



1 **INFM**
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(I.A. 02/12/2025, 10:00 A.M.)

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9 **DISTRICT COURT**
10 **CLARK COUNTY, NEVADA**

11 THE STATE OF NEVADA,
12 Plaintiff,
13 vs.
14 RODSHIEKKA VANTRICE CHESTER,
15 Defendant.

Case No. C-25-388991-1
Dept. No. XXVIII

16 **INFORMATION**

17 The State of Nevada, by and through legal counsel, AARON D. FORD, Nevada
18 Attorney General, and STEVEN SIDHU, Senior Deputy Attorney General, informs this
19 Honorable Court that RODSHIEKKA VANTRICE CHESTER (“CHESTER”), the
20 Defendant above named, has committed the offense of **SUBMITTING FALSE CLAIMS:**
21 **MEDICAID FRAUD**, a category D felony violation of NRS 422.540(1)(a) and NRS
22 422.540(2)(a), one (1) count, [NOC 56141] as follows:

23 **COUNT ONE**
24 **SUBMITTING FALSE CLAIMS: MEDICAID FRAUD**
25 **[NRS 422.540(1)(a) and NRS 422.540(2)(a) Felony, Category D]**

26 Defendant CHESTER through a scheme or continuous course of conduct, with intent
27 to defraud, knowingly and intentionally made false claims or caused false claims to be made
for payment from Medicaid, in an aggregate amount greater than or equal to \$650:

28 From on or about January 1, 2020 through December 31, 2020, in Clark County,

1 Nevada, Defendant CHESTER, along with co-defendants Cameille Loriane Funches
2 (“Funches”) and Building Resilience, LLC (“Building Resilience”) submitted claims to
3 Medicaid asserting that specific services or quantities of services were provided to the
4 Medicaid recipients by healthcare professionals employed by Building Resilience and
5 requested reimbursement for provision of services. Defendant knew that such services were
6 not actually provided. The Medicaid recipients did not receive the specific services or
7 quantities of services from Building Resilience that Defendant claimed were delivered to
8 the Medicaid recipients.

9 Defendant CHESTER did in fact make false claims to Medicaid, resulting in
10 payment from Medicaid aggregating in an amount greater than or equal to \$650.00.

11 All of which was committed in Clark County and constitutes a category D felony in
12 violation of NRS 422.540.

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

16 DATED this 7th day of February, 2025.

17 AARON D. FORD
18 Attorney General

19 By: /s/ Steven Sidhu
20 STEVEN SIDHU (Bar. No. 7516)
21 Senior Deputy Attorney General
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