2020).

20 On May 5, 2021, another Violation Report was filed informing the Court that Defendant hadn’t
21 reported to the Adult Probation Office for several months, failed to complete his treatment
22 recommendations at GBHWC, failed to make any progress on paying off his fines/court costs, and
23 failed to make any progress on completing his community service hours. See Violation Report (May
24 5, 2021).

25 On May 4, 2023, another Violation Report was filed informing the Court that Defendant was
26 recently convicted of Driving While Impaired (as a 3rd Degree Felony) in CF0046-23, for actions that
27 took place on January 19, 2023. See Violation Report (May 4, 2023).

1 On August 16, 2023, another Violation Report was filed informing the Court that Defendant
2 failed to report to for his intake/assessment at GBHWC’s New Beginning’s Program. See Violation
3 Report (Aug. 16, 2023).

4 On January 24, 2024, another Violation Report was filed informing the Court that Defendant
5 hadn’t reported to the Adult Probation Office for several months, failed to make progress on paying
6 off his fines/court costs, failed to complete his community service hours, and failed to attend his
7 treatment/counseling sessions at GBHWC. See Violation Report (Jan. 24, 2024).

8 On January 25, 2024, Defendant failed to appear at a Further Proceedings hearing, despite
9 being ordered by the Court to do so. See Minute Entry (Jan. 25, 2024). A bench warrant was
10 subsequently issued for Defendant’s arrest, and Defendant spent the next two years on the run from
11 law enforcement until his eventual arrest in November, 2025. See Bench Warrant (Jan. 29, 2024);
12 Return of Warrant (Nov. 26, 2025).

13 On December 18, 2025, the People filed their Motion to Revoke Defendant’s Probation and
14 Impose Jail Sentence (“Motion”). The People base their request on Defendant’s non-compliance with
15 numerous probation conditions. See Motion (Dec. 18, 2025). Opposing the Motion, Defendant claims
16 he retains the ability to complete the terms of his probation if given another chance. See Opposition
17 to Motion (Jan. 5, 2026).

18 On January 30, 2026, the Court held a Revocation Hearing and subsequently took the matter
19 under advisement. See Minute Entry (Jan. 30, 2026).

20 **DISCUSSION**

21 Guam law specifies the procedures that the Court must follow for revocation of probation.

22 The relevant statute, in its entirety, states as follows:
23

24 [T]he court, if satisfied that the offender has inexcusably failed to comply with a
25 substantial requirement imposed as a condition of the order may revoke the
26 suspension or probation and sentence or re-sentence the offender. Violation of a
27 condition shall not result in revocation, however, unless the court determines that
revocation under all the circumstances then existing will best satisfy the ends of
justice and the best interests of the public.

28 See 9 G.C.A. § 80.66(a)(2) (1980).

1 The process for revoking an offender's probation has been further explained by the Guam
2 Supreme Court as follows:

3 Probation revocation is a two-step process. First, the trial court must make a factual
4 determination that a violation of probation actually has occurred. If a violation is
5 proven, then the Court must determine if the violation warrants revocation of the
6 probation.

7 See *People of Guam v. Camacho*, 2009 Guam 6 ¶ 27 (internal citations omitted). To revoke a
8 defendant's probation, evidence and facts presented to the Court must be "reasonably necessary to
9 satisfy the judge that the probationer's conduct has not been as required by the conditions of
10 probation." Id. at ¶ 30 (citing *People v. Angoco*, 1998 Guam 10).

11 The Court also cannot order revocation unless the offender is provided with written notice
12 of grounds for revocation of probation. See 9 G.C.A. § 80.68(a). At the hearing, the offender shall
13 "have the right to hear and controvert the evidence against him, to offer evidence in his defense and
14 to be represented by counsel." Id. Should the Court revoke an offender's probation, "it may impose
15 on the offender any sentence that might have been imposed originally for the crime of which he
16 was convicted." See 9 G.C.A. § 80.66(b).

17 It remains undisputed that Defendant violated his probation conditions and that there is
18 probable cause to support the violations. Since entering probation, Defendant routinely failed to
19 report to the Adult Probation Office, going long periods without doing so. See Violation Reports
20 (May 5, 2021 & Jan. 24, 2024). Defendant also continued to use alcohol, and was even convicted
21 of Driving While Impaired (as a 3rd Degree Felony) in CF0046-23 for actions that took place during
22 Defendant's probation term. See Violation Reports (Mar. 10, 2020 & May 4, 2023). Throughout
23 this time, Defendant also made little to no progress on paying off his fine/court costs, completing
24 his community service hours, or attending treatment programs at GBHWC. See Violation Reports
25 (May 5, 2021 & Aug. 16, 2023 & Jan. 24, 2024).
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1 Having found that Defendant was in violation of his probation requirements, the next
2 question the Court must resolve is whether "revocation under all the circumstances . . . will best
3 satisfy the ends of justice and the best interests of the public." See 9 G.C.A. § 80.66(a)(2).

4 Based on a review of the record, Defendant has exhausted the trust of the Court by violating
5 numerous probationary conditions. Defendant repeatedly violated the same probationary
6 conditions over and over again as he consumed alcohol and failed to complete his
7 treatment/counseling sessions at GBHWC. Defendant also disobeyed this Court's orders by failing
8 to appear at the January 25, 2024 Further Proceedings hearing, suggesting he will not comply with
9 future orders of the Court or the Adult Probation Office.

10 Were probation continued, it appears unlikely that any significant progress would be made
11 in positively altering Defendant's behavior and ensuring compliance with the Court's orders.
12 Therefore, the Court finds that revocation is in the public's best interest and satisfies the ends of
13 justice. See 9 GCA § 80.66(a)(2).

14 **CONCLUSION**

15 For the reasons stated above, the Court hereby **REVOKES** the Defendant's probation in the
16 above-captioned matters. The Defendant is hereby **SENTENCED** to **three (3) years**
17 **incarceration** at the Department of Corrections, Mangilao with credit for time served. After the
18 completion of Defendant's sentence the Court shall close the above-captioned cases.

19 **IT IS SO ORDERED** this March 27, 2026 

20 **SERVICE VIA E-MAIL**
I acknowledge that an electronic
copy of the original was e-mailed to:
AG, APD

21 **HONORABLE ALBERTO C. LAMORENA III**
Presiding Judge, Superior Court of Guam

22 Date: 3/22/26 Time: 2:57pm
Antonio Cruz
Deputy Clerk, Superior Court of Guam