

No. \_\_\_\_\_

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**UNITED STATES DISTRICT COURT**

Eastern District of Pennsylvania

Criminal Division

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THE UNITED STATES OF AMERICA

vs.

ISAAC BONNER

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**INFORMATION**

Counts

18 U.S.C. § 641 (theft of public funds - 1 count)

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A true bill.

\_\_\_\_\_

Foreman

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Filed in open court this \_\_\_\_\_ day,

Of \_\_\_\_\_ A.D. 20\_\_\_\_\_

\_\_\_\_\_

Clerk

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Bail, \$ \_\_\_\_\_

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**IN THE UNITED STATES DISTRICT COURT  
FOR THE EASTERN DISTRICT OF PENNSYLVANIA**

<b>UNITED STATES OF AMERICA</b>	<b>:</b>	<b>CRIMINAL NO. 14-_____</b>
<b>v.</b>	<b>:</b>	<b>DATE FILED: _____</b>
<b>ISAAC BONNER</b>	<b>:</b>	<b>VIOLATION: 18 U.S.C. § 641 (theft of public funds - 1 count)</b>

**INFORMATION**

**COUNT ONE**

**(Theft of Public Funds)**

**THE UNITED STATES ATTORNEY CHARGES THAT:**

At all times material to this information:

1. The Department of Veterans Affairs (“VA”) was a department of the United States.
2. Company A provided contract services to the VA in Philadelphia, Pennsylvania. Pursuant to the contract between the VA and Company A, Company A’s employees performed services at the VA; Company A billed the VA for services rendered to the VA by Company A’s employees; and the VA paid Company A’s bills, reimbursing Company A for its employees’ services.
3. The defendant, ISAAC BONNER, was a contract employee with Company A who was assigned to work as a nursing assistant at the VA Medical Center in Philadelphia, Pennsylvania.
4. In or about May 2012, defendant ISAAC BONNER accepted another higher paying assignment from another agency that, like Company A, provided contract services

to the VA. Defendant BONNER continued to submit timesheets to Company A falsely representing that he had worked his scheduled shift at the VA Medical Center, when he had not. Company A unwittingly billed the VA based on defendant BONNER's fraudulent timesheets.

4. From in or about May 2012 until in or about October 2013, in Philadelphia, in the Eastern District of Pennsylvania, defendant

**ISAAC BONNER**

embezzled, stole, purloined, and knowingly converted to his own use money of the United States in excess of \$1,000, that is, approximately \$45,063 in compensation for services that he claimed he had performed for the VA but never performed, which caused the VA to pay his employer, Company A, approximately \$64,377 for services that the VA never received.

In violation of Title 18, United States Code, Section 641.

  
ZANE DAVID MEMEGER  
United States Attorney