1	1 Case No. CR 1236016	
2	2 Dept. No. 2 2017 JAN 5 PM 1:21	
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5	5 Yf.' 1	
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7	7 IN AND FOR THE COUNTY OF LINCOLN	
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10		ΓΙΟΝ
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	Defendant.)	
13 14	7	to by and
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16		ant above
17	17 named, has committed the offenses of:	
18	18 COUNT I	
19	19 INSURANCE FRAUD	
20	20 (Category D Felony - NRS 686A.2815(1)(b))	
21	21 DEFENDANT ANGELA WALKER, on or about April 2013, to on or about	out April
22	22 2015, within the County of Lincoln, State of Nevada, did knowingly, willf	ully and
23	unlawfully present or cause to be presented statements as part of, or in support o	f, claims
24	for payment or other benefits under policies of insurance licensed by this state, k	nown by
25	25 her to conceal or omit facts, or contain false or misleading information concerning	any fact
26	26 material to those claims, to wit: DEFENDANT, an employee of Meadow Valley P	harmacy,
27	27 submitted claims or caused claims to be filed with numerous insurance comp	anies of
28	28 recipients for compound medication. DEFENDANT knowingly, willfully and ur	lawfully

provided false information in support of claims resulting in voluminous amounts of
 compounds being billed to insurance companies that were not prescribed by a physician
 and/or weTe not requested by the recipients, and in many instances, the compounds were
 never received by the recipients.

5 COUNT II
6 SUBMITTING FALSE CLAIMS: MEDICAID FRAUD
7 (Catego II'D Felony - NRS 422.540(1) and 422.540(2)(a))
8 DEFENDANT ANGELA WALKER, through a scheme or continuous course of conduct,
9 intentionally caused claims to be made for payment from Medicaid that DEPENDANT knew were false,
10 to wit:

From on or about April 2013 to April 2015, DEFENDANT, an employee of Meadow Valley Pharmacy (MVP), did knowingly cause the submission of false claims to Medicaid by submitting clai:rp.s for compound pharmaceuticals that were not provided by MVP to Medicaid recipients. DEFENDANT submitted numerous claims for compounds allegedly provided and knew that the amount of compounds being billed by DEFENDANT was not actually being provided to Medicaid recipients. Also, the Medicaid recipients denied that they had received the amount of products allegedly provided by :MVP.

All of which was committed in the County of Lincoln, aggregating an amount in excess of \$650.00, and constitutes a category D felony in violation of NRS 422.540.

All of which is contrary to the fonn, force and effect of the statutes in such cases, made and provided, and against the peace and dignity of the State of Nevada. Therefore, the defendant may be dealt with according to law.

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AFFIRMATION PURSUANT TO NRS 239B.030

2	The undersigned does hereby affirm that the preceding document, AMENDED CRIMINAL
3 5 4	INFORMATION, filed in the Seventh Jud Gal District Cotui, State of Nevada v. Angela Walker, does not RESPECTFULLY SUBMITTED this contain the social security number of any person.
	day of January, 2017.
6	ADAM PAUL LAXALT
7	
8	By:
9	RON A CLIFTON Senior Deputy Attorney eneral
10	Nevada Bar No. 4733 Criminal Justice Bureau
11	5420 Kietzke Lane, Suite 202 Reno, Nevada 89511 (775) 687 1208
12	(775) 687-1208 rclifton@ag.nv.gov
13	
14	By:
15	ANDREW SCHUL Senior Deputy Attorney General
16	Nevada Bar No. 10218 Criminal Justice Bureau
17	555 E. Washington Avenue, Suite 3900 Las Vegas, Nevada 89101
18	(775) 486-3218 aschulke@ag.nv.gov
19	

I	CERTIFICATE OF SERVICE $v'\dot{C}$
2	I certify that I am an employee of the Office of the Attorney General and that on this day of
3	January, 2017, I served a copy of the foregoing AMENDED CRIMINAL INFORMATION, by causing
4	said document to be placed in the U.S. Mail, postage pre-paid, addressed to:
5	Brett Whipple, Esq. Justice Law Center
6	1100 South Tenth Street Las Vegas, NV 89104
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8	
9	An Employee of the Office of the Attorney General
10	of the Attorney General
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