1 2 3 4 5 6 7	INFMElectronically Filer 6/17/2024 4:00 PM Steven D. Grierson CLERK OF THE COURT AARON D. FORD Attorney GeneralBEHNAZ SALIMIAN MOLINA (Bar. No. 13752) Senior Deputy Attorney General State of Nevada Office of the Attorney General 5175 South Durango Drive Las Vegas, NV 89113 (702) 486-3420 (phone) (702) 486-0460 (fax) BMolina@ag.nv.gov Attorneys for State of Nevada		
8	DISTRICT COURT		
9	CLARK COUNTY, NEVADA		
10	THE STATE OF NEVADA,	Case No. C-24-383668-2	
11	Plaintiff,	Dept. No. 27	
12	vs.		
13	ERIC DONNELL CHERRY,		
14	Defendant.		
15			
16	INFORMATION		
17	The State of Nevada, by and through legal counsel, AARON D. FORD, Nevada		
18	Attorney General, and BEHNAZ SALIMIAN MOLINA, Senior Deputy Attorney General,		
19	informs this Honorable Court that ERIC DONNELL CHERRY (CHERRY), the defendant		
20	above named, has committed the offense of: one (1) Count of NEGLECT OF A		
21	VULNERABLE PERSON, a Category C Felony [NOC 60794] in violation of NRS		
22	200.5092(5) and NRS 200.5099(2)(a), in Clark County, Nevada.		
23	Defendant committed said offense in the following manner:		
24 25	<u>COUNT 1</u> NEGLECT OF A VULNERABLE PERSON Category C Felony– NRS 200.5092(5) and NRS 200.5099(2)(a)		
26	Defendant, while being a person or manager of a facility who has assumed legal		
27	responsibility or a contractual obligation for caring for a vulnerable person, including the		
28	provision of food, shelter, clothing, or services	s necessary to maintain	the physical or mental

health of that vulnerable person, did fail to do so, to wit:

On or about June 28, 2021, Defendant CHERRY, while acting as a caregiver employed by Journeys Community Services, Inc., a facility for the dependent located at 410 Dune Ridge Avenue, North Las Vegas, Nevada 89031, had a contractual obligation for caring for a vulnerable person (F.E., a person 18 years of age or older who suffers from a condition of physical or mental incapacitation because of a developmental disability, organic brain damage or mental illness, or has one or more physical or mental limitations that restrict the ability of the person to perform the normal activities of daily living), including providing food, shelter, clothing, or services necessary to maintain the physical or mental health of the vulnerable person, did fail to provide said care by failing to seek necessary medical attention promptly on behalf of F.E. after F.E. suffered severe burns from sitting on hot pavement. Defendant knew of the severity of the burns and knew he was required to seek immediate medical attention for F.E.; however, he failed to do so.

All of which was committed in Clark County, Nevada, and constitutes a Category C Felony in violation of 200.5092(5) and NRS 200.5099(2)(a).

All of which is contrary to form, force and effect of the statutes in such cases made and provided and against the peace and dignity of the State of Nevada. Furthermore, complainant makes this declaration subject to the penalty of perjury.

DATED this <u>17th</u> day of <u>June</u> 2024.

AARON D. FORD Attorney General By: <u>/s/ Behnaz Salimian Molina</u> BEHNAZ SALIMIAN MOLINA (Bar. No. 13752)

Senior Deputy Attorney General