



GRETCHEN WHITMER
GOVERNOR

STATE OF MICHIGAN
DEPARTMENT OF LICENSING AND REGULATORY AFFAIRS
LANSING

MARLON I. BROWN, DPA
DIRECTOR

April 21, 2026

Rodney Robinson
Forrest Haven Ltd
867 E Grand Blvd
Detroit, MI 48207

RE: License #: AM820010011
Investigation #: 2026A0119022
Forrest Haven East

Dear Mr. Robinson:

Attached is the Special Investigation Report for the above referenced facility. Due to the violations identified in the report, a written corrective action plan is required. The corrective action plan is due 15 days from the date of this letter and must include the following:

- How compliance with each rule will be achieved.
- Who is directly responsible for implementing the corrective action for each violation.
- Specific time frames for each violation as to when the correction will be completed or implemented.
- How continuing compliance will be maintained once compliance is achieved.
- The signature of the responsible party and a date.

If you desire technical assistance in addressing these issues, please feel free to contact me. In any event, the corrective action plan is due within 15 days. Failure to submit an acceptable corrective action plan will result in disciplinary action.

If you desire technical assistance in addressing these issues, please feel free to contact me. In any event, the corrective action plan is due within 15 days.

Please review the enclosed documentation for accuracy and contact me with any questions. In the event that I am not available and you need to speak to someone immediately, please contact the local office at (313) 456-0380.

Sincerely,

A handwritten signature in cursive script that reads "Shatonla Daniel".

Shatonla Daniel, Licensing Consultant
Bureau of Community and Health Systems
Cadillac Pl. Ste 9-100
3026 W. Grand Blvd
Detroit, MI 48202
(313) 919-3003

enclosure

**MICHIGAN DEPARTMENT OF LICENSING AND REGULATORY AFFAIRS
BUREAU OF COMMUNITY AND HEALTH SYSTEMS
SPECIAL INVESTIGATION REPORT**

I. IDENTIFYING INFORMATION

License #:	AM820010011
Investigation #:	2026A0119022
Complaint Receipt Date:	02/23/2026
Investigation Initiation Date:	02/24/2026
Report Due Date:	04/24/2026
Licensee Name:	Forrest Haven Ltd
Licensee Address:	867 E Grand Blvd Detroit, MI 48207
Licensee Telephone #:	(313) 704-4990
Administrator:	Rodney Robinson
Licensee Designee:	Rodney Robinson
Name of Facility:	Forrest Haven East
Facility Address:	867 E Grand Boulevard Detroit, MI 48207
Facility Telephone #:	(313) 922-6006
Original Issuance Date:	03/08/1986
License Status:	REGULAR
Effective Date:	12/23/2024
Expiration Date:	12/22/2026
Capacity:	12
Program Type:	DEVELOPMENTALLY DISABLED MENTALLY ILL AGED

II. ALLEGATION(S)

	Violation Established?
Staff- Jesse Gribble has a criminal history and is being paid in cash to provide 1:1 overnight staffing for Resident A.	Yes

III. METHODOLOGY

02/23/2026	Special Investigation Intake 2026A0119022
02/23/2026	APS Referral Received
02/24/2026	Special Investigation Initiated - On Site Staff- Deanna Vanleer, Residents B- F Unidentified male person
02/24/2026	Contact - Telephone call made Administrator- Rodney Robinson
02/24/2026	Inspection Completed-BCAL Sub. Compliance
03/04/2026	Referral - Recipient Rights Made
04/15/2026	Exit Conference Licensee Designee- Rodney Robinson
04/17/2026	Resident A's guardian- Tyree Harper with Michigan Guardian Services, Administrator- Rodney Robinson, and Resident A
04/20/2026	Contact- Document Received Workforce Background Check for Jesse Gribble

ALLEGATIONS:

Staff- Jesse Gribble has a criminal history and is being paid in cash to provide 1:1 overnight staffing for Resident A.

INVESTIGATION:

On 02/24/2026, I completed an unannounced onsite inspection and interviewed Staff- Deanna Vanleer, Staff- Eunice Green, and Residents B-F regarding the above allegations. Deanna stated she works overnights and has been working in the home for two and half years. Deanna stated there was no staff working in the home by the name of Jesse. Deanna denies that there are any other male staff other than Rodney Robinson.

Eunice denied the allegations. Eunice stated she is part owner of the business with Rodney Robinson. Eunice stated that Rodney Robinson is her son. Eunice stated everyone that is working in the home has been fingerprinted and do not have a criminal background.

Residents B-E stated that Jesse is a staff member and sleeps in the home. Residents B-E stated Jesse does odd jobs around the house too.

Resident F stated Jesse lives in the home and is a relative of Rodney Robinson. Resident F denied that Jesse is a staff person.

It should be noted that I spoke with an unidentified male person that did not want to provide his name but was leaving the home. This unidentified male person stated that he was a household member and not a staff person.

On 02/24/2026, I telephoned and interviewed administrator- Rodney Robinson regarding the above allegations. Rodney admits he is aware that Jesse Gribble has a felony. Rodney stated Jesse has been providing 1:1 staffing for Resident A during the overnight hours because he was short staff. Rodney stated Resident A began exhibiting self-injurious behaviors and his care needs increased which required additional staffing. Rodney stated he has allowed Jesse to provide 1:1 staffing when he or Eunice has not been available during the last three weeks. Rodney stated he does not have a workforce criminal background check completed for Jesse.

On 04/15/2026, I completed an exit conference with licensee designee- Rodney Robinson regarding the above allegations. Rodney stated he has been in business for over 30 years and this is an isolated incident. Rodney stated he is actively looking for additional staffing to ensure all resident care needs are being met.

On 04/17/2026, I telephoned and interviewed Resident A's guardian- Tyree Harper with Michigan Guardian Services, Licensee Designee- Rodney Robinson, and Resident A regarding the above allegations. Tyree stated he was not made aware that Resident A was being provided 1:1 staffing by a staff member without a criminal background check and who is a felon. Tyree stated Resident A's behaviors have recently escalated which did require him to have additional staffing needs. Tyree

stated he does not have any concerns about the care Resident A is receiving in the facility.

Rodney stated he does not have a telephone number for Jesse Gribble to be interviewed as a part of this investigation.

Resident A stated Jesse was his midnight 1:1 staff for about three or four nights. Resident A stated Jesse did complete odd jobs and sometimes slept in the home.

On 04/20/2026, a department audit of the workforce background clearance search for Jesse Gribble determined no record was found for Jesse Gribble.

APPLICABLE RULE	
MCL 400.734b	Employing or contracting with certain individuals providing direct services to residents; prohibitions; criminal history check; exemptions; written consent and identification; conditional employment; use of criminal history record information; disclosure; determination of existence of national criminal history; failure to conduct criminal history check; automated fingerprint identification system database; electronic web-based system; costs; definitions.
	(2) Except as otherwise provided in this subsection or subsection (6), an adult foster care facility shall not employ or independently contract with an individual who has direct access to residents until the adult foster care facility or staffing agency has conducted a criminal history check in compliance with this section or has received criminal history record information in compliance with subsections (3) and (11). This subsection and subsection (1) do not apply to an individual who is employed by or under contract to an adult foster care facility before April 1, 2006. On or before April 1, 2011, an individual who is exempt under this subsection and who has not been the subject of a criminal history check conducted in compliance with this section shall provide the department of state police a set of fingerprints and the department of state police shall input those fingerprints into the automated fingerprint identification system database established under subsection (14). An individual who is exempt under this subsection is not limited to working within the adult foster care facility with which he or she is employed by or under independent contract with on April 1, 2006 but may transfer to another adult foster care facility, mental health facility, or covered health facility. If an individual who is exempt under this subsection is subsequently convicted of a crime or offense described under subsection (1)(a) to (g) or found to be the subject of a substantiated finding described under subsection

	(1)(i) or an order or disposition described under subsection (1)(h), or is found to have been convicted of a relevant crime described under 42 USC 1320a-7(a), he or she is no longer exempt and shall be terminated from employment or denied employment.
ANALYSIS:	<p>Residents A-E stated that Jesse is a staff member and sleeps in the home.</p> <p>Licensee designee/ administrator- Rodney Robinson admits he is aware that Jesse Gribble has a felony. Rodney stated Jesse has been providing 1:1 staffing for Resident A during the overnight hours because he was short staff. Rodney stated he does not have a workforce criminal background check completed for Jesse. A department audit of the workforce background clearance search for Jesse Gribble confirmed there was no record found for Jesse Gribble.</p> <p>Therefore, Staff- Jesse Gribble did not have a workforce criminal background check completed within 30 days of hire.</p>
CONCLUSION:	VIOLATION ESTABLISHED

ADDITIONAL FINDINGS:

INVESTIGATION:

On 02/24/2026, I telephoned and interviewed administrator- Rodney Robinson regarding the above allegations. Rodney stated he does not have a employee file for Jesse Gribble. Rodney stated Jesse is a temporary staff and household member. Rodney admits to Jesse was spending several nights and completing odd jobs at the facility. Rodney admits that Jesse was providing 1:1 staffing for Resident A during the midnight shift.

On 04/15/2026, I completed an exit conference with licensee designee- Rodney Robinson regarding the above allegations. Rodney is asking for lenience in this matter as he has terminated and removed Jesse from the facility.

APPLICABLE RULE	
R 400.639	Staff records.
	<p>(1) A licensee shall maintain a record for each staff that contains all of the following:</p> <ul style="list-style-type: none"> (a) Name, address, telephone number, and Social Security number. (b) Copy or number of a professional or vocational license, certification, or registration if staff provides professional or vocational services. (c) Copy of a driver's license if staff provide transportation services. (d) Verification of age. (e) Verification of experience, highest level of education completed, and training. (f) Verification of not less than 2 reference checks. If reference checks cannot be obtained, documentation verifying reference checks that were attempted must be maintained. (g) Beginning and ending dates of employment on separation. (h) Health information as required by these rules. (i) Verification of the receipt by the staff of personnel policies and job descriptions.
ANALYSIS:	<p>Licensee Designee- Rodney Robinson stated he did not maintain a employee record for Staff- Jesse Gribble.</p> <p>Rodney Robinson stated Jesse Gribble was employed as a staff member.</p> <p>Therefore, the licensee did not maintain a record for Staff- Jesse Gribble.</p>
CONCLUSION:	VIOLATION ESTABLISHED

IV. RECOMMENDATION

Contingent upon an acceptable corrective action plan, I recommend that the status of the license remains the same.



04/21/2026

Shatonla Daniel
Licensing Consultant

Date

Approved By:



04/21/2026

Ardra Hunter
Area Manager

Date