Thank you for contacting Governor Rick Scott.

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Under Florida law, all correspondence sent to the Governor’s Office, which is not exempt or confidential pursuant to Chapter 119 of the Florida Statutes, is a public record. All public record electronic mail sent to Governor Scott will be posted to Project Sunburst at [http://www.flgov.com/sunburst](http://www.flgov.com/sunburst), and will be accessible to the public. If you do not want the public record contents of your e-mail or your e-mail address to be published on this website or to be provided to the public in response to a public records request, please do not send electronic mail to this entity. Please be aware that personal information sent in your correspondence, such as home addresses and telephone numbers, may be posted to the Sunburst public records website.

Sign up to receive Governor Scott’s e-mail updates at [www.FLGov.com/newsletter](http://www.FLGov.com/newsletter). Follow the Governor on Twitter at [@ItsWorkingFL](http://www.FLGov.com/newsletter).

Thank you again for taking the time to contact Governor Scott.
Creating Jobs for Florida Families

When I ran for Governor, I committed to creating 700,000 jobs in seven years. I am proud to report that the Florida Legislature’s Revenue Estimating Conference recently announced that they expect Florida to surpass that goal and create 900,000 jobs by 2018.

In the four years before I took office, Florida’s families had lost 825,500 jobs.
- Since I took office almost two years ago, Florida businesses have added around 200,000 jobs, and we continue to put Florida families back to work every month.

Unemployment is down.
- In the four years before I took office, unemployment had more than tripled – from 3.5% to 11.1%.
- Since I took office almost two years ago, unemployment has dropped from 11.1% to 7.9% – the second largest drop in the country.

We are paying down state debt.
- In the four years before I took office, state debt increased by $5.2 billion.
- Since I took office almost two years ago, we cut state debt by $2 billion.

Florida’s housing market is on the rise.

Consumer confidence in Florida near a 5-year high.

Florida has a $24 billion trade surplus.

Florida had two straight record years for tourism.

Florida is the 4th largest GDP in the country.

With less burdensome taxes, Florida is one of the best states for business.

Florida ranked second best state for business in Chief Executive Magazine.

Since the end of 2010, personal income in Florida has increased by 6.6%.

Top Reasons to Support Teacher Pay Raise

- Florida students and teachers were recently ranked 6th for educational quality.
- On a recent international reading survey, Florida fourth graders scored second in the world.
- National Council on Teacher Quality ranked Florida teachers number one in the country two years in a row.
- Florida has eliminated tenure, allowing principals to build teams from the best and brightest educators.
- By 2014, Florida teachers will be a part of our performance pay structure that will help attract and advance the most high-performing teachers in our education system.
- Transition to common core standards will require increased responsibilities and expectations of Florida teachers, ultimately driving greater student achievement.

Top Reasons to Support Eliminating the Sales Tax on Manufacturing Equipment

- Will save Florida manufacturers an estimated $141 million annually, that will be redirected to capital investments, expansion and job growth.
- Level the playing field between Florida and the other competing states.
  - Florida is currently at a competitive disadvantage because most states do not force manufacturers to pay taxes on the purchase of equipment or require them to adhere to regulations for tax exemptions.
- As of 2010, manufacturing made up just 4.3% of employment in Florida – well below the national average of manufacturing jobs across the country. However, Florida is ranked #1 in percentage of exports tied to manufacturing.
- Create high wage, stable jobs for Florida families for years to come.
  - Purchasing manufacturing equipment is a big investment. Florida needs this kind of investment because it means businesses are putting their roots down even deeper in Florida communities – creating more stable job opportunities for years to come.
- Manufacturing accounts for almost 90 percent of Florida exports that depend on our ports. Eliminating this tax will benefit ports and other small businesses.
  - Investments into Florida’s 15 ports and the growing economies of Central and South America will create even greater job growth.

* As taken from a speech given by Governor Scott on 1/29/2013
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  - Investments into Florida’s 15 ports and the growing economies of Central and South America will create even greater job growth.
David Fekete
110 NW 39TH AVE 49A
Gainesville, FL 32609

Date: 08/10/2013

Subject: Laws and rights been violated truck was illegally seized

At the bottom is evidence proving laws have been broken

Dear all who receives this Email,

My name is David Fekete, a partially disable Marine Corps veteran, and I am sending you this date 08/10/2013 due to it is the 3year anniversary date of the day the Robert Hiday and Jeffrey R. Becker destroyed my life and all that have the power will not do nothing about Robert Hiday and Jeffrey R. Becker violating multiple laws over 50 of them. You will say this is a civil case but Robert Hiday and Jeffrey R. Becker violated over 50 laws, statutes, acts, and the US Constitution and with them using the fake corporation Dodge Enterprises Inc. co-founded by Robert Hiday himself most likely violated the US tax code, and you will tell me contact three rivers but how can I when I don’t have enough money to put enough minutes on my cell phone or that my cell phone goes dead after a couple of minutes of talking when they have you on hold for over 30 minute by then I am out of minutes or my cell phone goes dead and that three rivers provides no other means of contact like and online form or a general email address. On all court documents (Case No. 01-2005-CC-1738) you will see no evidence submitted to the court proving the debt is real and you will see that they where after David C. Fekete and on my birth certificate, driver’s license, and my vehicle title it all states David Fekete and I David Fekete not David C. Fekete am providing overwhelming proof the laws where violated and David Fekete’s, not David C. Fekete’s, 2007 Dark Blue Metallic 2500HD Chevy Silverado Crew cab vin# 1GCHK23D07F192910 was illegally seized. I David Fekete nor David C. Fekete never had a deposition with Robert Hiday and Jeffrey R. Becker, no trial, no notification of an lien, there was no vehicle lien, no notification of the adverse action they were going to take nothing but a judge in the Alachua County Court allowed it to proceed anyway and the Alachua County Sheriff Sadie Darnell did not verify that the name on the writ of execution matched the name on the Title or the vehicle registration and the Deputy that carried out the illegal seizure did not ask for my drivers license nothing he just looked at the tag and VIN# that is it and I was told that every thing must match even the person’s name because in the State of Florida there are quite a few people with the name David Fekete some given middle names at birth and some was not given a middle name at birth as I was not. Before and after the Judgment I constantly asked for validation but non was ever sent. Please read the whole email and look at all the links provided. All I am asking is for justice to be done an investigation to be conducted and changes to happen so no one else will be a victim of this malicious unethical act of the debt collecting lawyers that basically terrorizes people mainly partially and fully disable Veterans that is not informed of all the laws protecting them due to not being in that state for long periods of time or the fact that too many laws are hard to find and that debt collection lawyers will not disclose all aspects of how they obtain all personal information, all the websites they use.

In advance I want to thank all of you for your time of reading this long email and again please read the full email, look at all attachments, and bring justice in this partially disable Marine Corps Veterans life for which I am in constant pain due to lower back, two bad knees, and arthritis in both hands, and now hip pains as well as other pains from riding a mountain bike 7 days a week 40 + miles a day just to beg for work for three years only making barely enough to pay rent and electric, also I have a condition in my left eye verified by the VA eye clinic that I only have 30 minutes to get to the eye clinic or emergency room if after hours to reattach my retina to my eyeball with a laser or there will be permanent damage with a life time of pain, it takes me over an hour to get to any hospital by mountain bike.

From 01/18/2010 to 05/12/2010 Robert Hiday/Jeffrey R. Becker lawyers with Hiday&Ricke that represented the fake Corporation Dodge Enterprises Inc., which was founded by Robert Hiday and Thomas Hiday in 1996, search court records for anything that would indicate any vehicle information even tag number. So they finally found what they needed, my tag number, and went on to the website www flmvr.com which is a website that is only to be used by dealerships, insurance companies and towing companies for information purposes only and if adverse action is to be taken against the owner by law they are to notify the owner and where they got that information from before they take that adverse action.
On the website http://www.flmvr.com/ the users are to adhere to this

"All users subject to the Federal Trade Commission’s jurisdiction must comply with all applicable regulations, including regulations promulgated after this notice was prescribed in 2004. Information about applicable regulations currently in effect can be found at the Commission’s Web site, www.ftc.gov/credit. Persons not subject to the Commission’s jurisdiction should consult with their regulators to find any relevant regulations.

NOTICE TO USERS OF CONSUMER REPORTS:

OBLIGATIONS OF USERS UNDER THE FCRA"

but Robert Hiday/Jeffrey R. Becker did not violating even more laws Sections they violated

I. OBLIGATIONS OF ALL USERS OF CONSUMER REPORTS

A. Users Must Have a Permissible Purpose

B. Users Must Provide Certifications

C. Users Must Notify Consumers When Adverse Actions Are Taken

   1. Adverse Actions Based on Information Obtained From a CRA

   2. Adverse Actions Based on Information Obtained From Third Parties Who Are Not Consumer Reporting Agencies

   3. Adverse Actions Based on Information Obtained From Affiliates

II. CREDITORS MUST MAKE ADDITIONAL DISCLOSURES

IV. OBLIGATIONS WHEN INVESTIGATIVE CONSUMER REPORTS ARE USED

Due to me not being notified by Robert Hiday and Jeffrey R. Becker what adverse actions they where going to take and violating the laws prior to the date of the report, 05/12/2010 09:20 my 2007 Dark Blue Metallic 2500HD Chevy Silverado Crew cab vin# 1GCHK23D07F192910 was illegally seized on 08/10/2010. Law States if at least one law was violated in the taking away of a persons property it is considered illegally seized and as per the US Constitution, any illegally seized property must be returned to the rightful owner without cost to that owner.

To Alachua County Sheriff you tell me laws have not been violated and my rights were not violated and that you do not get involved in Civil Cases but I am attaching documents to show you that the laws were violated and my rights were violated and that you do get involved in Civil Cases by enforcing Writ of Executions without verification to take away personal property in Civil Cases, on court records Jeffrey R. Becker representing Dodge Enterprises Inc., a non existence corporation thus a fake corporation which does not exist anywhere in the State of Florida that was created by Robert Hiday of Hiday & Rickie and Thomas A. Hiday in 1996 that since that year every corporate report has a fraudulent principle address thus falsifying a corporate report which is a felony, on the Writ of Execution they don’t have Dodge Enterprises Inc. listed due to they knew it is a fake corporation and that they knew and have no copy of any type of bill, contract, or agreement showing the judgment to be lawful and if you look and the Case No. 01-2005-CC-1738 no evidence was ever provide proving the debt is real, they say I was notified of a court date in 2007 but I was not and the person that lived across from me signed for various things without my knowledge and one time the Police technician told me I have a subpoena for you so I signed for it after she left I looked and it was for a person name Conrad so back to the Writ of Execution it was to illegally seized the property of David C. Fekete and when you see the title it will say David Fekete as it says on the bogus seat belt ticket, as it says on my drivers license, and as it says on my birth certificate so you took away David Fekete’s 2007 Chevrolet K2500 Truck, Dark Blue in Color,
Vin# 1GCHK23D07F192910 not David C. Fekete’s Truck. 01/18/2010 I David Fekete received a bogus seat belt ticket from GPD motorcycle Cop and if you look at that ticket it states a 2006 chevy not a 2007 this ticket leads to further violations of the law and my rights as well as due process. From 01/18/2010 to 08/10/2010 Robert Hiday/Jeffrey R. Becker got my tag# from the bogus seat belt citation and went to the website www.flmvr.com and used that tag# and got my vehicle registration and they never disclosed all ways that they can get any personal information I did not know about that website until they where forced to tell me about it due to the active complaint with the Florida Bar and on 05/12/10 at 09:20 the time that Robert Hiday/Jeffrey R. Becker got my vehicle information to 08/10/2010 at 7:38 PM no deposition was ever done, no trial was ever done, no notification of adverse action was going to take place, there was no vehicle lien, I was never notified by certified mail of any kind of lien against me. As you will see with the links to the attachments I requested validation over and over again all the way back to 2004 but non-was ever sent. Even recent emails to Robert Hiday/Jeffrey R. Becker with subject matter trying to get their attention to honor my request of validation but they still refused to validated the debt and the existence of Dodge Enterprises Inc.. The reason why they came after me is that they found out that I David Fekete was the Grand Prize winner of the Bass Pro Shops 2nd Chance drawing so they had my truck take away to extort money out of David Fekete for an unlawful judgment against David C. Fekete. On 08/10/2010 at 7:38 PM I David Fekete was threatened by the ASO deputy of imprisonment if I did not hand over the keys and if I interfered and that my, David Fekete, Truck will be taken away with or without the keys so if you check I have never been arrested and did not want to be arrested so I David Fekete unwilling handed over the Keys to my only vehicle. When you had my, David Fekete’s not David C. Fekete truck illegally seized you put me out of work I had lost my job and a lot of side jobs which is against the law, that truck was my primary tool of the trade and it is against Federal law to take away someone’s tools of the trade, it is against the law to affect in any manner someone’s source of income, that truck provided many sources of income for me. At the time you had mine David Fekete’s not David C. Fekete truck illegally seized I had 5 federal Job interviews setup making $85,000 that took me 3 years to get which I needed one thing that was required by those jobs, reliable transportation, you assisted Robert Hiday/Jeffrey R. Becker in further violations of the law to take away that opportunity form me, a partially disable Marine Corps Veteran that now due to riding a mountain bike 7 days a week for the past three years am now in constant pain due to lower back, knees, and arthritis in both hands which is aggravated by constant mountain bike riding and the VA doctor even told me "You need to get off that bike and back in a vehicle before your condition gets worse." Robert Hiday/Jeffrey R. Becker also knew that Hudson & Keyse was in Chapter 7 Bankruptcy proceedings http://www.fdcpa.me/hudson-keyse-files-chapter-7-bankruptcy/ at the time and knew that they had to do something before that company went out of business so they had you illegally seize David Fekete’s truck to extort money out of David C. Fekete before that happened.

To the Governor of Florida, the Attorney General, and the Florida D.A. it is down right disgusting that you will not prosecute Robert Hiday and Jeffrey R. Becker for violating multiple laws yes it was a civil case but of any laws are violated in the civil case it becomes a criminal case and since you tell people no one is above the law that should go for lawyers as well but with your refusal of prosecuting Robert Hiday and Jeffrey R. Becker you are showing me and many of their victims that they are above the law. If you truly care about protecting the rights of Floridians then you will look into Dodge Enterprises Inc. a fake Corporation created by Robert Hiday and Thomas A. Hiday in 1996 and that Tammy Wellington a factious person who is located at over 5 different addresses all fake addresses with that person being the same age 41 and even having her address on the corporate as a fake address because if you look it up you will find that address does not exist and falsifying any information on a Corporate report is a felony. Using a fake corporation to contribute campaign funds to exceed the contribution limit is against federal law. Using a Fake Corporation to hide you income is against federal law. Robert Hiday will try to tell you that they just represent Dodge Enterprises Inc. but at this website http://www.campaignmoney.com/political/contributions/robert-hiday.asp?cycle=12 it states otherwise.

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You say you can’t act as a private Attorney or give advice or get my truck back for me but if you bring charges against Robert Hiday and Jeffrey R. Becker then the Judge can rule my, David Fekete, Truck was illegally seized and have it returned back to me David Fekete as the judges did for the victims in the Bernard Madoff case. Also you need to look it to the website www.flmvr.com because that website assists lawyers in violating due process, taking adverse actions against individuals without notifications, and with just a person’s tag and $50 it is an easy access or a gate way to identity theft or a new way for criminals to find out where people with expensive vehicles live and either rob them or hurt their families. I am not asking
you as before to be my personal attorney but up hold the laws and bring Robert Hiday and Jeffrey R. Becker to justice prosecuting them to the full extent of the law bring some sense of justice back into the justice system giving me a reason to live due to what they did to me I have no reason to live as well as finding out who this Tammy Wellington really is.

To the Alachua County Clerk of the Court how can I get a judicial review done of Case No. 01-2005-CC-1738 due to not any evidence provided by any lawyers showing the debt actually existed. Also how can you guys allow lawyers to come into the court using fake corporations to go after people? Stated by ASO Deputy "Over 90% of these subpeonas he serves are lawyers using fake corporations to go after people."

To FDLE I filled a complaint with the Alachua County Sheriff's Office and showed them proof laws have been violated but they refused to conduct and investigation into Robert Hiday, Jeffrey R. Becker, and Tammy Wellington for using the fake corporation Dodge Enterprises Inc. to go after people and their property without notification that is against Federal law.

To the Duval County Sheriff how can I file Charges against Robert Hiday and Jeffrey R. Becker for violating over 50 laws, acts, statutes, and the US Constitution?

To the FBI how can I file federal Charges against Robert Hiday and Jeffrey R. Becker for violating over 50 laws, acts, statutes, and the US Constitution?

To Robert Bauer it is shameful that when I informed you Dodge Enterprises Inc. is a fake corporation you refused to use at least that to get my David Fekete not David C. Fekete’s truck back. You could have brought up the issue that the name on the Truck Title did not match the name on the writ of execution. You could have argued the fact that David Fekete needed his truck to earn a living due to that was his only vehicle. Your associates saw the great deal of pain I was in from walking the great distance to your office, you could have used that. You could have used that the due process was violated when I informed you that I was never notified of any type of lien against me and that there was no vehicle lien against my truck. I asked you how did they get my vehicle information because I never gave it to them but you never told me but you knew because later I found out you are the same type of lawyers Robert Hiday and Jeffrey R. Becker are and all you did was assist them and take my money but when I typed in Consumer protection to the Florida Bar and free and/or low cost the Florida Bar website referred you to me but you provided no Consumer protection.

Further more after three years of research I found that these laws, which are too hidden, that Hudson&Keyse, Robert Hiday, Jeffrey R. Becker (Robert Becker) violated in coming after me in such a disgusting, malicious, unethical manner especially when Robert Hiday, Jeffrey R. Becker (Robert Becker) found out Hudson&Keyse was going bankrupt

Hudson & Keyse files for bankruptcy

Published: Thursday, September 16, 2010

http://www.news-herald.com/articles/2010/09/16/news/doc4c9142b0b0f94266564727.txt

When you look at all what provide in this email you will see that Hudson&Keyse, Robert Hiday, Jeffrey R. Becker (Robert Becker), and whoever else is involved with Dodge Enterprises Inc. violated the R.I.C.O Act.

RICO stands for the Racketeer Influenced and Corrupt Organizations Act (18 U.S.C. § 1961), a law that increases the severity of penalties for crimes performed in conjunction with organized crime. The law states that any person or group who commits any two out of a list of 35 crimes (known as racketeering activity in the U.S. Code) within a decade and can be determined to have committed them with similar results or similar intentions can be charged with racketeering

They violated the fifth, seventh, and fourteenth Amendments of the US Constitution.

nor shall any State deprive any person of life, liberty, or property, without due process of law;
nor deny to any person within its jurisdiction the equal protection of the laws.

They may not be the State but the State of Florida failed to have laws to protect me or any Floridian from being deprived of life, liberty, or property, when they illegally seized my 2007 Dark Blue Metallic 2500HD chevy silverado Crew Cab Vin #1GCHK23D07F192910

Dodge Enterprises Inc. is a fake corporation
Violations of the Florida Fair Debt Collection Practices Act

Florida Fair Debt Collection Practices Act 559.563 Void registration.--Any registration made under this part based upon false identification or false information, or identification not current with respect to name, address, and business location, or other fact which is material to such registration, shall be void. Any registration made and subsequently void under this section shall not be construed as creating any defense in any action by the office to impose any sanction for any violation of this part.

I still have the original Title:

Violation of the Florida Title Statutes

16. Any person who knowingly violates this paragraph by selling, transporting, delivering, purchasing, or receiving a motor vehicle, recreational vehicle, or mobile home without obtaining a properly endorsed certificate of title, salvage certificate of title, or certificate of destruction from the owner commits a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084.

Nothing in this subsection shall be applicable when a vehicle is worth less than $1,500 retail in undamaged condition in any official used motor vehicle guide.

17. Any person who knowingly violates this subparagraph by selling, transporting, delivering, purchasing, or receiving a motor vehicle, recreational motor vehicle, mobile home, or derelict motor vehicle without obtaining a certificate of title s. 319.22
c. Any person who knowingly violates this subparagraph by selling, transporting, delivering, purchasing, or receiving a motor vehicle, recreational motor vehicle, mobile home, or derelict motor vehicle without obtaining a certificate of title, salvage certificate of title, certificate of destruction, or derelict motor vehicle certificate; enters false or fictitious information on a derelict motor vehicle certificate application; does not complete the derelict motor vehicle certificate application as required or does not make the required notification to the department; does not obtain a legible copy of the seller’s or owner’s driver’s license or identification card when required; or destroys or dismantles a derelict motor vehicle without waiting the required time as set forth in sub-subparagraph b. commits a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084.

falsifying a corporate report using a device to block business name and number (a cell phone) on caller ID
failure to provide origin of the debt
Violation of the lien laws
Did not have a vehicle lien on me prior to taking away my truck and did not notify the DMV Threats of Imprisonment not only by their VP but by the Alachua County Sheriffs Office That truck was my Handicap device due to my knees and my lower back as well as that truck has a hepa air filter for my allergies, I also have an eye condition that if something happens I need to get to the VA eye Clinic within 30 minutes or I would have permanent damage to my left eye, Violation of the ADA
My 7th Amendment rights violated due to any amount over $20 is being questioned.
Violated the 14th Amendment "deprive any person of life, liberty, or property, without due process of law; nor deny to any person within its jurisdiction the equal protection of the laws."
Because multiple law firms are involved with this fake Corporation, Dodge Enterprise Inc., you are in violation of the RICO Act, providing a fake principle address on the corporate report in getting money from individuals is in violation of the "The Racketeer Influenced and Corrupt Organizations Act, commonly referred to as the RICO Act or simply RICO," RICO act. A judge stated it is against federal law for anyone to use a fake corporation to go after anyone. Committed an act of extortion by asking for more than the fraudualent debt is worth. Violation of the tax code Labor law have been violated, Labor states that no one shall tamper or interfer with someones primary source of income when they stole my 2007 Dark Blue Metallic chevy silverado Crew Cab Vin #1GCHK23D07F192910, I went from 40hrs a week to 0 hours a week. Wage Garnishment Act has been violated when they took away my 2007 Dark Blue Metallic chevy silverado Crew Cab Vin #1GCHK23D07F192910 they took away 100% of my salary having basicaly lose of work going on two years now. I am lucky if I work once a week because in IT and the construction field or basically any job
a reliable vehicle is a requirement. If not, then everyone in your office need to give up you vehicles.
Providing a fraudulent principle address on the corporate report, falsifying government documents thus violating
laws under the FTC and SEC which regulate corporations.

Violations of the Florida fair Debt Collection Practices Act

Florida Fair Debt Collection Practices Act 559.563 Void registration.--Any registration made under this part
based upon false identification or false information, or identification not current with respect to name, address,
and business location, or other fact which is material to such registration, shall be void. Any registration made
and subsequently void under this section shall not be construed as creating any defense in any action by the
office to impose any sanction for any violation of this part.

Florida Fair Debt Collection Practices Act 559.715 Assignment of consumer debts.--This part does not
prohibit the assignment, by a creditor, of the right to bill and collect a consumer debt. However, the assignee
must give the debtor written notice of such assignment within 30 days after the assignment. The assignee is a
real party in interest and may bring an action in a court of competent jurisdiction to collect a debt that has been
assigned to such assignee and is in default.

(9) Claim, attempt, or threaten to enforce a debt when such person knows that the debt is not legitimate or assert
the existence of some other legal right when such person knows that the right does not exist;

(18) Communicate with a debtor if the person knows that the debtor is represented by an attorney with respect to
such debt and has knowledge of, or can readily ascertain, such attorney's name and address, unless the debtor's
attorney fails to respond within a reasonable period of time to a communication from the person, unless the
debtor's attorney consents to a direct communication with the debtor, or unless the debtor initiates the
communication; or

Violations of the Federal Debt Collection Practices Act

(c) CEASING COMMUNICATION. If a consumer notifies a debt collector in writing that the consumer
refuses to pay a debt or that the consumer wishes the debt collector to cease further communication with the
consumer, the debt collector shall not communicate further with the consumer with respect to such debt, except

(1) to advise the consumer that the debt collector’s further efforts are being terminated;
(2) to notify the consumer that the debt collector or creditor may invoke specified remedies which are ordinarily
invoked by such debt collector or creditor; or
(3) where applicable, to notify the consumer that the debt collector or creditor intends to invoke a specified
remedy.
If such notice from the consumer is made by mail, notification shall be complete upon receipt.

§ 806. Harassment or abuse
A debt collector may not engage in any conduct the natural consequence of which is to harass, oppress, or abuse
any person in connection with the collection of a debt. Without limiting the general application of the foregoing,
the following conduct is a violation of this section:
(1) The use or threat of use of violence or other criminal means to harm the physical person, reputation, or
property of any person.
(5) Causing a telephone to ring or engaging any person in telephone conversation repeatedly or continuously
with intent to annoy, abuse, or harass any person at the called number.
(6) Except as provided in section 804, the placement of telephone calls without meaningful disclosure of the
caller’s identity.

§ 807. False or misleading representations
A debt collector may not use any false, deceptive, or misleading representation or means in connection with the
collection of any debt. Without limiting the general application of the foregoing, the following conduct is a
violation of this section:
The false representation or implication that the debt collector is vouched for, bonded by, or affiliated with the
United States or any State, including the use of any badge, uniform, or facsimile thereof.

(4) The representation or implication that nonpayment of any debt will result in the arrest or imprisonment of
any person or the seizure, garnishment, attachment, or sale of any property or wages of any person unless such
action is lawful and the debt collector or creditor intends to take such action.
(6) The false representation or implication that a sale, referral, or other transfer of any interest in a debt shall cause the consumer to—
lose any claim or defense to payment of the debt; or

(7) The false representation or implication that the consumer committed any crime or other conduct in order to disgrace the consumer.

(8) Communicating or threatening to communicate to any person credit information which is known or which should be known to be false, including the failure to communicate that a disputed debt is disputed.

(6) Taking or threatening to take any nonjudicial action to effect dispossession or disablement of property if—
the property is exempt by law from such dispossession or disablement.

§ 809. Validation of debts
(a) Within five days after the initial communication with a consumer in connection with the collection of any debt, a debt collector shall, unless the following information is contained in the initial communication or the consumer has paid the debt, send the consumer a written notice containing—
(1) the amount of the debt;
(2) the name of the creditor to whom the debt is owed;
(3) a statement that unless the consumer, within thirty days after receipt of the notice, disputes the validity of the debt, or any portion thereof, the debt will be assumed to be valid by the debt collector;
(4) a statement that if the consumer notifies the debt collector in writing within the thirty-day period that the debt, or any portion thereof, is disputed, the debt collector will obtain verification of the debt or a copy of a judgment against the consumer and a copy of such verification or judgment will be mailed to the consumer by the debt collector; and
(5) a statement that, upon the consumer’s written request within the thirty-day period, the debt collector will provide the consumer with the name and address of the original creditor, if different from the current creditor.
(b) If the consumer notifies the debt collector in writing within the thirty-day period described in subsection (a) that the debt, or any portion thereof, is disputed, or that the consumer requests the name and address of the original creditor, the debt collector shall cease collection of the debt, or any disputed portion thereof, until the debt collector obtains verification of the debt or any copy of a judgment, or the name and address of the original creditor, and a copy of such verification or judgment, or name and address of the original creditor, is mailed to the consumer by the debt collector. Collection activities and communications that do not otherwise violate this title may continue during the 30-day period referred to in subsection (a) unless the consumer has notified the debt collector in writing that the debt, or any portion of the debt, is disputed or that the consumer requests the name and address of the original creditor. Any collection activities and communication during the 30-day period may not overshadow or be inconsistent with the disclosure of the consumer’s right to dispute the debt or request the name and address of the original creditor.

Violation of the Florida Title Statutes
16. Any person who knowingly violates this paragraph by selling, transporting, delivering, purchasing, or receiving a motor vehicle, recreational vehicle, or mobile home without obtaining a properly endorsed certificate of title, salvage certificate of title, or certificate of destruction from the owner commits a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084.

Nothing in this subsection shall be applicable when a vehicle is worth less than $1,500 retail in undamaged condition in any official used motor vehicle guide

17. Any person who knowingly violates this subparagraph by selling, transporting, delivering, purchasing, or receiving a motor vehicle, recreational motor vehicle, mobile home, or derelict motor vehicle without obtaining a certificate of title
s. 319.22
c. Any person who knowingly violates this subparagraph by selling, transporting, delivering, purchasing, or receiving a motor vehicle, recreational motor vehicle, mobile home, or derelict motor vehicle without obtaining a certificate of title, salvage certificate of title, certificate of destruction, or derelict motor vehicle certificate; enters false or fictitious information on a derelict motor vehicle certificate application; does not complete the derelict motor vehicle certificate application as required or does not make the required notification to the department; does not obtain a legible copy of the seller’s or owner’s driver’s license or identification card when required; or destroys or dismantles a derelict motor vehicle without waiting the required time as set forth in sub-subparagraph b. commits a felony of the third degree, punishable as provided in s. 775.082, s. 775.083,
319.33 Offenses involving vehicle identification numbers, applications, certificates, papers; penalty.—
(1) It is unlawful:
(e) To use a false or fictitious name, give a false or fictitious address, or make any false statement in any
application or affidavit required under the provisions of this chapter or in a bill of sale or sworn statement of
ownership or otherwise commit a fraud in any application.
(2) It is unlawful for any person knowingly to obtain goods, services, credit, or money by means of an invalid,
duplicate, fictitious, forged, counterfeit, stolen, or unlawfully obtained certificate of title, registration, bill of
sale, or other indicia of ownership of a motor vehicle or mobile home.
(6) Any person who violates any provision of this section is guilty of a felony of the third degree, punishable as
provided in s. 775.082, s. 775.083, or s. 775.084. Any motor vehicle used in violation of this section
shall constitute contraband which may be seized by a law enforcement agency and shall be subject to forfeiture
proceedings pursuant to ss. 932.701-932.704. This section is not exclusive of any other penalties prescribed by
any existing or future laws for the larceny or unauthorized taking of motor vehicles or mobile homes, but is
supplementary thereto.

713.585 Enforcement of lien by sale of motor vehicle.—A person claiming a lien under s.
713.58 for performing labor or services on a motor vehicle may enforce such lien by sale of the vehicle in
accordance with the following procedures:
(1) The lienor must give notice, by certified mail, return receipt requested, within 15 business days, excluding
Saturday and Sunday, from the beginning date of the assessment of storage charges on said motor vehicle, to the
registered owner of the vehicle, to the customer as indicated on the order for repair, and to all other persons
claiming an interest in or lien thereon, as disclosed by the records of the Department of Highway Safety and
Motor Vehicles or of a corresponding agency of any other state in which the vehicle appears registered.

Your search for 16587 County Road 220 NS, Snyder, near OK 73556 did not match any locations.
Suggestions:
- Make sure all words are spelled correctly.
- Try different keywords.
- Try more general keywords.
- Search the web for 16587 County Road 220 NS, Snyder, OK 73556
- Know about this place and want everyone to find it? Add it to Google Maps!

Check the yellow pages on line for Dodge Enterprises Inc none listed

Dodge Enterprises Inc. in Jacksonville, FL | 2 results

1. Enterprise
   4700 Southside Blvd Jacksonville, FL 32216-6359
   (904) 641-5432

2. Enterprise Rent-A-Car
   1430 CASSAT AV Jacksonville, FL 32210
   (904) 387-3231

Sorry we couldn’t find any results for
"Tammy Wellington"
near "Jacksonville, Florida"
Please try one of our premium sponsored results below.

Tips:
- Verify your search criteria (check your spelling, spacing, punctuation, etc.)
- Try our sponsored search options below
Found 5 Records for Tammy Wellington in Jacksonville, FL
Tammy Wellington 41 Jacksonville, FL
Tammy Wellington 41 Havelock, NC
Tammy Wellington 41 Sevierville, TN
Tammy Wellington 41 Snyder, OK
Tammy Wellington 41 Orange Park, FL

Sorry we couldn’t find any results for
"Tammy Wellington"
in “Snyder, Oklahoma”
Please try one of our premium sponsored results below.

Tips:
- Verify your search criteria (check your spelling, spacing, punctuation, etc.)
- Try our sponsored search options below

Found 5 Records for Tammy Wellington in Snyder, OK
Tammy Wellington 41 Jacksonville, FL
Tammy Wellington 41 Havelock, NC
Tammy Wellington 41 Sevierville, TN

David Fekete shared these files from Dropbox:

- 1687.jpg
- 1687.mix
- 8258 Hamden Circle West Jacksonville FL 32244a.jpg
- 8375 DIX ELLIS TRAIL SUITE 102 JACKSONVILLE FL 32256.jpg
- 10279 FOXCROFT RD JACKSONVILLE FL 32217a.jpg
- 11362 13 SAN JOSE BLVD SUITE 124 Jacksonville FL 32222.jpg
- 01042008.pdf
- 01062001.pdf
- 01062005.pdf
- 01062007.pdf
- 01102012.pdf
- 01212003.pdf
- 01262004.pdf
- 01302013.pdf
- 02052002.pdf
- 02092009.pdf
- 03101999.pdf
- 03142011.pdf
- 03202000.pdf
- 03272006.pdf
Dear Mr. Fekete:

Thank you for contacting Governor Rick Scott's Office. Although we appreciate your concerns, the Governor's Office is unable to provide legal counsel to private citizens or intervene in legal arguments that should be made in the judicial system. If you are unhappy with a ruling or feel a case has not been handled according to the law, you should speak with an attorney about what appellate procedures may be available. If you need assistance in locating an attorney, please call the Florida Bar’s Referral Service at 1-800-342-8011. For those unable to afford a lawyer, Florida Legal Services or your local legal aid office has information about the availability of pro bono counsel. The main telephone number for Florida Legal Services is 850-385-7900.

Thank you again for writing.

Sincerely,

Warren Davis
Office of Citizen Services
Executive Office of the Governor

-----Original Message-----
From: David Fekete [mailto:davidfekete@yahoo.com]
Sent: Tuesday, February 10, 2015 5:38 AM
To: Governor Rick Scott
Subject: Violation of the 14th Amendment/Federal laws

From: David Fekete <davidfekete@yahoo.com>

County: Alachua
Zip Code: 32609
Phone Number: 3523285023

Message Body: Section 1. All persons born or naturalized in the United States, and subject to the jurisdiction thereof, are citizens of the United States and of the State wherein they reside. No State shall make or enforce any law which shall abridge the privileges or immunities of citizens of the United States; nor shall any State deprive any person of life, liberty, or property, without due process of law; nor deny to any person within its jurisdiction the equal protection of the laws.

The Statutes that allows Debt Collectors/Debt Collecting Attorneys to take away a persons property are in violation of the 14th Amendment.

Robert Hiday/Jeffrey Becker used the name David C Fekete to take away the Property (vehicle) of David Fekete (I do not have a middle name).

Using a fake corporation or entity to go after someone even if the debt is real is against federal law stated by a Supreme Court justice why does the State of Florida allow Debt Collection Attorneys to create and use fake corporations to go after people.

All these fake companies are link to Robert Hiday, Jeffrey Becker, lawyers at the law firm of Hiday&Ricke
Because my only truck was taken away I lost my jobs, I lost income, I am in serious physical pain everyday. Florida needs property protection of vehicles and the taking away of property without a trial needs to end, even under the Magna Carta it was forbidden for the Sheriff to take away someones conveyance (horse and cart) today would be a vehicle. After World War II the International Court made it clear if a person has a government endorsed document (Title or Deed) to a property even if it burned down no one has the right to take away that property for any reason.

What happened to me and thousands others taking away property without a trial is no different than what the Nazis and communists did to people of Europe especially my people (Hungarians) should not be happening in the Freest Country in the world, As a partially disabled Marine Corps Veteran I ask you in your last term in office, please do something so no one else gets hurt and looses their job as I did.
Thank you for contacting Governor Rick Scott.

The Florida Constitution limits the Governor’s intervention in matters that should be resolved through the court system. Those who are unhappy with a ruling or feel a case has not been handled according to the law, should speak with an attorney about what appellate procedures may be available. The Florida Bar offers a Lawyer Referral Service that can be contacted by calling toll-free at (800) 342-8011, or by writing to the address below.

The Florida Bar
651 East Jefferson Street
Tallahassee, Florida 32399-2300

For those unable to afford a lawyer, Florida Legal Services or the county legal aid association has information about the availability of pro bono counsel. The main telephone number of Florida Legal Services is (850) 385-7900. If you are dissatisfied with your attorney, you may wish to consider choosing another attorney.

Thank you again for contacting the Governor's office. Governor Scott hopes your concerns can be resolved to your satisfaction.

Sincerely,

Peggy Kassees
Office of Citizen Services
Executive Office of the Governor
@FLGovScott

Information about the Governor's initiatives and accomplishments can be obtained online at http://www.flgov.com/helpful-information/. Sign up to receive Governor Scott’s e-mail updates at www.FLGov.com/newsletter.

-----Original Message-----
From: David Fekete [mailto:davidfekete@yahoo.com]
Sent: Saturday, March 28, 2015 8:37 PM
To: Governor Rick Scott
Subject: violation of the US Constitution

From: David Fekete <davidfekete@yahoo.com>

County: Alachua

Zip Code: 32609

Phone Number: 3523285023

Message Body: Robert Hiday of Hiday&Ricke created 7 fake (dummy) corporations to have the Attorneys at Hiday&Ricke to go after people even if the debt is not real. I have been questioning a debt since 2004 because Hudson&Keyse used the non-legal name David C. Fekete to come after me David Fekete with a debt that never
existed, they were using the name Discover credit card than if you look at the case than they used US Bank N.A in 2007 which I David Fekete was never informed of the court date. In 2008 I David Fekete was never informed of any judgment lien pertaining to the name David C. Fekete and no Writ of Execution was ever brought to my attention in 2008 either so again from January 2008 to December 2009 I David Fekete was not notified of anything and no deposition was ever conducted.

Dodge Enterprises Inc. (a dummy or fake corporation) founded by Robert Hiday of Hiday&Ricke in 1996 and Jeffrey R. Becker is a lawyer at Hiday&Ricke. A Federal Judge made it clear to all lawyers and debt Collectors, “it is against Federal Law to use a fake (dummy) corporation to go after someone.” I have proven too you that Dodge Enterprises Inc. is a fake(Dummy) Corporation because no one in that area have ever heard of that corporation.

December 2009 I David Fekete requested from Jeffrey R Becker evidence (validation) pertaining to the debt pertaining to US Bank NA, he remained non-compliant. March 2010 I got a letter from Hiday&Rickie telling me I owe Citibank $10,912.79 March 24, 2010 I disputed it. No validation was ever sent. From 1/1/2010 to 08/10/2010 no deposition, no notification of adverse action was ever sent to me David Fekete pertaining to the non-legal name David C. Fekete, and I David Fekete never received any notification of any judgment lien. Also on a Judgment lien it is not to be a blanket Judgment lien but the property must be specified and the 2007 2500HD Dark Blue Metallic chevy silverado Crew Cab Vin #1GCHK23D07F192910 is not listed on any Judgment lien because it belongs to me David Fekete not David C. Fekete.

On the Writ of Execution all parties in the case is to be listed and if you look at the Writ of Execution, Jeffrey R. Becker left off Dodge Enterprises Inc. due he knew it is a fake (dummy) corporation.

I hired Robert W. Baur at the recommendations of the Florida Bar and I specifically told him, “I need that truck because that is how I make a living because I work at different construction sites.” When I David Fekete discovered that Dodge Enterprises Inc. (fake/dummy corporations) and told Robert W. Baur about my findings, he told me to “shut up.” I hired him to get my truck back because of my disabilities and that was the means I was earning a living not to get a property exemption (that was his idea). He thought it was a criminal case because a Criminal Justice judge and the Alachua County Sheriff was involved so he wanted me see a bail bonds person. So all what Robert W. Baur did was nothing but take the last money I had.

Even though Florida is a right to work state Department of Labor makes it clear, you do not interfere with someone primary source of income. By taking away my truck Jeffrey R. Becker interfered with my primary source of income from up to $25,000 a year to $0 a year.

After reading the Florida Statutes I found many pertaining to Civil Forfeiture, Judgment Liens, and Writs of Execution unconstitutional and violation of the Fair Debt Collection Practices Act. The Sheriff and other law enforcement agencies lies by saying, "The Sheriff Office don't seize vehicles in Civil Cases"

One of the Violation of the Fair Debt Collection Practices Act is Debt Collectors or Debt collecting Attorneys is not to make the person feel like they committed a crime by going to a Criminal Justice Judge and have the Sheriff take away you only vehicle causing you to lose your job, you do feel like you committed a crime.

How can a working poor person or a poor Veteran get any justice if they can't afford a lawyer and no Attorney is willing to take their case Pro Bono when it is a winnable case.

The Working Poor in Florida needs their vehicles, just talk with people at Construction sites, IT Staff needs their vehicles to get to different sites of if something happens at 4 am, Security, nurses, doctors, teachers, even lawyers, judges and politicians need vehicles to get to work. Do the politicians up in Tallahassee walk, take a bus, ride a bike or do you all drive?

Vehicles we own should be protected because the vehicle is not a luxury to poor people it is a necessity of how we earn the stinking living just to get by. In the State of Florida if someone wants your vehicle all they have to do is get a Judges order and than the Sheriff helps steals it even if it means putting you out of work, that is without a trial. The Florida Judgment Lien Laws/Civil Forfeiture Laws violates the US Constitution and no one will do anything about it. Look at what I found:

"78.10 Writ; execution on property in buildings or enclosures.—In executing the writ of replevin, if the sheriff has
reasonable grounds to believe that the property or any part thereof is secreted or concealed in any dwelling house or
other building or enclosure, the sheriff shall publicly demand delivery thereof; and, if it is not delivered by the
defendant or some other person, the sheriff shall cause such house, building, or enclosure to be broken open and
shall make replevin according to the writ; and, if necessary, the sheriff shall take to his or her assistance the power
of the county. However, if the sheriff does not have reasonable grounds to believe that the property to be replevied is
secreted or concealed in any dwelling house or other building or enclosure, the plaintiff may petition the court for a
“break order” directing the sheriff to enter physically any dwelling house or other building or enclosure. Upon a
showing of probable cause by the plaintiff,

the court shall enter such “break order.”"

[http://www.flsenate.gov/Laws/Statutes/2012/Chapter78/All](http://www.flsenate.gov/Laws/Statutes/2012/Chapter78/All)

So how is that legal, the Sheriff can break into your home to get whatever the Judge orders and they wonder why
people are so pissed that they will shoot law enforcement now.
I tried all that and they all told me a debt collection case is now a criminal case. They used a non legal name David C. Fekete to take away my only truck when my legal name is David Fekete by birth violating Judgment Lien Statutes as well have the Judgment Lien against the name David C. Fekete not any property when they are suppose to list the property on the Judgment lien not have a blanket judgment lien or have a Judgment lien against a name (that is slavery).

The Attorney General will not do anything about these violations neither will the Florida Bar because it is a Civil case.

I am not asking for legal advice I am asking for the Governor of Florida to help take away the power from the Attorneys and pass Iron Clad property protection Act, protection peoples vehicles.

Is this not a Hurricane state? How can a person evacuate without a vehicle?
How can you get a job without a vehicle?
How can you do many things without a vehicle?
The list is long but think of how many things a vehicle of today is an item of necessity not of luxury.

None of my representatives want to do anything about it so I turned to the Governor's Office I am asking the Governor do something about these debt Collection lawyers using fake corporations to go after people as well as them using known blocking devices (Cell Phones) when they call and threaten people and create a Property protection Act.

You want Floridians to support Florida's economy, I use to do that when I had my truck I went every where especially too different work sites across the state, without a vehicle?

Dear Mr. Fekete:

Thank you for contacting Governor Rick Scott's Office. Although we appreciate your concerns, the Governor's Office is unable to provide legal counsel to private citizens or intervene in legal arguments that should be made in the judicial system. If you are unhappy with a ruling or feel a case has not been handled according to the law, you should speak with an attorney about what appellate procedures may be available. If you need assistance in locating an attorney, please call the Florida Bar's Referral Service at 1-800-342-8011. For those unable to afford a lawyer, Florida Legal Services or your local legal aid office has information about the availability of pro bono counsel. The main telephone number for Florida Legal Services is 850-385-7900.

Thank you again for writing.
Sincerely,

Warren Davis
Office of Citizen Services
Executive Office of the Governor

-----Original Message-----
From: David Fekete [mailto:davidfekete@yahoo.com]
Sent: Tuesday, February 10, 2015 5:38 AM
To: Governor Rick Scott
Subject: Violation of the 14th Amendment/Federal laws

From: David Fekete <davidfekete@yahoo.com>

County: Alachua
Zip Code: 32609
Phone Number: 3523285023

Message Body: Section 1. All persons born or naturalized in the United States, and subject to the jurisdiction thereof, are citizens of the United States and of the State wherein they reside. No State shall make or enforce any law which shall abridge the privileges or immunities of citizens of the United States; nor shall any State deprive any person of life, liberty, or property, without due process of law; nor deny to any person within its jurisdiction the equal protection of the laws.

The Statutes that allows Debt Collectors/Debt Collecting Attorneys to take away a persons property are in violation of the 14th Amendment.

Robert Hiday/Jeffrey Becker used the name David C Fekete to take away the Property (vehicle) of David Fekete (I do not have a middle name).

Using a fake corporation or entity to go after someone even if the debt is real is against federal law stated by a Supreme Court justice why does the State of Florida allow Debt Collection Attorneys to create and use fake corporations to go after people.

All these fake companies are link to Robert Hiday, Jeffrey Becker, lawyers at the law firm of Hiday&Ricke
PO Box 551230 Jacksonville, FL 32255
7 Companies Found at this Address
1 Officer Found at this Address
Companies Found at this Address
Dodge Enterprises, Inc. (Does not exist at this address)
4100 SOUTHPOINT DRIVE EAST
SUITE 2
Because my only truck was taken away I lost my jobs, I lost income, I am in serious physical pain everyday. Florida needs property protection of vehicles and the taking away of property without a trial needs to end, even under the Magna Carta t was forbidden for the Sheriff to take away someones conveyance (horse and cart) today would be a vehicle. After World War II the International Court made it clear if a person has a government endorsed document (Title or Deed) to a property even if it burned down no one has the right to take away that property for any reason.

What happened to me and thousands others taking away property without a trial is no different than what the Nazis and communists did to people of Europe especially my people(Hungarians) should not be happening in the Freest Country in the world, As a partially disabled Marine Corps Veteran I ask you in your last term in office, please do something so no one else gets hurt and looses their job as I did.
DATE OF BIRTH: 11-09-71

FILE NO.: 1534040-71

DATE FILED: 11-19-71

COUNTY OF BIRTH: ALLEGHENY

DATE ISSUED: 05-03-96

NAME: DAVID FEKETE

SEX: MALE

This is to certify that this is a true copy of the record which is on file in the Pennsylvania Department of Health in accordance with Act 60 of P.L. 304, approved by the General Assembly, June 25, 1953.

Charles Hardesty
State Registrar

WARNING: IT IS ILLEGAL TO DUPLICATE THIS COPY BY PHOTOSTAT OR PHOTOGRAPH.

Exhibit A
**STATE OF FLORIDA**

**Mail Lien Satisfaction to:** Dept of Highway Safety and Motor Vehicles, Neil Kirkman Building, Tallahassee, FL 32309-5000

<table>
<thead>
<tr>
<th>Identification Number</th>
<th>Year</th>
<th>Make</th>
<th>Body</th>
<th>VIT-L-E9P</th>
<th>Vessel Reg. No.</th>
<th>Title Number</th>
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<tbody>
<tr>
<td>1GCH23007F192910</td>
<td>2007</td>
<td>CHEV</td>
<td>TK</td>
<td>6661</td>
<td>98205715</td>
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Registered Owner:

<table>
<thead>
<tr>
<th>Name</th>
<th>Address</th>
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</thead>
<tbody>
<tr>
<td>DAVID FEKETE</td>
<td>110 NW 39TH AVE 49A</td>
</tr>
<tr>
<td></td>
<td>GAINESVILLE FL 32609</td>
</tr>
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Mail To:

<table>
<thead>
<tr>
<th>Name</th>
<th>Address</th>
</tr>
</thead>
<tbody>
<tr>
<td>DAVID FEKETE</td>
<td>110 NW 39TH AVE 49A</td>
</tr>
<tr>
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<td>GAINESVILLE FL 32609-4191</td>
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</table>

**CERTIFICATE OF TITLE**

<table>
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<tr>
<th>Identification Number</th>
<th>Year</th>
<th>Make</th>
<th>Body</th>
<th>VIT-L-E9P</th>
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<tbody>
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<td>CHEV</td>
<td>TK</td>
<td>6661</td>
<td>98205715</td>
<td></td>
</tr>
</tbody>
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Odometer Status or Vessel Manufacturer or OH use: 12 MILES 04/02/2007 ACTUAL

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<tr>
<th>Brand</th>
<th>Color</th>
<th>Primary Brand</th>
<th>Secondary Brand</th>
<th>No of Branches</th>
<th>Line</th>
<th>Prev Issue Date</th>
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<tr>
<th>Liens</th>
<th>1st Lienholder</th>
<th>2nd Lienholder</th>
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</thead>
<tbody>
<tr>
<td></td>
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</tbody>
</table>

<table>
<thead>
<tr>
<th>Lien Release</th>
</tr>
</thead>
<tbody>
<tr>
<td>Interest in the described vehicle is hereby released</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Date of Issue</th>
<th>04/19/07</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>1ST LIENHOLDER</th>
</tr>
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<tbody>
<tr>
<td>None</td>
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</tbody>
</table>

**DIVISION OF MOTOR VEHICLES**

Carl A. Ford
Director

**DEPARTMENT OF HIGHWAY SAFETY AND MOTOR VEHICLES**

Electra Theodorescu-Butler
Executive Director

**TRANSFER OF TITLE BY SELLER (This section must be completed at the time of sale.)**

Federal and/or state law require that the seller state the mileage, purchaser's name, selling price and date sold in connection with the transfer of ownership.

This title is warranted to be free from any liens except as noted on the face of the certificate and the motor vehicle or vessel described in hereby transferred to:

<table>
<thead>
<tr>
<th>Seller Must Enter Purchaser's Name:</th>
<th>Address:</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Seller Must Enter Price Sold:</th>
</tr>
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<tbody>
<tr>
<td>$</td>
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</tbody>
</table>

<table>
<thead>
<tr>
<th>Seller Must Enter Date Sold:</th>
</tr>
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<tbody>
<tr>
<td>04/19/07</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Seller Must Enter Date of Sale:</th>
</tr>
</thead>
<tbody>
<tr>
<td>04/19/07</td>
</tr>
</tbody>
</table>

| We state that this 1 or 2 digit odometer now reads | 12 MILES |
| [ ] (no tenths) miles, date read | 04/19/07 |

<table>
<thead>
<tr>
<th>Seller Must Enter Odometer Reading:</th>
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</thead>
<tbody>
<tr>
<td>04/02/2007</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Under penalties of perjury, I declare that I have read the foregoing document and that the facts stated in it are true.</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Seller's Name</th>
<th>Seller's Signature</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Purchaser's Name</th>
<th>Purchaser's Signature</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
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</tbody>
</table>

<table>
<thead>
<tr>
<th>Date of Sale:</th>
</tr>
</thead>
<tbody>
<tr>
<td>04/19/07</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>State Vehicle Sales Tax Collected:</th>
</tr>
</thead>
<tbody>
<tr>
<td>$0.00</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>NOTICE: 50.00 PENALTY IS REQUIRED BY LAW IF NOT SUBMITTED FOR TRANSFER WITHIN 30 DAYS AFTER DATE OF PURCHASE</th>
</tr>
</thead>
</table>

Scanned on 03/25/2013 at 7:34PM
From: David Fekete <davidfekete@yahoo.com>

County: Alachua

Zip Code: 32609

Phone Number: 3523285023

Message Body: Section 1. All persons born or naturalized in the United States, and subject to the jurisdiction thereof, are citizens of the United States and of the State wherein they reside. No State shall make or enforce any law which shall abridge the privileges or immunities of citizens of the United States; nor shall any State deprive any person of life, liberty, or property, without due process of law; nor deny to any person within its jurisdiction the equal protection of the laws.

The Statutes that allows Debt Collectors/Debt Collecting Attorneys to take away a persons property are in violation of the 14th Amendment.

Robert Hiday/Jeffrey Becker used the name David C Fekete to take away the Property (vehicle) of David Fekete (I do not have a middle name).

Using a fake corporation or entity to go after someone even if the debt is real is against federal law stated by a Supreme Court justice why does the State of Florida allow Debt Collection Attorneys to create and use fake corporations to go after people.

All these fake companies are link to Robert Hiday, Jeffrey Becker, lawyers at the law firm of Hiday&Ricke
PO Box 551230 Jacksonville, FL 32255
7 Companies Found at this Address
1 Officer Found at this Address
Companies Found at this Address
Dodge Enterprises, Inc. (Does not exist at this address)
4100 SOUTHPOINT DRIVE EAST
SUITE 2
JACKSONVILLE, FL 32216

name used by one of the female lawyers at Hiday&Ricke
Officer/Director Detail Name & Address

WELLINGTON, TAMMY RVP
16587 County Road 220 NS (Does not exist in Snyder, Ok exists in Frederick, Ok)
Snyder, OK 73566
http://www.dodgeenterprisesinc.com/
Powers Partners, Inc.
3600 JULINGTON CREEK ROAD
JACKSONVILLE, FL 32223-3713
Gerard Services, Inc. (does not exist at this strip mall)
9802 BAYMEADOWS ROAD, SUITE 12 #116 (no such suite)
JACKSONVILLE, FL 32256
http://www.gerardservices.com/
Rabun Holdings, LLC (Does not exist at this address)
3600 JULINGTON CREEK ROAD
Because my only truck was taken away I lost my jobs, I lost income, I am in serious physical pain everyday. Florida needs property protection of vehicles and the taking away of property without a trial needs to end, even under the Magna Carta t was forbidden for the Sheriff to take away someones conveyance (horse and cart) today would be a vehicle. After World War II the International Court made it clear if a person has a government endorsed document (Title or Deed) to a property even if it burned down no one has the right to take away that property for any reason.

What happened to me and thousands others taking away property without a trial is no different than what the Nazis and communists did to people of Europe especially my people(Hungarians) should not be happening in the Freest Country in the world, As a partially disabled Marine Corps Veteran I ask you in your last term in office, please do something so no one else gets hurt and looses their job as I did.
Dear Florida D.A., Robert Hiday, Jeffrey R. Becker, Tammy Wellington

One of you anyone of you I hereby request someone show me the law that a law can create a fake corporation and use that fake corporation to go after someone of a debt that was never verified and then without a vehicle take their only vehicle, without a vehicle lien, without a trial giving me a chance to present my defense, and put a partially disable Marine Corps Veteran out of work and forced to ride a mountain with extreme amount of pain going on 3 years now, please show me the laws.

If you can't show me the law then you know my 2007 Dark Blue Metallic 2500HD Chevy Silverado Crew cab vin# 1GCHK23D07F192910 was illegally seized and by law without cost it must be returned to me.

It is the law to disclose all laws pertaining to consumer protection.

Sincerely Yours

David Fekete

So I ask you Governor Rick Scott the same questions:

Where is the law stating that a lawyer can create a fake corporation and use that corporation to go after someone of a debt that was never verified and then without a vehicle take their only vehicle, without a vehicle lien, without a trial giving me a chance to present my defense, and put a partially disable Marine Corps Veteran out of work and forced to ride a mountain with extreme amount of pain going on 3 years now, please show me the laws.

Pam Bondi told that this a civil case but for me to go after these law breaking law I need money because the suit has to be filed in Duval county where they live. Robert Hiday, Jeffrey R. Becker, Tammy Wellington violated over 49 laws acts and statutes and when someone violates the laws even if it is lawyers an investigation has to be done and charges have to be filed because it went from civil to Criminal. These individuals violated multiple laws over a 10 year period thus violating the RICO Act but nothing is being done. They are using The fake corporation Dodge Enterprises Inc. that Robert Hiday and Thomas A Hiday founded in 1996 to hide their income from the IRS, tax
fraud. They provided fake addresses on an official corporate report since 1996, a felony FTC/SEC violations. They
new Hudson&Keyse was going bankrupt and out of business before they illegally seized my 2007 Dark Blue
Metallic 2500HD Chevy Silverado Crew cab vin# 1GCHK23D07F192910 on 08/10/2010 to extort mone!
y out me, and before anyone else knew Hudson&Keyse was going bankrupt and out of business, violation of insider
trading. I filled a complaint with the Florida Bar but I was informed by people that knew Attorneys out of state that
the Florida Bar will do nothing but protect those attorneys and that has to be looked into.

The Florida Bar should not be protecting no attorneys that violate the laws neither should the Florid DA or the
Attorney General.

I am a barely working due to lack of vehicle partially disable Marine Corps Veteran that is in pain as I type and my
physical condition is getting worse everyday I ride the Mountain bike begging for work that has a BS in Computer
Information systems and an AS in Information Technology management.

I am not only asking for help but I am Pleading for help before I get hit by a vehicle again this year, it hurts every
time I get hit.

So please bring the lawyers that violated the laws and illegally seized my 2007 Dark Blue Metallic 2500HD Chevy
Silverado Crew cab vin# 1GCHK23D07F192910 to justice and get my truck returned to me.
From: David Fekete <davidfekete@yahoo.com>

County: Alachua

Zip Code: 32609

Phone Number: 3523285023

Message Body: Robert Hiday of Hiday&Ricke created 7 fake (dummy) corporations to have the Attorneys at Hiday&Ricke to go after people even if the debt is not real. I have been questioning a debt since 2004 because Hudson&Keyse used the non-legal name David C. Fekete to come after me David Fekete with a debt that never existed, they were using the name Discover credit card than if you look at the case than they used US Bank N.A in 2007 which I David Fekete was never informed of the court date. In 2008 I David Fekete was never informed of any judgment lien pertaining to the name David C. Fekete and no Writ of Execution was ever brought to my attention in 2008 either so again from January 2008 to December 2009 I David Fekete was not notified of anything and no deposition was ever conducted.

Dodge Enterprises Inc. (a dummy or fake corporation) founded by Robert Hiday of Hiday&Ricke in 1996 and Jeffrey R. Becker is a lawyer at Hiday&Ricke. A Federal Judge made it clear to all lawyers and debt Collectors, “it is against Federal Law to use a fake (dummy) corporation to go after someone.” I have proven too you that Dodge Enterprises Inc. is a fake(Dummy) Corporation because no one in that area have ever heard of that corporation.

December 2009 I David Fekete requested from Jeffrey R Becker evidence (validation) pertaining to the debt pertaining to US Bank NA, he remained non-compliant. March 2010 I got a letter from Hiday&Rickie telling me I owe Citibank $10,912.79 March 24, 2010 I disputed it. No validation was ever sent. From 1/1/2010 to 08/10/2010 no deposition, no notification of adverse action was ever sent to me David Fekete pertaining to the non-legal name David C. Fekete, and I David Fekete never received any notification of any judgment lien.

Also on a Judgment lien it is not to be a blanket Judgment lien but the property must be specified and the 2007 2500HD Dark Blue Metallic chevy silverado Crew Cab Vin #1GCHK23D07F192910 is not listed on any Judgment lien because it belongs to me David Fekete not David C. Fekete.

On the Writ of Execution all parties in the case is to be listed and if you look at the Writ of Execution, Jeffrey R. Becker left off Dodge Enterprises Inc. due he knew it is a fake (dummy) corporation.

I hired Robert W. Baur at the recommendations of the Florida Bar and I specifically told him, “I need that truck because that is how I make a living because I work at different construction sites.” When I David Fekete discovered that Dodge Enterprises Inc. (fake/dummy corporations) and told Robert W. Baur about my findings, he told me to “shut up.” I hired him to get my truck back because of my disabilities and that was the means I was earning a living not to get a property exemption (that was his idea). He thought it was a criminal case because a Criminal Justice judge and the Alachua County Sheriff was involved so he wanted me see a bail bonds person. So all what Robert W. Baur did was nothing but take the last money I had.

Even though Florida is a right to work state Department of Labor makes it clear, you do not interfere with someone primary source of income. By taking away my truck Jeffrey R. Becker interfered with my primary source of income from up to $25,000 a year to $0 a year.

After reading the Florida Statutes I found many pertaining to Civil Forfeiture, Judgment Liens, and Writs of Execution unconstitutional and violation of the Fair Debt Collection Practices Act. The Sheriff and other law enforcement agencies lies by saying, "The Sheriff Office don't seize vehicles in Civil Cases"

One of the Violation of the Fair Debt Collection Practices Act is Debt Collectors or Debt collecting Attorneys is not to make the person feel like they committed a crime by going to a Criminal Justice Judge and have the Sheriff take
away you only vehicle causing you to loose your job, you do feel like you committed a crime.

How can a working poor person or a poor Veteran get any justice if they can't afford a lawyer and no Attorney is willing to take their case Pro Bono when it is a winnable case.

The Working Poor in Florida needs their vehicles, just talk with people at Construction sites, IT Staff needs their vehicles to get to different sites of if something happens at 4 am, Security, nurses, doctors, teachers, even lawyers, judges and politicians need vehicles to get to work. Do the politicians up in Tallahassee walk, take a bus, ride a bike or do you all drive?

Vehicles we own should be protected because the vehicle is not a luxury to poor people it is a necessity of how we earn the stinking living just to get by. In the State of Florida if someone wants your vehicle all what they have to do is get a Judges order and than the Sheriff helps steals it even if it means putting you out of work, that is without a trial. The Florida Judgment Lien Laws/Civil Forfeiture Laws violates the US Constitution and no one will do anything about it. Look at what I found:

"78.10 Writ; execution on property in buildings or enclosures.—In executing the writ of replevin, if the sheriff has reasonable grounds to believe that the property or any part thereof is secreted or concealed in any dwelling house or other building or enclosure, the sheriff shall publicly demand delivery thereof; and, if it is not delivered by the defendant or some other person, the sheriff shall cause such house, building, or enclosure to be broken open and shall make replevin according to the writ; and, if necessary, the sheriff shall take to his or her assistance the power of the county. However, if the sheriff does not have reasonable grounds to believe that the property to be replevied is secreted or concealed in any dwelling house or other building or enclosure, the plaintiff may petition the court for a "break order" directing the sheriff to enter physically any dwelling house or other building or enclosure. Upon a showing of probable cause by the plaintiff, the court shall enter such "break order."

http://www.flsenate.gov/Laws/Statutes/2012/Chapter78/All

So how is that legal, the Sheriff can break into your home to get whatever the Judge orders and they wonder why people are so pissed that they will shoot law enforcement now.