

**The Florida Bar
Inquiry/Complaint Form**

PART ONE (See Page 1, PART ONE – Complainant Information.):

Your Name: Adam Joshua Macker

Organization: VolusiaTruth.com

Address: 313 Dirksen Dr. apt. C3

City, State, Zip Code: Debary, FL 32713

Phone: (386)898-4700 (407)300-3077

Email: Adam@VolusiaTruth.com

ACAP Reference No.: _____

Does this complaint pertain to a matter currently in litigation? Yes No

PART TWO (See Page 1, PART TWO – Attorney Information.):

Attorney's Name: Nicholas Kramperth "Nick" Florida Bar No. 91777

Address: 101 N. Alabama Ave.,

City, State, Zip Code: Deland, FL 32724-4316

Phone: 386-822-6400

PART THREE (See Page 1, PART THREE – Facts/Allegations.): The specific thing or things I am complaining about are: (attach additional sheet).

PART FOUR (See Page 1, PART FOUR – Witnesses.): The witnesses in support of my allegations are: (attach additional sheet).

PART FIVE (See Page 1, PART FIVE – Acknowledge Oath and Signature.):



YOU MUST PLACE YOUR MARK IN THE BOX ACKNOWLEDGING THE
OATH AND YOU MUST SIGN YOUR FULL NAME BELOW.

Under penalties of perjury, I declare that the foregoing facts are true, correct and complete.

Adam Joshua Macker

Print Name

Adam J. Macker

Signature

January 11, 2025

Date

3. NATURE OF COMPLAINT

This complaint requests investigation and discipline of Respondent Nicholas Kramperth, a Florida-licensed attorney serving in a prosecutorial role, for conduct involving: malicious prosecution and prosecution without evidence; false statements to a tribunal (including representations made under oath about evidence Respondent did not possess); dishonesty and misrepresentation; conduct prejudicial to the administration of justice; and participation in (or enabling of) a broader pattern of improper enforcement involving fraudulent court financial entries, double-charging on court fines, and use of driver's license suspensions as leverage against citizens concerning previously satisfied or improperly maintained obligations.

This complaint is supported by documentary exhibits compiled at **VolusiaTruth.com**, including PDF records, case-related materials, and proof of multiple victims affected by the same misconduct patterns. The Florida Bar may access the complete exhibit repository using the Exhibit Index included herein.

4. JURISDICTION AND RULES IMPLICATED

Respondent is subject to discipline under the Rules Regulating The Florida Bar. Based on the evidence described and referenced in the exhibits, Respondent's conduct implicates at minimum:

- **Rule 4-3.3** — Candor Toward the Tribunal (false statement of material fact; failure to correct false statement)
- **Rule 4-3.8** — Special Responsibilities of a Prosecutor (duty to pursue justice; avoid improper prosecutorial conduct)
- **Rule 4-8.4(c)** — Dishonesty, Fraud, Deceit, or Misrepresentation
- **Rule 4-8.4(d)** — Conduct Prejudicial to the Administration of Justice
- **Rule 3-4.3** — Misconduct and Minor Misconduct (act unlawful or contrary to honesty and justice)

5. FACTUAL SUMMARY

Respondent spearheaded and sustained two criminal prosecutions against me in which the record demonstrates a lack of competent evidence, and Respondent escalated and maintained these prosecutions through false representations to the court, including the claimed existence of video evidence that did not exist.

These prosecutions are identifiable by the following case numbers:

- **FL 2021-102073-CFDL • FL 2022-02904-CFDL**

These actions did not occur in a vacuum. The documentary evidence maintained at VolusiaTruth.com shows a broader pattern affecting multiple victims involving fraudulent and duplicative court financial charges (double-charging), continued enforcement of obligations

already paid, and coercive use of Florida's driver's license suspension mechanisms to force payment—constituting a modern form of civil extortion through state process.

Respondent is connected to and enabled these outcomes through prosecutorial action and inaction, and by leveraging the authority of his office to maintain unlawful pressure against citizens.

6. STATEMENT OF FACTS (DETAILED)

A. Malicious Prosecution and Prosecution Without Evidence

Respondent pursued and sustained two prosecutions identified above, despite the lack of competent evidentiary basis. The evidence repository demonstrates the nature of these prosecutions and the absence of substantiating evidence.

B. False Statements to Tribunal / Fabricated Evidence Claim (Fleeing Case)

In one of the two prosecutions (including the case involving the charge of fleeing), Respondent represented to the court under oath that he possessed video evidence proving the alleged crime of fleeing. The record demonstrates: Respondent claimed video existed; no dash-cam footage was ever produced or submitted; and the assertion of evidence was knowingly false. This misconduct constitutes a false statement of material fact to a tribunal, deceit and misrepresentation in a judicial proceeding, and prosecutorial misconduct of the highest seriousness.

C. April 13, 2023 at bond hearing the respondent refused to make a phone call to stop large amounts of Heroin from being trafficked out of the Detox Wing at the Volusia County Department of Corrections. Please review tapes of the Top middle cell in the same block where I was stationed.

D. Connection to Fraudulent Court Financial Enforcement and Driver's License Suspension Scheme

Separate from the malicious prosecutions, the evidence repository shows a documented pattern of fraudulent court filings and entries in my name; double-charging on court fines; and use of DHSMV driver's license suspensions as coercive leverage for payment. Two supporting case references included for context:

- **2012-006567 MMAWS** (fraudulent court filings/identity misuse context)
- **2011-02740CFAWS** (paid matter later used to suspend license; coercive enforcement pattern)

7. PROFESSIONAL RULE VIOLATIONS (COUNTS)

COUNT 1 — False Statements to Tribunal / Lack of Candor (Rule 4-3.3; Rule 4-8.4(c); Rule 4-8.4(d))

Respondent made material false representations to the court regarding evidence in a fleeing prosecution by claiming the existence of video evidence that was never produced and did not exist.

COUNT 2 — Dishonesty, Fraud, Deceit, Misrepresentation (Rule 4-8.4(c); Rule 3-4.3)

Respondent used prosecutorial authority and representations in court to maintain prosecution without evidence, including false claims about evidence and sustained pressure through judicial processes.

COUNT 3 — Conduct Prejudicial to the Administration of Justice (Rule 4-8.4(d))

Prosecutorial dishonesty and prosecution without evidence undermines the integrity of the criminal justice system.

COUNT 4 — Prosecutorial Misconduct / Abuse of Prosecutorial Role (Rule 4-3.8; Rule 4-8.4(d))

Respondent failed the special duties of a prosecutor by sustaining prosecutions without evidence and employing false representations that advanced prosecution without legitimate basis.

COUNT 5 — Participation in (or Enabling) Unlawful Coercive Enforcement Against Citizens (Rule 4-8.4(d); Rule 3-4.3)

The documentary record shows patterns of coercion involving court debts and DHSMV license suspensions related to satisfied obligations and duplicative court entries affecting multiple victims.

8. HARM AND PREJUDICE

Respondent's misconduct caused severe harm, including wrongful prosecution burdens; deprivation of liberty and rights through the court system; reputational injury; financial and employment consequences; and compounding harm related to coercive enforcement mechanisms and fraudulent court financial practices.

9. REQUEST FOR INVESTIGATION AND RELIEF

I respectfully request that The Florida Bar: (1) open a formal investigation into Respondent's conduct in the cases listed above; (2) subpoena relevant court transcripts, hearing recordings, discovery logs, evidence inventories, and dash-cam/body-cam evidence records; (3) investigate false statements made regarding evidence existence; (4) investigate Respondent's connection to and actions supporting coercive enforcement patterns tied to court financial fraud and driver's license suspensions; and (5) impose appropriate discipline, including referral to appropriate authorities if warranted by the investigation.

10. EXHIBIT INDEX (VolusiaTruth.com)

Secondary Online Repository With Navigation Instructions

This Exhibit Index is provided to allow Florida Bar investigators to quickly locate, view, and download supporting documentation directly from **VolusiaTruth.com**. Certain exhibits contain sensitive personal identifiers and records reflecting manipulated financial filings, duplicated court charges, and improper enforcement activity. The materials also document related conduct affecting additional individuals as reflected on the website.

Exhibit 1 — Fraud Documentation (PDF Repository)

How to access: VolusiaTruth.com → Site Menu → **Fraud Documentation** → “Fraud Full,” “Fraud Efficient,” and “Fraud Itemized” (PDF repository).

Files: Volusia-Fraud-Full-1-3.pdf; Volusia-Fraud-Efficient.pdf; Perdue-Fraud-Itemized.pdf.

What to review: Manipulated court filings; multiple victims; double-charging of court fines; satisfaction of unrelated judgments without lawful notice.

Exhibit 2 — Driver’s License Suspension Coercion / Paid Case Still Enforced

How to access: VolusiaTruth.com → Site Menu → **Fraud Exposed** → “Financial Crimes Reported to Chitwood in ’23” (PDF file set).

File: Evidence-of-false-investigation-financial-crime-1_split.pdf.

Key case reference: Case No. 2011-02740-CFAWS (paid in 2012; later used to suspend driving privileges).

Exhibit 3 — Fraudulent Court Filing / Identity Misuse Context

How to access: VolusiaTruth.com → Site Menu → **Fraud Documentation** → “Fraud Efficient” (Page 1).

File: Volusia-Fraud-Efficient.pdf.

Key case reference: Case No. 2012-006567-MMAWS.

What to review: Fine and court costs paid (\$323.00) on 10/18/2012 (Receipt No. 12100743); satisfaction record dated 01/27/2022.

Exhibit 4 — “Financial Crimes Explained” Blog

How to access: VolusiaTruth.com → Homepage → **Financial Crimes Explained (Blog)**.

Title reference: “Volusia County, FL RICO Crimes EXPOSED — The Hidden Truth of Volusia County.”

Exhibit 5 — Federal Civil Pleadings (Context Only)

Filed pleadings in the U.S. District Court for the Middle District of Florida, Case No. 6:23-CV-01963-JSS-DCI, and related submissions are provided solely as corroborative timeline context (not as a substitute for Bar investigation). The matter is pending in the Eleventh Circuit Court of Appeals, Case No. 25-12280-D.

11. EXHIBIT INDEX (clerk.org)

Primary Online Repository (Official Court Dockets)

The following entries are available on the Clerk’s official online docket system (“clerk.org”). These records include docket entries reflecting financial enforcement, satisfaction filings, and related reporting activity.

A. Case Causing Unlawful Suspension of Driver’s License

Case No. 2011-002740-CFAWS

- 03/22/2012 10:35 AM — Order Final Judgment for Charges, Costs, & Fees (Instrument No. 2012049865; Book 6692, Page 3652). Document reflects sensitive identifiers and states “Due within 90 days.”
- 03/21/2012 — Paid (as reflected on the Assessment page within the docket).
- 01/28/2022 5:25:12 PM — Satisfaction of Final Judgment for Costs \$323.00 (Instrument No. 2022022228; Book 8195, Page 1218).

B. Unrelated Case Reported Without Proper Notice

Case No. 2012-006567-MMAWS

- 10/18/2012 — Fine/court costs paid (\$323.00); Receipt No. 12100743; case closed.
- 01/27/2022 9:31:48 AM — Satisfaction of Final Judgment for Costs \$323.00 (Instrument No. 2022020; Book 8193, Page 4907).

C. Additional Unrelated Case Reported Without Proper Notice

Case No. 2011-002563-CFAWS

- 03/22/2012 10:35 AM — Order Final Judgment for Charges, Costs, & Fees (Instrument No. 2012049855; Book 6692, Page 3642). Document reflects sensitive identifiers and states it is a “condition of probation/community control.”
- 05/23/2014 — Motion for Early Termination.
- 06/24/2014 — Order Terminating Probation.
- 01/27/2022 9:31:48 AM — Satisfaction of Final Judgment for Costs \$668.00 (Instrument No. 2022020; Book 8193, Page 4907).

Notice / Credit Reporting Impact

Both unrelated cases referenced above were reported to my credit profile without proper notification, contrary to federal notice requirements.

12. PHYSICAL EXHIBIT 1 (9 pages)

Financial crimes reported to the Office of Sheriff Michael J. Chitwood on February 3, 2023. These records are directly relevant to this complaint, as the Respondent was provided this information according to defense counsel Kevin J. Pitts (Florida Bar No. 41911).

13. DECLARATION / SIGNATURE

I declare under penalty of perjury that the facts stated in this complaint are true and correct to the best of my knowledge and belief, and are supported by the referenced documentation.

Respectfully submitted,

Adam Joshua Macker



*Please refer to FL Bar Complaint submitted 1/11/26 against
Kevin J. Pitts # 41911*

Financial crimes reported to the office of Michael J. Chitwood on February 3, 2023

All court cost & fines are to be paid with a money order or through JPay. After a citizen / victim pays costs & fines. Depending on "method of payment" & "filing type" the full amount of the "original payment" will usually reflect on the "amendment page". "Purdue" records what should have been a "Satisfaction" as a "Fraud Judgment". In most cases, the day after payment & they just sit on it for (x)amount of yrs. In Mackers case, they waited 9 years prior to extorting a 2nd payment for DL reinstatement.

The reason they've gotten away with these crimes for as long as they have.. On the "amendment page" the disclaimer clearly states; {financial assessments are for informational purposes only} **DISCLAIMER ALLOWS CLERK TO CLAIM IGNORANCE.** As well it's notated like this because when a payment is submitted, documents have to be filed, and their software automatically records the payment to this page but, (NOT a specified amount). The Clerk is able to enter any amount of their choosing. Usually between \$10 - \$18 because it's the 2nd time collecting on the same fine. This is also the reason when the "double payment" is extorted, the amount reflected on the "amendment page" will NEVER equal the amount of the fine satisfied! The original payment is usually a perfect match...

Refer to: Page 2 for FRAUD CASE: 2012 006567 MMAWS

Refer to: Page 3 for FRAUD CASE: 2011 002563 CFAWS

Refer to: Page 4 for FRAUD CASE: 2011 002740 CFAWS

(case that fraudulently suspended Macker's DL; 10yrs. later)

Refer to: Page 5-7

Notice 3 separate satisfactions from totally unrelated cases all satisfied on the very same day. Just after extorting 2nd payment (\$556) from victim for DL reinstatement. Yet, processed \$1314 in FRAUD SATISFACTIONS. Satisfying old judgments that were fraudulent to begin with!

Refer to: Page 8 & 9

For a copy of the Fraud documentation mailed to Macker's residence, and for the fraudulent suspension of Macker's Driver's License.

This is organized crime at its finest, and will eventually be one of the biggest busts in the history of the United States of America!

CASE# 2012 006567 MMAWS FINES & COURT COST PAID 10/18/12 WITH RECEIPT # FRAUD SATISFACTION FOR COST FILED 1/27/22

FOR COMPLETE DOCUMENTATION OF COURT ORDER REFER TO PAGE 6 OF VOLUSIA FRAUD FULL

Volusia County Clerk of Circuit Court - Case Detail

Case Information

Case Number: 2012 006567 MMAWS Case Style: STATE OF FLORIDA V. ADAM JOSHUA MACKER Div: 72 - PETER MCGLASIN
Case Type: MISDEMEANOR Category: MISDEMEANOR SPN: 320631

Summary Parties Docket Offense Court Events Custody Assessment

Legend: Viewable Reviewed and Viewable Viewable on Request Confidential

Date	DIN	Docket Type	Description	View
01/27/2022	38	SATISFACTION F/J FOR COST	Instrument: 2022020409 Book: 8193 Page: 4907 View: 2022020409	
01/18/2022	35	CORRESPONDENCE SENT TO		
01/12/2022	36	RECEIVED CORRESPONDENCE		
10/18/2012	33	JUDGMENT & SENTENCE FILED	JUDGMENT & SENTENCE FILED: 02	
10/18/2012	32	FINE/COURT COSTS PAID	FINE/COURT COSTS PAID:(\$ 323.00)	
10/18/2012	31	TEXT	RECEIPT 12100743(\$ 323.00) ISSUED	

Volusia County Clerk of Circuit Court - Case Detail

Case Information

Case Number: 2012 006567 MMAWS Case Style: STATE OF FLORIDA V. ADAM JOSHUA MACKER Div: 72 - PETER MCGLASIN
Case Type: MISDEMEANOR Category: MISDEMEANOR SPN: 320631

Summary Parties Docket Offense Court Events Custody Assessment

Date	Quantity	Unit Amount	Final Amount	Credits	Balance
01/27/2022	1	1.00	1.00	-1.00	0.00
01/27/2022	1	7.00	7.00	-7.00	0.00
01/27/2022	1	10.00	10.00	-10.00	0.00

Disclaimer: Financial assessments are for informational purposes and are not official and to be used for legal purposes. Viewers should not rely on the information displayed but should contact the Clerk's office to obtain an official copy.



If you cannot pay all Fines/Costs today, you must enter into a Payment Plan with the Clerk of Court. The Payment Plan includes a one-time \$25.00 fee.

I acknowledge receiving a copy of this order and understand that I must read thoroughly the front and back of this entire order. I further agree to successfully meet all terms of my sentence. I will review the information outlined on the back sides of the pages of this Judgment regarding my right to appeal, standard conditions of probation, payment information and Clerk's Office locations.

Defendant's Signature

Date

CASE# 2011 002563 CFAWS FINES & COURT COST PAID AS CONDITION OF PROBATION FRAUD SATISFACTION FOR COST FILED 1/27/22

FOR COMPLETE DOCUMENTATION OF COURT ORDER REFER TO PAGE 13 OF VOLUSIA FRAUD FULL

Volusia County Clerk of Circuit Court - Case Detail

Case Information

Case Number: 2011 002563 CFAWS Case Style: STATE OF FLORIDA V. ADAM JOSHUA MACKER Div: 08 - MARGARET W HU
Case Type: FELONY Category: FELONY SPN: 320631

Summary Parties Docket Offense Court Events Custody Assessment

Legend: Viewable Reviewed and Viewable Viewable on Request Confidential

Date	DIN	Docket Type	Description	View
01/28/2022	195	SATISFACTION F/J FOR COST	Instrument: 2022022226 Book: 8195 Page: 1214 View: 2022022226	
01/12/2022	194	CORRESPONDENCE SENT TO	DATE AND AMOUNT - FIRST AMERICAN TITLE - ANGELA SLAYDON	
01/12/2022	193	REQUEST	PAYOUT - FIRST AMERICAN TITLE - ANGELA SLAYDON (teamOC@firstam.com)	
06/24/2014	192	ORDER	TERMINATING PROBATION	
06/19/2014	191	COURT ACTION FORM FILED		

Case Number: 2011 002563 CFAWS Case Style: STATE OF FLORIDA V. ADAM JOSHUA MACKER Div: 08 - MARGARET W HU
Case Type: FELONY Category: FELONY SPN: 320631

Summary Parties Docket Offense Court Events Custody Assessment

Date	Quantity	Unit Amount	Final Amount	Credits	Balance
03/21/2012	1	418.00	418.00	-418.00	0.00
03/21/2012	1	100.00	100.00	-100.00	0.00
03/21/2012	1	150.00	150.00	-150.00	0.00
01/28/2022	1	10.00	10.00	-10.00	0.00

Disclaimer: Financial assessments are for informational purposes and are not official and the Viewers should not rely on the information displayed but should contact the Clerk's office to verify the information.

Payment of charges, costs, and fees are due immediately and are payable to the Clerk of Court for Distribution unless otherwise no

A condition of probation/community control, payable to FL DOC, Probation & Parole, pursuant to probation/community control order.
 Due within _____ days following release from jail/prison and is payable to the Clerk of Court for distribution.
 Due within _____ days and is payable to the Clerk of Court for distribution.

Unless payment is ordered as a condition of probation, it is further ordered that Judgment is hereby entered in favor of the State of Florida, and/or Court, and victim(s) for the sum of the above amounts, together with interest at the lawful rate, for which let execution issue. (§ 55.10, 960.2 Stat.) This judgment shall supersede any previous judgment that may have been entered against the defendant in the above reference only. Fines/Costs/Fees which remain unpaid for 90 days or more may be turned over to a collection agency for further action. Failure to ordered may result in the suspension of your Florida Driver's License.

DONE AND ORDERED in Volusia County, Florida, this 7th day of March, 2012.

DIANE M. MATOUSEK, CLERK OF THE CIRCUIT COURT
Filed in Open Court this 7 day of Mar, 2012

Margaret W. Hudson
Circuit Clerk

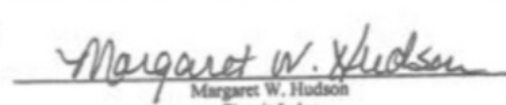
**CASE: 2011 002740 CFAWS-FRAUDULENTLY SUSPENDED DL 10 YRS. AFTER PAYMENT
ORDER FILED 3/7/12 (DUE WITHIN 90 DAYS) PAID 3/21/12
FRAUD JUDGMENT FILED THE FOLLOWING DAY ON 3/22/12**

Case Number: 2011 002740 CFAWS	Case Style: STATE OF FLORIDA V. ADAM JOSHUA MACKER	Div: 08 - MARGARET W HU
Case Type: FELONY	Category: FELONY	SPN: 320631
Summary Parties Docket Offense Court Events Custody Assessment		
Legend: Viewable Reviewed and Viewable Viewable on Request Confidential		
Date	DIN	Docket Type
01/28/2022	103	SATISFACTION F/J FOR COST
01/12/2022	102	CORRESPONDENCE SENT TO
01/12/2022	101	REQUEST
09/15/2021	100	COLLECTION WARNING LETTER SENT TO DEF.
07/21/2021	99	CRIMINAL SUSPENSION WARNING SENT
07/01/2021	98	FAIL/MAKE PAYMENT ARRANGEMENTS NOTICE
02/14/2013	96	COURT ACTION FORM FILED
01/29/2013	95	NOTICE OF HEARING
01/17/2013	94	COURT ACTION FORM FILED
01/08/2013	93	RETURNED SUBPOENA
01/03/2013	92	ORDER TO SHOW CAUSE
12/10/2012	91	TERMINATION OF COMMUNITY CONTROL
		TERMINATION OF COMMUNITY CONTROL

Case Number: 2011 002740 CFAWS	Case Style: STATE OF FLORIDA V. ADAM JOSHUA MACKER	Div: 08 - MARGARET W HU			
Case Type: FELONY	Category: FELONY	SPN: 320631			
Summary Parties Docket Offense Court Events Custody Assessment					
PAID 3/21/2012 WITHIN 90 DAYS AS ORDERED					
Date	Quantity	Unit Amount	Final Amount	Credits	Balance
03/21/2012	1	223.00	223.00		0.00
03/21/2012	1	50.00	50.00		0.00
03/21/2012	1	50.00	50.00		0.00
01/28/2012	1	10.00	10.00		0.00

**Disclaimer: Financial assessments are for informational purposes and are not official and to
Viewers should not rely on the information displayed but should contact the Clerk's office to**

ALTHOUGH THE BOX IS NOT CHECKED (A CONDITION OF PROBATION) IT ABSOLUTELY IS!

Payment of charges, costs, and fees are due immediately and are payable to the Clerk of Court for Distribution unless otherwise noted:	
<input type="checkbox"/> A condition of probation/community control, payable to FL DOC, Probation & Parole, pursuant to probation/community control order.	
<input type="checkbox"/> Due within _____ days following release from jail/prison and is payable to the Clerk of Court for distribution.	
<input checked="" type="checkbox"/> Due within <u>90</u> days and is payable to the Clerk of Court for distribution.	
<p>Unless payment is ordered as a condition of probation, it is further ordered that Judgment is hereby entered in favor of the State of Florida, and/or Clerk of Court, and victim(s) for the sum of the above amounts, together with interest at the lawful rate, for which let execution issue. (§ 55.10, 960.295, Fla. Stat.) This Judgment shall supersede any previous judgment that may have been entered against the defendant in the above referenced case only. Fines/Costs/Fees which remain unpaid for 90 days or more may be turned over to a collection agency for further action. Failure to pay as ordered may result in the suspension of your Florida Driver's License.</p>	
<p>DONE AND ORDERED in Volusia County, Florida, this 7th day of March, 2012.</p>	
<p>DIANE M. MATOUSEK, CLERK OF THE CIRCUIT COURT Filed in Open Court this <u>7</u> day of <u>Mar</u>, 20 <u>12</u></p>	
 Margaret W. Hudson Circuit Judge	

FOR FULL (COURT ORDER) DOC. REFER TO VOLUSIA FRAUD FULL PAGE 9

For recording use only

STATE OF FLORIDA,

Vs

MACKER, ADAM JOSHUA

Defendant's Address

1032 WILMINGTON DRIVE
DELTONA, FL 32725

IN THE CIRCUIT COURT OF THE SEVENTH
JUDICIAL CIRCUIT IN AND FOR VOLUSIA
COUNTY, FLORIDA

CASE NO. 2811 802562 CFAWS

**SATISFACTION OF JUDGMENT
FINAL ORDER FOR COST**

KNOW ALL MEN THAT THE STATE OF FLORIDA, the plaintiff in the above styled cause, wherein a final judgment for costs was rendered on the 7TH day of MARCH, 2012, in the above styled court in the amount of \$668.00 dollars, against ADAM JOSHUA MACKER, the defendant herein, and that said judgment has been duly recorded in the Official Records Book No. 5692, Page 2642, of the Public Records of Volusia County, Florida. I hereby acknowledge that full payment has been made and the above defendant is in complete satisfaction of said judgment.

IN WITNESS WHEREOF, I have hereunto set my hand and seal at DeLand, Volusia County, Florida this
28 day of January 2012.



**LAURA E. ROTH
CLERK OF THE CIRCUIT COURT**

By:


smitchell
Deputy Clerk

28 JAN 2012
CIRCUIT COURT
CLERK'S OFFICE
VOLUSIA COUNTY, FLORIDA
FILED

Copy to:
Request

STATE OF FLORIDA,

vs

ADAM JOSHUA MACKER

Defendant's Address:

169 Community Dr

Debary, FL 32713

IN THE CIRCUIT COURT OF THE SEVENTH
JUDICIAL CIRCUIT IN AND FOR VOLUSIA
COUNTY, FLORIDA

CASE NO. 2012.006567.MMAWS

**SATISFACTION OF JUDGMENT
FINAL ORDER FOR COST**

KNOW ALL MEN THAT THE STATE OF FLORIDA, the plaintiff in the above styled cause, wherein a final judgment for costs was rendered on the 18th day of October, 2012, in the above styled court in the amount of \$223.00 dollars, against Adam Joshua Macker, the defendant herein, and that said judgment has been duly recorded in the Official Records Book No. 6775, Page 3291, of the Public Records of Volusia County, Florida. I hereby acknowledge that full payment has been made and the above defendant is in complete satisfaction of said

IN WITNESS WHEREOF, I have hereunto set my hand and seal at DeLand, Volusia County, Florida this 27th day of January 2012.



LAURA E. ROTH
CLERK OF THE CIRCUIT COURT

By:

Debra Benedict
Deputy Clerk

4/27/12 27 AM 9:01
FILED
CLERK

Copy to:
Request

For recording use only

STATE OF FLORIDA,

Vs

MACKER, ADAM JOSHUA

Defendant's Address

1032 WILMINGTON DRIVE
DELTONA, FL 32725

IN THE CIRCUIT COURT OF THE SEVENTH
JUDICIAL CIRCUIT IN AND FOR VOLUSIA
COUNTY, FLORIDA

CASE NO. 2011.002740.CFAWS

**SATISFACTION OF JUDGMENT
FINAL ORDER FOR COST**

KNOW ALL MEN THAT THE STATE OF FLORIDA, the plaintiff in the above styled cause, wherein a final judgment for costs was rendered on the 7TH day of MARCH, 2012, in the above styled court in the amount of \$323.00 dollars, against ADAM JOSHUA MACKER, the defendant herein, and that said judgment has been duly recorded in the Official Records Book No. 6692, Page 2652, of the Public Records of Volusia County, Florida. I further declare that full payment has been made and the above defendant is in complete satisfaction of said judgment.

IN WITNESS WHEREOF, I have hereunto set my hand and seal at DeLand, Volusia County, Florida this 28 day of JANUARY 2012.



LAURA E. ROTH
CLERK OF THE CIRCUIT COURT

By:


amitchell
Deputy Clerk

RECEIVED
CIRCUIT CLERK'S OFFICE
JAN 28 2012
FILED
JAN 28 2012
11:08 AM

Copy to:
Request



Terry L. Rhodes
Executive Director

2900 Apalachee Parkway
Tallahassee, Florida 32399-0500
www.flhsmv.gov

S-107

NOTICE OF ORDER OF SUSPENSION AND FINAL ORDER
AUGUST 2, 2021

ADAM JOSHUA MACKER
169 COMMUNITY DR
DEBARY, FL 32713-3731

**Case: 2011 002740 CFAWS
Fraudulently Suspending DL**

**DRIVER LICENSE NUMBER: M260-010-78-295-0
CASE NUMBER: 082011CF002740XXXAWS**

This document serves as official notification from the Florida Department of Highway Safety and Motor Vehicles (FLHSMV) that your driving privilege and vehicle registration(s) will be suspended indefinitely effective **August 23, 2021**, at 12:01 a.m. for failure to pay a court financial obligation for a criminal offense per section 322.245, Florida Statutes, as reported by the county court listed below.

To possibly avoid the suspension, adhere to the following steps:

1. Make arrangements to pay or satisfy any amounts due by calling or visiting

CLERK OF THE COURT
VOLUSIA COUNTY COURT
101 NORTH ALABAMA AVENUE
DELAND, FL 32724

(386) 736-5905

2. Obtain an affidavit from the court stating you have satisfied the court's requirements. This document is only valid for 30 days and must include the case number listed above, in addition to either the court's seal or judge's signature. You may contact the clerk of the court to establish a payment plan pursuant to s. 28.246(4) to make partial payments for court-related fines, fees, service charges, and court costs. If you have already met the court's requirements, you still need to obtain the affidavit from the court.
3. Bring the original affidavit you receive from the court to a Florida driver license and motor vehicle service center or tax collector office offering driver license services prior to **August 23, 2021**. You must meet all the court's requirements prior to **August 23, 2021**, to avoid additional fees. If you visit a tax collector office, there will be a \$6.25 service fee. Additional fees may be required.

If you satisfy the court's requirements on or after **August 23, 2021**, and this is the only issue on your driver record, you are required to pay a \$60.00 reinstatement fee. The FLHSMV cannot grant

LAURA E. ROTH
CLERK OF THE CIRCUIT COURT
SEVENTH JUDICIAL CIRCUIT – VOLUSIA COUNTY, FL

PLEASE REPLY TO:
PAYMENT COMPLIANCE PROGRAM
Criminal Traffic – DeLand
101 N. Alabama Avenue
DeLand, FL 32724
(386) 736-5905

September 15, 2021

ADAM MACKER
169 COMMUNITY DR
Debary, FL 32713

Case Number: 2011 002740 CFAWS

SPN#: 320631

Amount Due: \$323.00

Our records reflect that the Court Ordered fines and/or costs in your case are past due. This is your FINAL notice. Failure to pay the amount due as indicated above within 10 days of the date of this notice will result in a Judgment lien being recorded against you for the total amount due plus interest compounded annually at the current interest rate. Additionally, your case will be referred to a collection agency. Once your case has been turned over to a collection agency, we will no longer be able to accept your payment. An additional 40% collection service fee will be added to the total amount due and your credit may be affected.

To avoid a Judgment lien being recorded against you and a collection service fee being added to the amount due, you must pay your account in full.

Please contact our office should you have any questions.

Sincerely,

LAURA E. ROTH
Clerk of the Circuit Court

By: *Dianne C. Turner*

Dianne C. Turner
Deputy Clerk

CWLS



**MAIL FRAUD by Perdue
This Fine was paid 3/21/2012
recorded on the court docket**