

PUBLIC INFORMATION. INFORMATION REQUIRED TO BE PLACED ON THE GUAM FAMILY VIOLENCE REGISTRY (This information SHALL be placed onto the public registry pursuant to 30.200(c))	
Full Name, to include Alias (30.200(c)(1))	Full Name: GREGORY LATHANIEL REESE Alias, if any: (none)
Date of Birth (30.200(c)(1))	3/11/1980
Person's last known address (30.200(c)(2))	Hse #309 East Sunset Blvd, Tiyan Barrigada, GU
Physical description (30.200(c)(3))	Hair Color: Brown Eye Color: Brown Height: 6'2" Weight: 225lbs Ethnicity: African American Tattoos: * Scars/Marks: *
Recent photograph of person (30.200(c)(3))	Photograph provided by:
Classification of Offender: <u>Level 1:</u> Any person who on two occasions or more have been convicted of a family, domestic, or dating violence, and/or stalking offense <u>Level 2:</u> any person who is convicted of one offense of family, domestic, or dating violence, and the conviction is with the special allegation of the use of a deadly weapon, or an additional charge of criminal sexual conduct against a minor, or an additional charge of any sex offenses against a family member	Level 1
List of offenses for which person is convicted of two (2) or more cases of domestic violence, family or dating violence and/or stalking (30.200(c)(4))	Case Number: CF33-15 Offenses: Family Violence (3rd Degree Felony) Case Number: CF260-10 Offenses: Simple Stalking (3rd Degree Felony)
The date of conviction for each offense (30.200(c)(4))	CF33-15 - 8/21/2015 CF631-13 - 5/28/2014 CF260-10 - 11/3/2011
Punishment prescribed for each offense (30.200(c)(4))	<u>For CF33-15:</u> a. That as to the charge of AGGRAVATED ASSAULT (As a 3rd Degree Felony), the Defendant shall be sentenced to five (5) years imprisonment, at the Department of Corrections, with credit for time served, with two (2) years suspended; b. That as to the charge of FAMILY VIOLENCE (As a 3rd Degree Felony),

the Defendant shall be sentenced to five (5) years imprisonment, at the Department of Corrections, with credit for time served, with two (2) years suspended;

c. That as to both charges, the sentence shall be served concurrently with each other;

d. That Defendant shall be held liable for full restitution, if any, pursuant to 9 G.C.A. § 80.50(e) to the victim, (Victim name omitted) and to (Victim name omitted), in an amount to be determined by Court at a restitution hearing. Defendant may pay said restitution in monthly installments and shall pay it in full prior to the termination of his parole. However, in the event restitution is not paid by the expiration of parole, the obligation for restitution shall survive.

e. That during the Defendant's term of incarceration, the Defendant shall not contact (Victim name omitted), in person, by telephone, in writing, or through a third party, including a family member or friend;

g. That during his parole term, he shall comply with the conditions of parole specified in 9 G.C.A. § 80.80, and the following conditions are recommended to the Parole Board:

- i. Defendant shall stay away, directly and indirectly, from the victim, namely, (Victim name omitted). The Defendant shall NOT CONTACT the victim either in person, through a third-party, by telephone, text message, electronic device, e-mail, letter, or any other form of communication, including a family member or friend;
- ii. Defendant shall not come within five hundred (500) feet of (Victim name omitted);
- iii. Defendant shall stay away from the residence, dwelling, school, day care center, or place of employment of the victim, (Victim name omitted), or any other specified place, and shall not come within five hundred (500) feet of the above specified places;
- iv. Defendant shall not attend any function and establishment, including family and social functions, if he knows or becomes aware that the victim, (Victim name omitted), will be present. Upon becoming aware of the victim's presence, or planned presence, the Defendant shall immediately leave the function or establishment;
- v. Defendant shall not harass, threaten, physically strike, or injure the victim, (Victim name omitted)
- vi. Defendant shall refrain from threatening to commit or committing acts of family violence against, or from harassing, annoying, or molesting (Victim name omitted), a family or household member, or any person named in the court;
- vii. Defendant shall report to the Parole Office once a month in person, or as ordered by the Parole Board;
- viii. Defendant shall seek and attempt to maintain full-time legitimate employment, effective immediately, and that the Parole Office shall monitor Defendant's progress on a monthly basis;

ix. Defendant shall forfeit his firearm identification card to the court and shall not reapply for another one. 18 U.S.C. § 922 makes it unlawful for any person subject to an order for protection or convicted of a misdemeanor crime of domestic violence to ship, transport, possess, or receive firearms or ammunition;

x. Defendant shall permit the parole officers and peace officers to search his person, residence, and vehicles for firearms at any time such a search is requested. Failure to allow such a search will be considered a violation of parole;

xi. Defendant shall not associate with any felons known to him as felons;

xii. Defendant shall turn in his passport and/or other travel documents to the Parole Services Division;

xiii. Defendant shall comply with any court orders entered against the Defendant, including orders of family court or any other local or federal court of competent jurisdiction;

xiv. Defendant shall not leave Guam without the approval of the court or Parole Board, with prior notice being given to the Office of the Attorney General, Prosecution Division;

xv. Defendant shall obey all local and federal laws; and,

xvi. Defendant shall comply with any other condition imposed by the Court or the Parole Board.

i. Upon the Court's acceptance of Defendant's plea of guilty and sentencing of the Defendant in accordance with the terms of the plea agreement herein, the People will move to dismiss the remaining charges of the First Charge of THEFT OF A MOTOR VEHICLE (As a 2nd Degree Felony); Second Charge of SPECIAL ALLEGATION (Possession and Use of a Deadly Weapon in the Commission of a Felony); Third Charge of CRIMINAL MISCHIEF (As a 3rd Degree Felony); Fifth Charge of UNAUTHORIZED USE OF A MOTOR VEHICLE (As a Misdemeanor); and Sixth Charge of RESISTING ARREST (As a Misdemeanor), as contained in the Indictment filed herein.

7. Defendant understands that if he violates any conditions of his release on parole, he may be subject to sanctions pursuant to 9 G.C.A. §§ 80.82 and 80.86. If the Defendant is recommitted pursuant to 9 G.C.A. § 80.86, he shall be recommitted for the period of the unserved balance of his parole term OR the remainder of his original sentence as determined from the date of his conviction.

For CF260-10:

1. That Defendant shall be sentenced to serve three (3) years imprisonment, at the Department of Corrections, with credit for time served. This period of incarceration shall be suspended;

2. That Defendant shall pay a fine of five hundred (\$500) dollars, plus Court costs. A payment plan may be arranged with the Adult Probation Office. All or part of the fine imposed may be converted to community service work under the direction of the Alternative

	<p>Sentencing Office at the current prevailing minimum wage rate;</p> <p>A. Defendant shall stay away, directly and indirectly, from (Victim’s name omitted) and his family. The Defendant shall not contact the same by telephone, in writing, email, text message, or form of electronic communications, or through a third party, including a family member or friend;</p> <p>B. Defendant shall stay away from the residence, dwelling, school, day care center, or place of employment of (Victim’s name omitted) and his family or any other specified place, and shall not come within five hundred (500) feet of the above specified places;</p> <p>C. Defendant shall not harass, threaten, physically strike, or injure (Victim’s name omitted) and his family</p> <p>D. Defendant shall perform one hundred (100) hours of community service work under the direction of the Probation Office during the Defendant's Probation term; convertible to fine</p> <p>E. Defendant shall report to the Department of Mental Health and Substance Abuse for an intake and a drug and alcohol assessment, and follow all treatment plans as may be recommended by the Department of Mental Health and Substance Abuse drug and alcohol assessment counselor;</p> <p>F. Defendant shall attend and successfully complete the Anger Management Program administered by the Probation Office;</p> <p>G. Defendant shall report to the Probation Office once a month in person, or as ordered by that office;</p> <p>H. Defendant shall not associate with any felons known to him as felons;</p> <p>I. Defendant shall turn in his passport and/or other travel documents to the Clerk of Court;</p> <p>J. Defendant shall comply with any court orders entered against the Defendant, including orders of family court or any other local or federal court of competent jurisdiction;</p> <p>K. Defendant shall not leave Guam without the approval of the court or Probation, with prior notice being given to the Office of the Attorney General, Prosecution Division.</p> <p>L. Defendant shall obey all local and federal laws;</p> <p>4. Defendant shall comply with any other condition imposed by the court or the Adult Parole Board;</p> <p>6. Failure of the Defendant to follow all of conditions of probation will result in a hearing to revoke probation at which time the court may impose the maximum sentence allowable under the statute charged as specified in paragraph 2 of the agreement.</p>
<p>Indication as to whether the person was discharged, placed on probation, or community supervision, or release on parole or to mandatory supervision following the conviction for</p>	<p><u>For CF33-15:</u></p> <ul style="list-style-type: none"> ▪ That upon the Defendant’s release from the Department of Corrections, Mangilao, he shall be placed on parole for a term of THREE (3) YEARS pursuant to 9 G.C.A. §80.70(b); ▪ Defendant shall report to the Parole Services Division within forty-eight (48) hours of his release from incarceration for intake and processing

<p>each offense (30.200(c)(5))</p>	<p><u>For CF260-10:</u></p> <ul style="list-style-type: none"> ▪ Upon the Defendant's release, he shall be placed on Probation for three (3) years with recommendations ▪ Defendant shall report to the Probation Division within forty-eight (48) hours of his release from incarceration for intake and processing ▪ Should the Defendant complete the above conditions before the expiration of the three (3)years supervised probation period, the Defendant will be placed on unsupervised probation for the remaining portion of Defendant's probation period.
<p>Cross Reference of crimes: Shall be listed as "Additional Information on FV Registry" CSC and/or Aggravated Assault (30.200(a)(1</p>	<p>Aggravated Assault,</p>