

Photographer: Robert Bacon

Legal Name:

(b)(6), (b)(7)(C)

Photo Taken: (b)(6), (b)(7)(C) '16 (b)(6), (b)(7)(C)

(b)(6), (b)(7)(C)
(b)(6), (b)(7)(C)

Inspection: (b)(6), (b)(7)(C)

Description: Vizsla microchip number (b)(6), (b)(7)(C) A that was cited on (b)(6), (b)(7)(C) /2016 inspection.



CFR. 2.40 (b) (2)

Photographer: Robert Bacon

Legal Name:

(b)(6), (b)(7)(C)

Photo Taken: (b)(6), (b)(7)(C), '16

(b)(6), (b)(7)(C)

(b)(6), (b)(7)(C)

(b)(6), (b)(7)(C)

Inspection: (b)(6), (b)(7)(C)

Description: Male Shin Tzu microchip number (b)(6), (b)(7)(C) with eye problems.



Inspection Report

Justin Jackson
La Nae Jackson
Jackson Kennels
424 6th Rd
Clifton, KS 66937

Customer ID: 5740
Certificate: 48-A-1849
Site: 001
Justin Jackson, La Nae Jackson

Type: ROUTINE INSPECTION
Date: Jan-06-2016

2.40 (b) (2) REPEAT

ATTENDING VETERINARIAN AND ADEQUATE VETERINARY CARE (DEALERS AND EXHIBITORS),

* Two red colored adult female Vizslas (microchip numbers 146324528 A and 146223762 A) and one red colored adult male Vizsla (microchip number 010-789-768) are thin in appearance. When viewed from the back and side, the ribs and backbone were visible from a lack of fat cover on all three dogs. At time of inspection, the attending veterinarian had not been consulted. When the body condition shows a loss in weight to the point that the backbone or ribs are visible, this is a sign of potential health problems. Poor body conditions could be an indication the dogs are not receiving adequate nutrition or it could be internal problems. This can affect the ability of the dogs to gain or maintain an adequate body weight. These dogs must be examined by a licensed vet and appropriate diagnosis and treatment. Documentation must be maintained on all medical problems, diagnosis and treatments. All medical records must be made available to the inspector upon request.

3.1 (c) (1) (i)

HOUSING FACILITIES, GENERAL.

* Excessive rust with sharp, jagged edges were observed along the bottom of one sheet of tin that was attached to the north exterior wall of one enclosure. Multiple holes were observed in the sheet of tin ranging from an estimated two to six inches in length. Two dogs are in contact with the affected area which is located in outdoor housing. Rust can erode and deteriorate all metal surfaces to the point that the metal surfaces can no longer be readily cleaned and sanitized. Excessive rust affects the structural integrity of all metal surfaces. The licensee must ensure that all surfaces are free of excessive rust and be of good structural strength. Correct by 1/20/16.

Prepared By: **ROBERT BACON, A C I**

Title: **ROBERT W BACON, A.C.I.** USDA, APHIS, Animal Care
ANIMAL CARE INSPECTOR Inspector 4001

Date: **Jan-07-2016**

Received By:

Title: **(b)(6), (b)(7)(c)**

Date: **Jan-07-2016**



Inspection Report

3.1 (c) (1) (ii)

HOUSING FACILITIES, GENERAL.

* Broken, protruding vinyl coated wires with sharp points was observed in one enclosure. One dog is in contact with the affected wiring which is located in indoor housing. The affected fencing is attached to the side of the enclosure and is turned inwards toward the dog. Broken, protruding wires with sharp points could cause potential injury to the dogs. The licensee must ensure that all enclosure wires are free of jagged edges or sharp points that might injure the animals. Correct by 1/20/16.

* The facility inspection and verbal exit briefing done on 1/6/16 were conducted with the licensee, Karl Thornton ACI and Robert Bacon ACI.

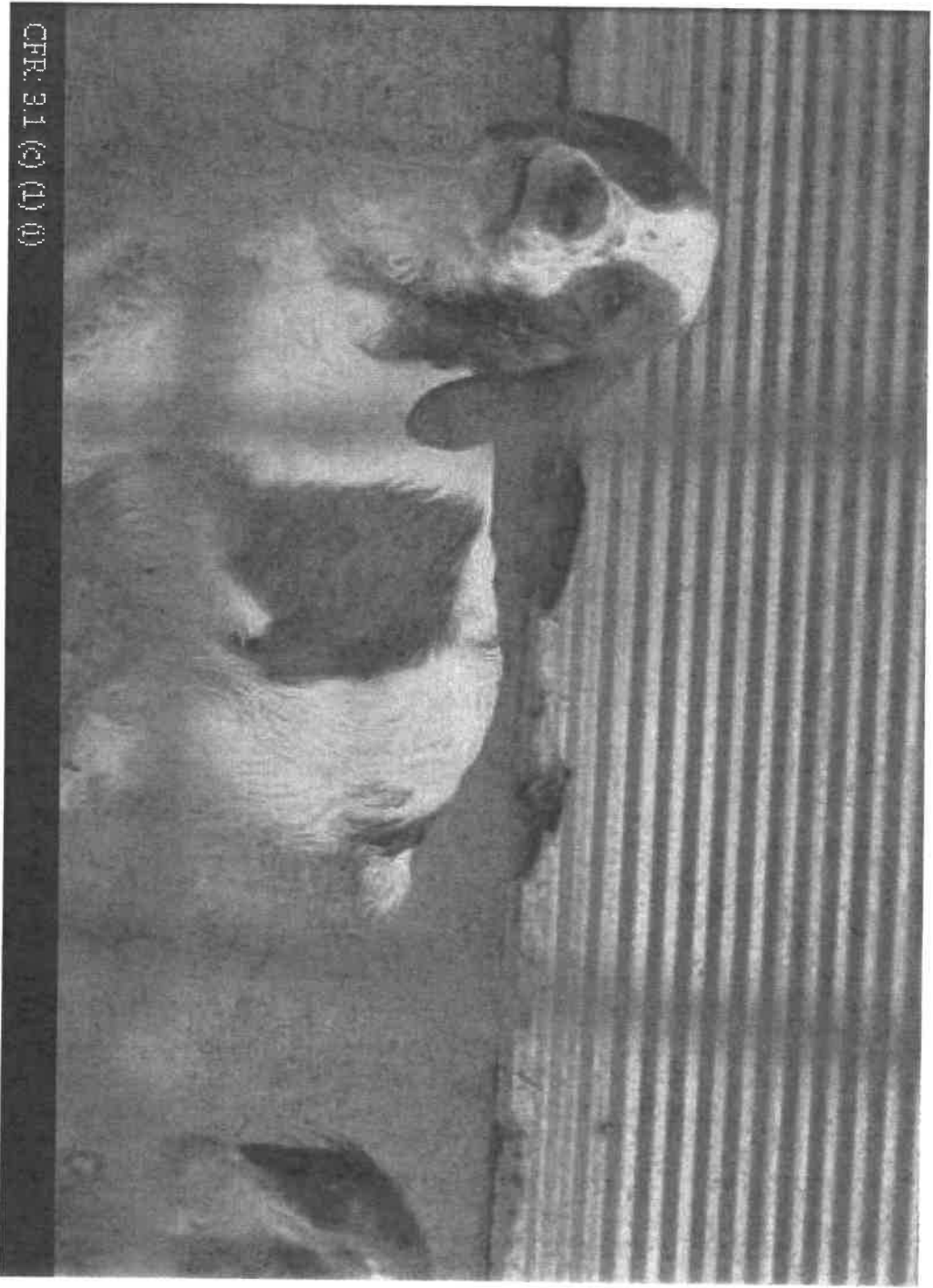
* The exit briefing done on 1/7/16 was conducted with the licensee and Robert Bacon ACI.



United States Department of Agriculture Customer: 5740
Animal and Plant Health Inspection Service Inspection Date: 06-JAN-16
Animal Inspected at Last Inspection

Cust No	Cert No	Site	Site Name	Inspection
5740	48-A-1849	001	JUSTIN JACKSON LANAE JACKSON	06-JAN-16

Count	Species
000424	Dog Adult
000144	Dog Puppy
000568	Total



CFR: 31 (c) (1) (i)

Photographer:

Karl Thornton

Legal Name:

(b)(6), (b)(7)(C)

Photo Taken:

(b)(6), (b)(7)(C), '16

(b)(6), (b)(7)(C)

(b)(6), (b)(7)(C)
(b)(6), (b)(7)(C)

Inspection:

(b)(6), (b)(7)(C)

Description:

Excessive rust with a sharp, jagged edge along the bottom of one sheet of tin.



CFR: 2.40 (b) (2)

Photographer: Karl Thornton

(b)(6), (b)(7)(C)

Legal Name:

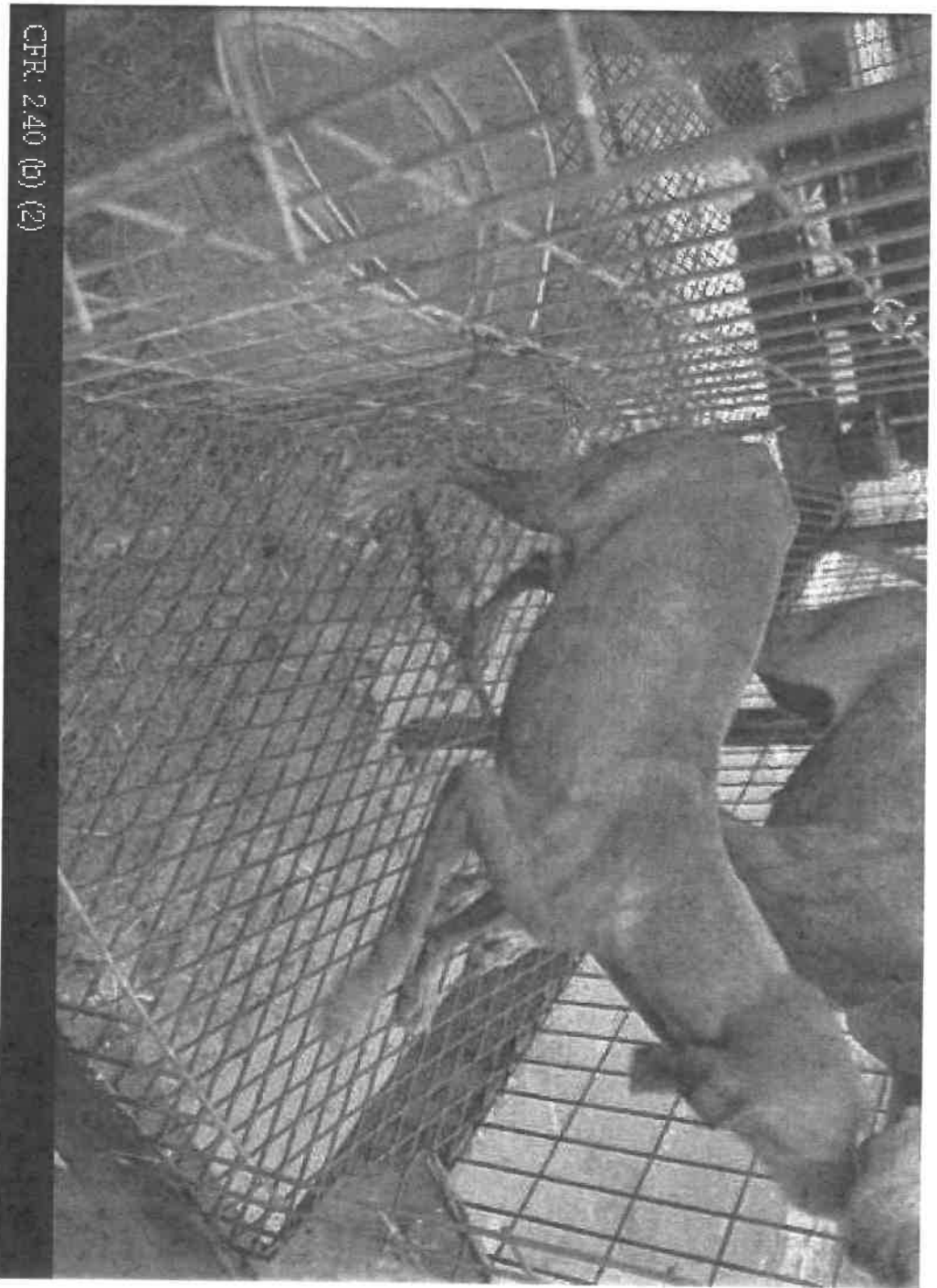
Photo Taken: (b)(6), (b)(7)(C), 16

(b)(6), (b)(7)(C)

(b)(6), (b)(7)(C)
(b)(6), (b)(7)(C)

Inspection: (b)(6), (b)(7)(C)

Description: Thin Vizsla (microchip number (b)(6), (b)(7)(C)).



CHR: 240 (b) (2)

Photographer:

Karl Thornton

Legal Name:

(b)(6), (b)(7)(C)

Photo Taken:

(b)(6), (b)(7)(C) '16

(b)(6), (b)(7)(C)

(b)(6), (b)(7)(C)

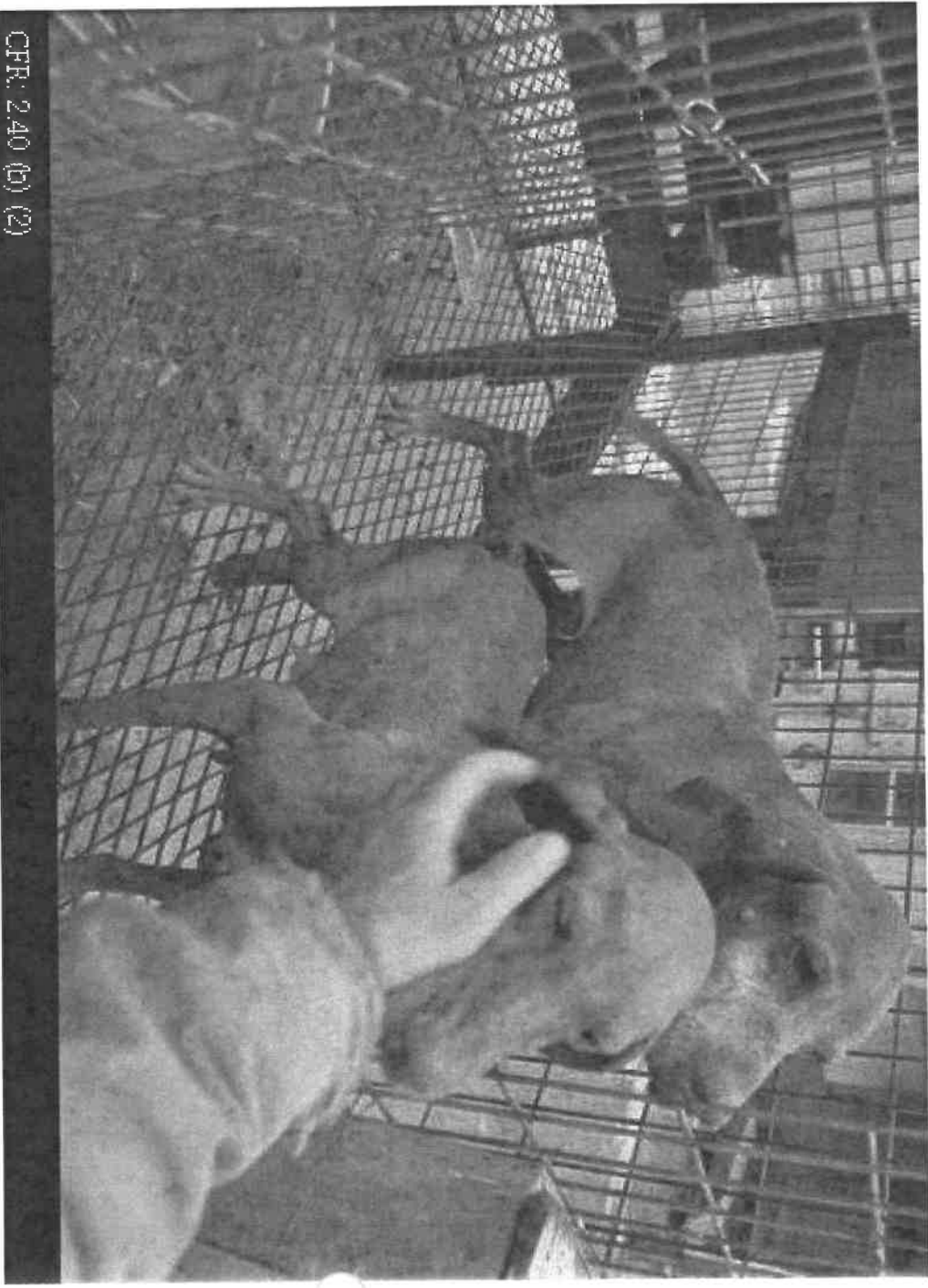
Inspection:

(b)(6), (b)(7)(C)

(b)(6), (b)(7)(C)

Description:

Thin Vizslas (microchip numbers (b)(6), (b)(7)(C) and (b)(6), (b)(7)(C)).



CFR: 2.40 (b) (2)

Photographer: Karl Thornton

Legal Name:

(b)(6), (b)(7)(C)

Photo Taken: (b)(6), (b)(7)(C) 16

(b)(6), (b)(7)(C)

(b)(6), (b)(7)(C)

(b)(6), (b)(7)(C)

Inspection: (b)(6), (b)(7)(C)

Description: Thin Vizsla's (microchip numbers (b)(6), (b)(7)(C) and (b)(6), (b)(7)(C)).

Judy and Jeffrey Gray, G&P Kennel (Rothville, MO)

Based on Certificates of Veterinary Inspection, this breeder sold to The Noble Paw on 4/28/2022. (see CVI below)

This breeder was found with the following conditions based on documentation below:

- A 2021 MO Dept. of Ag. inspection found:
 - Excessive feces
 - Expired medications
 - 190+ total dogs on the property
- History of USDA violations including dogs with foot, ear and teeth conditions in need of vet care.


 STATE OF MISSOURI
 DEPARTMENT OF AGRICULTURE
 DIVISION OF ANIMAL HEALTH
SMALL ANIMAL HEALTH CERTIFICATE

S 03933310

CONSIGNOR ADDRESS 431 Main St CITY Rothville STATE Mo ZIP 64676		DATE 4-28-22 TRANSPORTED BY <input type="checkbox"/> CAR <input type="checkbox"/> AIR <input checked="" type="checkbox"/> RAIL	
ORIGIN ADDRESS IF DIFFERENT		CONSIGNEE ADDRESS 2468 SE Federal Hwy CITY Stuart STATE FL ZIP 34994	
SPECIES BREED AGE SEX DESCRIPTION		OTHER VACCINATIONS DATE	
Canine Individual 3/3/22 M 933000326738442		Rabies Vaccination DATE 4/1 TYPE Intrac 3 TAG NO. Inter Vet OTHER VACCINATIONS DATE Exp. 4/22 005H1444	
SIGNATURE OF VETERINARIAN I have inspected the animals described hereon and find them to be free from visible signs of infectious, contagious, or communicable disease. The vaccinations and results of tests are as indicated above.		OTHER REMARKS Negative fecal Test Krasn permissas for young for Rabies & Hooked	
PRINTED NAME OF VETERINARIAN ADDRESS 219 S Main St Telephone Number 660-269-4632		USDA Accreditation Number 0960263	
DISTRIBUTION: WHITE - STATE VETERINARIAN CANARY - ACCOMPANY SHIPMENT PINK - ISSUING VET FILE			

Ryan Goessel, owner of Wags About You Animal Related Charges

Brief Narrative of Events:

- A customer who bought a cat from Goessel for \$1400 reported a possible fraudulent CVI to the Florida Department of Agriculture and Customer Services.
- The veterinarian on the CVI claimed to never had seen the cat listed.
- Goessel was arrested on charges of:
 - Fraudulent use of personal information
 - Uttering a forged document
 - No CVI issued with the selling of animals
- Goessel pled no contest and was sentenced to probation and ordered to pay restitution to the purchaser.

Additional documents below:

- Arrest Affidavit - January 2022
- Count Information – January 2022
- Judgement and Sentence – August 2022
- Order of Probation – September 2022

To access original court documents:

1. Go to this website: <https://court.martindlerk.com/Home.aspx/Search>
2. Then search by case number: [22000028CFAXMX](#) (make sure to check the "I'm not a robot" box)

IN THE CIRCUIT COURT FOR THE NINETEENTH JUDICIAL CIRCUIT OF THE STATE
OF FLORIDA, FOR MARTIN COUNTY

STATE OF FLORIDA

Case No.
43-2022-CF-000028-A

-VS-

(A) Ryan Erik Goessel - 03/08/1990 - W/M
Defendant

- (A) Ct. 1: CRIMINAL USE OF PERSONAL I.D. INFORMATION (F 3)
- (A) Ct. 2: OFFERING AN ANIMAL FOR SALE WITHOUT PROPER HEALTH REQUIREMENTS (M 1)
- (A) Ct. 3: UTTERING FORGED INSTRUMENT (F 3)

INFORMATION

IN THE NAME AND BY THE AUTHORITY OF THE STATE OF FLORIDA:

BE IT REMEMBERED that THOMAS R. BAKKEDAH, State Attorney for the Nineteenth Judicial Circuit of the State of Florida, prosecuting for the State of Florida, in Martin County, under oath, information makes that in Martin County:

COUNT 1: On or about September 29, 2021 Ryan Erik Goessel did willfully and without authorization fraudulently use, or possess with intent to fraudulently use, personal identification information concerning [REDACTED] [REDACTED] without first obtaining that individual's consent, in violation of Florida Statute 817.568(2)(a);

COUNT 2: On or about September 29, 2021 Ryan Erik Goessel did offer a dog for sale within this state without having the proper vaccinations, tests or anthelmintics required by Florida Statute 828.29, or sold a dog less than four months of age without having the vaccinations, tests, or anthelmintics required by Florida Statute 828.29 administered no more than 21 days before sale within this state, in violation of Florida Statute 828.29(1)(b);

COUNT 3: On or about September 29, 2021 Ryan Erik Goessel did utter and publish as true a false, forged or altered record, deed, instrument or other writing mentioned in s. 831.01 knowing the same to be false, altered, forged or counterfeited, with intent to injure or defraud any person, to-wit: [REDACTED] [REDACTED], in violation of Florida Statute 831.02;

contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Florida.

I do hereby state that I am instituting this prosecution in good faith.

Marcus Johnson
Assistant State Attorney for the
Nineteenth Judicial Circuit of
Florida, prosecuting for said State
Fla. Bar No. 99476

Designated eService address:
SA19@Service@sao19.org

STATE OF FLORIDA
County of Martin

Personally appeared before me Marcus Johnson, Assistant State Attorney for the Nineteenth Judicial Circuit of the State of Florida, who being first duly sworn, says that the allegations as set forth in the foregoing information are based upon facts that have been sworn to by the material witnesses as true and which, if true, would constitute the offense(s) therein charged.

Sworn to and subscribed before me by means of physical presence online notarization, this ~~28th~~ day of January, 2022 by Marcus Johnson, who is personally known to me.

Morgan S. Ryan
Notary Public



MORGAN S. RYAN
Commission # HH 199693
Expires November 17, 2025

IN THE CIRCUIT COURT FOR THE NINETEENTH JUDICIAL CIRCUIT OF THE STATE
OF FLORIDA, FOR MARTIN COUNTY

STATE OF FLORIDA

Case No.
43-2022-CF-000028-A

-vs-

(A) Ryan Erik Goessel - 03/08/1990 - W/M
Defendant

- (A) Ct. 1: CRIMINAL USE OF PERSONAL I.D. INFORMATION (F 3)
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- (A) Ct. 3: UTTERING FORGED INSTRUMENT (F 3)

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contrary to the form of the Statute in such case made and provided and against the peace and dignity of the State of Florida.

I do hereby state that I am instituting this prosecution in good faith.

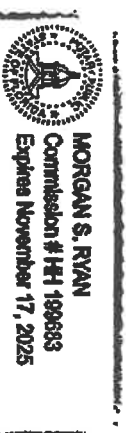
Marcus Johnson
Assistant State Attorney for the
~~Nineteenth~~ Judicial Circuit of
Florida, prosecuting for said State
Fla. Bar No. 99476
Designated eService address:
SA19@Service@sao19.org

STATE OF FLORIDA
County of Martin

Personally appeared before me Marcus Johnson, Assistant State Attorney for the Nineteenth Judicial Circuit of the State of Florida, who being first duly sworn, says that the allegations as set forth in the foregoing information are based upon facts that have been sworn to by the material witnesses as true and which, if true, would constitute the offense(s) therein charged.

Sworn to and subscribed before me by means of ✓ physical presence online
notarization, this 28~~th~~ day of January, 2022 by Marcus Johnson, who is personally known to
me.

Morgan S. Ryan
Notary Public



IN THE CIRCUIT COURT OF THE NINETEENTH JUDICIAL CIRCUIT
IN AND FOR MARTIN COUNTY FLORIDA

STATE OF FLORIDA,

UCN: 432022CF000028CFAXMX
Case Number: 22000028CFAXMX

vs.

RYAN ERIK GOESSLER
Defendant.

Charges/Costs/Fees

The defendant is hereby ordered to pay the following sums:

\$415.00	FEL CASE COST NO FINE	08/16/2022
\$65.00	BOCC ORD 642 \$65	08/16/2022
\$200.00	STATE ATTY PROSECUTION CS	08/16/2022
\$1,001.00	CRIM USE-PI	08/16/2022
	OTHER	

Total Assessed at Judgment: \$1,681.00
Total Assessment balance: \$1,681.00

DONE and ORDERED at Martin County, Florida this Tuesday, August 16, 2022.

CIRCUIT JUDGE SHERWOOD BAUER JR

Fee Distribution of FEL CASE COST NO FINE, Assessed on Felony Charge(s):

\$225 per s.938.05, F.S.	\$3 per s.938.01, F.S.
\$20 per s.938.06, F.S.	\$2 per s.938.15, F.S.
\$50 per s.938.03, F.S.	\$65 per s.939.185, F.S.
\$50 per s.775.083, F.S.	

STATE OF FLORIDA

UCN: 432022CF000028CFAXMX
Case Number: 22000028CFAXMX

vs.

RYAN ERIK GOESSEL
Defendant.

Other Provisions (continued)

In the Event the above sentence is to the Department of Corrections, the Sheriff of Martin County, Florida is hereby ordered and directed to deliver the defendant to the Department of Corrections at the facility designated by the department together with a copy of this judgment and sentence and any other documents specified by Florida Statute.

The defendant in open court was advised of the right to appeal from this sentence by filing notice of appeal within 30 days from this date with the clerk of this court and the defendants right to be assistance of counsel in taking the appeal at the expense of the State on showing of indigency.

In imposing the above sentence, the court further recommends/orders:

COUNT 1:
3 YEARS DOC PROBATION
COUNT 2:
1 YEAR DOC PROBATION
SPECIAL CONDITIONS:
AS STATED: DO NOT SELL ANY ANIMALS OUT OF HOME, DISCONTINUE CORPORATION SALE OF ANIMALS BY THE END ON 2022,
ABLE TO RETAIN OWNERSHIP IN HIS PET STORE " WAGS ABOUT YOU "
AFTER END OF 2022, EVEN IF STORE IS STILL SELLING ANIMALS.
AUTOMATIC EARLY TERMINATION AFTER 18 MONTHS IF ALL CONDITIONS MET / COMPLETED
RESTITUTION IS ORDERED AND PAID TO THE VICTM
PAY COSTS IN EQUAL MONTHLY INSTALLMENTS
COUNTS RUN CONCURRENT

DONE and ORDERED at Martin County, Florida this Tuesday, August 16, 2022.


CIRCUIT JUDGE SHERWOOD BAUER JR

CERTIFICATE OF CLERK

I HEREBY CERTIFY that a true and correct copy of the foregoing has been furnished by US Mail/Courthouse Box 1518 Email to the Defense Counsel this 31st day of August, 2023

Carolyn Timmann, Clerk of the Court

B: Carol Wagner
Deputy Clerk



UNOFFICIAL DOCUMENT

STATE OF FLORIDA
IN THE Circuit COURT OF THE NINETEENTH JUDICIAL CIRCUIT
IN AND FOR WASHINGTON COUNTY FLORIDA









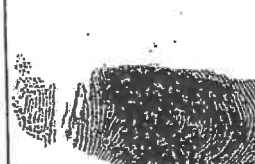

STATE OF FLORIDA,
-vs-
Goessel Ryan E.

Defendant.

Case Number: 22-28 GEA

Fingerprint Form

FINGERPRINTS OF DEFENDANT

1. R. Thumb 	2. R. Index 	3. R. Middle 	4. R. Ring 	5. R. Little 
1. L. Thumb 	2. L. Index 	3. L. Middle 	4. L. Ring 	5. L. Little 

Fingerprints taken by D/G Guin 775 Deputy Sheriff
Name Title

I HEREBY CERTIFY that the above and foregoing are the fingerprints of the Defendant,
Ryan E. Goessel

and that they were placed thereon by said Defendant in my presence in Open Court this
16th day of August, 2022.

By: 
Credit Judge

NAME (LAST, FIRST, MI, I.)
GOESSEL, RYAN E.

DOCKET #
4322CF000028

Page 1 Subtotal: ~~23,400.00~~ 22.2

V. Legal Status Violation = 4 Points
 Escape Fleeing Failure to Appear Superseedeas bond Incarceration Pretrial Intervention or diversion program
 Court Imposed post-prison release community supervision resulting in a conviction

V. _____

VI. Community Sanction Violation before the court for sentencing
 Probation Community Control Pretrial Intervention or diversion

VI. _____

6 points for any violation other than new felony conviction X each successive violation if new offense results in conviction
 New felony conviction = 12 points X each successive violation OR
before or at same time as sentence for violation of probation OR
 12 points X each successive violation for a violent felony offender
of special concern when the violation is not based solely on failure to pay costs, fines, or restitution OR
 New felony conviction = 24 points X each successive violation for a violent felony offender of special concern if new offense results in a conviction before or at the same time for violation of probation

VII. _____
VIII. _____

VII. Firearm/Semi-Automatic or Machine Gun = 18 or 25 points
VIII. Prior Serious Felony = 30 points

Subtotal Sentence Points ~~23,400.00~~ 22.2

Law Enf. Protect.	Drug Trafficker	Motor Vehicle Theft	Criminal Gang Offense	Domestic Violence in the Presence of Related Child	Adult-on-Minor Sex Offense
<input type="checkbox"/> x 1.5 <input type="checkbox"/> x 2.0 <input type="checkbox"/> x 2.5	<input checked="" type="checkbox"/> x 1.5	<input type="checkbox"/> x 1.5	<input type="checkbox"/> x 1.5	<input type="checkbox"/> x 1.5	<input type="checkbox"/> x 2.0
Enhanced Subtotal Sentence Points					IX. _____
TOTAL SENTENCE POINTS					23,400.00 22.2

SENTENCE COMPUTATION

If total sentence points are less than or equal to 44, the lowest permissible sentence is any non-state prison sanction. If the total sentence points are 22 points or less, see Section 775.082(10), Florida Statutes, to determine if the court must sentence the offender to a non-state prison sanction.

If total sentence points are greater than 44:

total sentence points 0 minus 28 = 0 x .75 = 0 Lowest permissible prison sentence in months

If total sentence points are 60 points or less than and court makes findings pursuant to both Florida Statutes 948.20 and 397.334(3), the court may place the defendant into a treatment-based drug court program.

The maximum sentence is up to the statutory maximum for the primary and any additional offenses as provided in s.775.082, F.S., unless the lowest permissible sentence under the code exceeds the statutory maximum. Such sentences may be imposed concurrently or consecutively. If the total sentence points are greater than or equal to 363, a life sentence may be imposed.

maximum sentence in years 40.5

TOTAL SENTENCE IMPOSED
Years _____ Months _____ Days _____

- State Prison Life
 - County Jail Time Served
 - Community Control
 - Probation Modified
- Please check if sentenced as habitual offender, habitual violent offender, violent career offender, prison release reoffender, or a mandatory minimum applies.
- Mitigated Departure Plea Bargain Prison Diversion Program
 - Other Reason _____

JUDGE'S SIGNATURE

7 of 7

-VS-

RYAN ERIK GOESSEL

Defendant

CASE NUMBER 432022CF000028AXMX

DC NUMBER G81629

ORDER OF PROBATION

This cause coming before the Court to be heard, and you, the defendant, being now present before the court, and you having

- entered a plea of guilty to
- been found guilty by jury verdict of
- entered a plea of nolo contendere to
- been found guilty by the court trying the case without a jury of

Count 1

CRIMINAL USE OF PERSONAL I.D. INFORMATION

Count 2

OFFERING AN ANIMAL FOR SALE WITHOUT PROPER HEALTH REQUIREMENTS

SECTION 1: ORDER WITHHOLDING ADJUDICATION

Now, therefore, it is ordered and adjudged that the adjudication of guilt is hereby withheld and that you be placed on Probation for a period of three (3) years as to Count 1 and one (1) year as to Count 2, counts concurrent under the supervision of the Department of Corrections, subject to Florida law.

IT IS FURTHER ORDERED that you shall comply with the following standard conditions of supervision as provided by Florida law:

- (1) You will report to the probation officer as directed.
- (2) You will pay the State of Florida the amount of \$40.00 per month, as well as 4% surcharge, toward the cost of your supervision in accordance with s. 948.09, F.S., unless otherwise exempted in compliance with Florida Statutes.
- (3) You will remain in a specified place. You will not change your residence or employment or leave the county of your residence without first procuring the consent of your officer.
- (4) You will not possess, carry or own any firearm. You will not possess, carry, or own any weapon without first procuring the consent of your officer.
- (5) You will live without violating any law. A conviction in a court of law is not necessary for such a violation of law to constitute a violation of your probation, community control, or any other form of court ordered supervision.
- (6) You will not associate with any person engaged in any criminal activity.

2022 SEP -2 PM 1:09

FILED FOR RECORD
MARTIN CO. FLA.

Probation

**Petlife Animal Hospital
(Owned by Jill Scott, owner of The Noble Paw)
Citations from Palm Beach County**

Brief Narrative of Events:

- In 2020, based on CVIs, the HSUS filed a complaint regarding Petlife for selling commercially bred puppies in apparent violation of the Palm Beach County pet store ordinance.
- Palm Beach County Animal Care & Control verified the information and contacted the owner, Jill Scott, who denied the claims of violating county ordinances.
- After the Animal Control Officer issued citations to Petlife, Scott sent several angry text messages to the Animal Control Officer and threatened to sue.
- It was later discovered that similar citations had been issued in 2017.

Additional documents below:

- 2020 Citations from Palm Beach County Animal Care & Control
- 2017 Citations from Palm Beach County Animal Care & Control
- CVIs showing puppies from commercial breeders going to Petlife between 2019 - 2022

Field - Activity Card - #A20-003694 - 1

Current as of 4/22/2020 at 8:12:42AM

Complainant

ID: P0792310
JENNA JENSEN, HSUS
1255 23RD ST NW
WASHINGTON, DC 20037
301.258.1506

Defendant

ID: P1259632
LIFE, PET
6901 OKEECHOBEE BLVD
Apt/Suite: E11
WEST PALM BEACH, FL 33411
561.790.6612

Animal

ID: A09999999
Name: UNKNOWN

Breed: UNKNOWN / DOG

Size:
Type: DOG Sex:
Age:

Activity Details

Type: 1944.6
Call Time: 3/31/2020 9:20:00AM

Subtype:

New Time: 3/31/2020 9:20:00AM

Common Place Name:

Cross Streets: x

Response Location: 7100 BELVEDERE RD WEST PALM BEACH FL

Comment: CONTACT OHIO DEPT OF AG TO OBTAIN AN OCVI FOR TWO PUPPIES THAT WERE SOLD BY GOLDEN SEAL CANINES THAT WERE PURCHASED BY PETLIFE

Associated Memos

Memo #	Type / Subtype	Date	User ID
M20-005503	MEMO	03/31/2020	gcuetto
<p>3/31/20 @ 0949hrs, I called Ohio Dept. of AG Division of Animal Health. I had to leave a voice message to call me back in regards to an OCVI. Sgt. Cueto 2210</p> <p>3/31/20 @ 1025hrs, I emailed the Ohio Dept. Of AG Division of Animal Health with OCVI # to authenticate the OCVI that in fact is a true copy of the OCVI. Sgt. Cueto 2210</p> <p>3/31/20 @ 1215hrs, I received an email from the Ohio Dept. of Agriculture Division of Animal Health. Cindi Bodie sent me an attachment and I was able to confirm the Official Certificate of Veterinary Inspection (OCVI) to be authentic that was provided to us. This means that the OCVI confirms that PetLife obtained two puppies from Golden Seal Canines. Golden Seal Canines is a dealer/broker located in Fresno, Ohio USDA license # 31-B-0193. The establishment known as PetLife does adopt puppies as per their website shows. Field response needed to inquire on the two canines they obtained from Ohio as the OCVI shows. Sgt. Cueto 2210</p>			

End of Memo

Field - Activity Card - #A20-003694 - 2

Current as of 4/22/2020 at 8:14:21AM

Complainant

ID: P0792310
JENNA JENSEN, HSUS
1255 23RD ST NW
WASHINGTON, DC 20037
301.258.1506

Defendant

ID: P1259632
LIFE, PET
6901 OKEECHOBEE BLVD
Apt/Suite: E11
WEST PALM BEACH, FL 33411
561.790.6612

Animal

ID: A0999999 Breed: UNKNOWN / DOG
Name: UNKNOWN

Size: Sex:
Type: DOG Age:

Activity Details

Type: 1944.8 Subtype:
Call Time: 3/31/2020 9:20:00AM

New Time: 3/31/2020 9:20:00AM

Common Place Name:

Cross Streets: x

Response Location: 6901 OKEECHOBEE BLVD WEST PALM BEACH FL

Comment: 10-25 W/OWNER NOT REPORTING ADOPTIONS TO THE DIVISION PER COUNTY ORDINANCE.
SECTION 4-26

Associated Memos

Memo #	Type / Subtype	Date	User ID
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M20-005503	MEMO	03/31/2020	gcueto
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3/31/20 @ 09:49hrs, I called Ohio Dept. of AG Division of Animal Health. I had to leave a voice message to call me back in regards to an OCVI.
Sgt. Cueto 2210

3/31/20 @ 10:25hrs, I emailed the Ohio Dept. Of AG Division of Animal Health with OCVI # to authenticate the OCVI that in fact is a true copy of the OCVI.
Sgt. Cueto 2210

3/31/20 @ 12:15hrs, I received an email from the Ohio Dept. of Agriculture Division of Animal Health. Cindi Bodie sent me an attachment and I was able to confirm the Official Certificate of Veterinary Inspection (OCVI) to be authentic that was provided to us. This means that the OCVI confirms that PetLife obtained two puppies from Golden Seal Canines. Golden Seal Canines is a dealer/broker located in Fresno, Ohio USDA license # 31-B-0193. The establishment known as PetLife does adopt puppies as per their website shows. Field response needed to inquire on the two canines they obtained from Ohio as the OCVI shows.
Sgt. Cueto 2210

----- End of Memo -----



Palm Beach County

Animal Care and Control

Case Report

Activity #: A20-003694.2

Complainant

HSUS JENNA JENSEN
1255 23RD ST NW
WASHINGTON, DC 20037
301.258.1506 / 202.689.9621

Defendant

PET LIFE
8901 OKEECHOBEE BLVD, Apt: E11
WEST PALM BEACH, FL 33411
561.790.6612 / 561.212.6415

Animal

ID: A09999999 Breed: UNKNOWN / DOG Sex:
Name: UNKNOWN Color: Age: NO AGE

Activity Type: ANIMAL RESCUE GROUP (1944.8)

Location: West Palm Beach

Arrival Date/Time: 4/1/2020 10:59:00 AM

Complete Date/Time: 4/1/2020 12:19:00 PM

Report Narrative:

On 4/1/20 at 1059hrs, I responded to 6901 Okeechobee Blvd., E-11, West Palm Beach, FL 33411 (PetLife) in regards to obtaining puppies from an out of state broker and possibly engaging in puppy sales. In addition, they were not reporting their statistics in regards to their adoptions and intake of animals. Our office received a complaint from the Humane Society of the United States (HSUS). HSUS provided an Official Certificate of Veterinary Inspection (OCVI) from the State of Ohio. On the OCVI it shows that PetLife obtained two puppies from Golden Seal Puppies from Fresno, Ohio. This establishment (PetLife) states they adopt dogs and cats because they have or had special needs. In addition, PetLife has not reported their adoptions to the Division. Their website as well social media shows posts that they have puppies for adoptions.

Before my field response to the establishment to inquire further, I reached out via phone and email to the Ohio Dept. of Agriculture, Division of Animal Health to authenticate the OCVI in question. I emailed them a certificate number so they could check in their database, and confirm the OCVI to be valid. I received a response email from the Ohio Dept. of Agriculture, Division of Animal Health. Cindi Bodie from the Ohio Division sent me an attachment of the OCVI. I was able to confirm that the OCVI that was provided to us by HSUS was authentic. This confirms that PetLife obtained two puppies from Golden Seal Canines of Fresno, Ohio. In addition, (golden seal canines) they are a United States Dept. of Agriculture (USDA) licensed puppy broker/dealer. I inquired further on PetLife's social media account (Facebook) and observed a post from PetLife stating they had a male and female miniature Golden Doodles. These puppies appeared to be the pups in question on the Ohio OCVI. They matched the breed, color and sexes (one stated mini Golden Doodle). In addition, the period of the issued OCVI and their Facebook posts were extremely close (January 2020).

PetLife's post stated the puppies in question were "abandoned". I observed the posts and it shows they have had numerous adoption posts for puppies in need of a home since the beginning of the year.

Upon my arrival to the establishment, their staff implemented curbside service due to COVID-19. I made contact via cell phone with Jill Scott, who is the registered agent of this establishment (PetLife). I informed Scott that our agency received an OCVI showing her company (PetLife) as the consignee for two puppies in January of this year. I informed the puppies were two Golden Doodles that were obtained from Golden Seal Canines of Fresno, Ohio. Scott denied that she purchased any puppies from any broker and would never do such a thing. Scott stated that maybe someone would place her company because they might have had a puppy delivered to

her place of business. I asked if she remembers those two exact puppies in question, she said no. Our conversation kept going and she would change her reply on the Golden Doodle puppies to, "I don't remember", "maybe", or "I have to check my records". Her responses were leading me to believe that the establishment is obtaining/purchasing/selling and/or adopting animals more than she was disclosing. Scott stated, "I have not adopted out a puppy in six months. Scott informed that she purchased a dog for her veterinarian Dr. Weegee four years ago, but never to adopt or sell. Scott did advise that she gets calls from transporters (puppy delivery trucks) when the puppies are sick, cannot ship back to breeder (out of state), and have nowhere to go. Scott then stated she receives these sick (inferior) puppies and provides medical treatment that the animal needs. She went on to state that she has no financial gain at the end, when the puppies are adopted. Scott also made the remark that "someone is setting me up" in regards to the OCVI. I disclosed to Scott that the Ohio Dept. of Agriculture, Division of Animal Health authenticated the OCVI in question. Scott stated that she would press charges and hold the person accountable for using her name/company on this document. I informed her that I would leave a copy at her place of business for her to see along with other information pertaining to this matter.

Afterwards, we spoke on the topic that it appears her business has been engaging in puppy sales/adoptions, and that her business needed to report the amount of animals adopted every month along with other statistics. Scott stated that she would voluntarily report even though she stated she did not have to. I informed that she would be receiving fines for the violations we spoke about. Scott became upset and inquired on the reason for enforcement action. I informed that our office received the complaint against her establishment. Once we receive the complaint, we investigate thoroughly and if there were other violations, it would be addressed. Scott requested to have some time to comply because she was not being monitored by our agency. In addition, she stated that she and (AC&C) Director Sauve were in communication with the Florida Board of Veterinary Medicine. Scott informed that PetLife does not need to abide by Palm Beach County ordinance per Florida Board of Veterinary Medicine. Scott went on to state that this matter was addressed with the Director a year or so ago. I replied that I was not aware of her contacts with my Director. I explained that this was a new complaint/allegation against her establishment, which is my task to investigate. She requested time to comply before I take enforcement action. I hung up with Scott and called my superior in regards to her request of having time to comply and other proofs of the pups (OCVI) in question. After speaking with supervision, it was stated that if Ms. Scott has evidence of what she is claiming, she would need to provide it to management.

Finally, I called Scott back and advised that I would be taking enforcement action against her establishment. Scott became angry and argumentative over the phone. I informed her that there was probable cause to take enforcement action based on my investigation. Scott was still angry. I gave her time to speak her objections until she ended her statements. I began to educate Scott, she began to talk again and I was unable to speak anymore. Once the phone call was concluded, I went ahead and issued citations 052652 & 052863 to Mahoney's Pet Company, LLC. doing business as PetLife. I placed the citations and other information in regards to reporting adoptions in an envelope for Scott. I realized that I could not leave this copy of the OCVI in question to Scott. Scott would need to obtain the OCVI through a records request once the investigation has been concluded. Citation 052652 was issued for 98-22 section 4-23 (b) (1) (puppy sales) "No person shall operate, solicit business, or advertise an animal establishment without first obtaining an operational permit issued by the Division. Citation 052863 was issued for 98-22 section 4-26 (a) (10) "All humane societies shall, by the fifteen of the month, provide the Division with the following information: A. Number of animals in its possession or being sheltered. This data shall be provided by species. B. Number of dogs/cats adopted. C. Number of dogs/cats in foster." I went ahead and handed the envelope to an employee named "Michele". No recheck at this time.

Sgt. Cueto 2210

Field - Activity Card - #A20-003694 - 3

Current as of 4/22/2020 at 8:14:42AM

Complainant

ID: P0792310
JENNA JENSEN, HSUS
1255 23RD ST NW
WASHINGTON, DC 20037
301.258.1506

Defendant

ID: P1259632
LIFE, PET
6901 OKEECHOBEE BLVD
Apv/Suite: E11
WEST PALM BEACH, FL 33411
561.790.6612

Animal

ID: A0999999 Breed: UNKNOWN / DOG Size: Sex:
Name: UNKNOWN Type: DOG Age:

Activity Details

Type: **1944.8** Subtype:
Call Time: 3/31/2020 9:20:00AM New Time: 3/31/2020 9:20:00AM
Common Place Name:
Cross Streets: x
Response Location: 7100 BELVEDERE RD WEST PALM BEACH FL
Comment: UPLoad TO CHAMDOCS TEXT MESSAGES FROM SCOTT

Associated Memos

Memo #	Type / Subtype	Date	User ID
M20-005503	MEMO	03/31/2020	gcueto

3/31/20 @ 0949hrs, I called Ohio Dept. of AG Division of Animal Health. I had to leave a voice message to call me back in regards to an OCVI.
Sgt. Cueto 2210

3/31/20 @ 1025hrs, I emailed the Ohio Dept. Of AG Division of Animal Health with OCVI # to authenticate the OCVI that in fact is a true copy of the OCVI.
Sgt. Cueto 2210

3/31/20 @ 1215hrs, I received an email from the Ohio Dept. of Agriculture Division of Animal Health. Cindi Bodie sent me an attachment and I was able to confirm the Official Certificate of Veterinary Inspection (OCVI) to be authentic that was provided to us. This means that the OCVI confirms that PetLife obtained two puppies from Golden Seal Canines. Golden Seal Canines is a dealer/broker located in Fresno, Ohio USDA license # 31-B-0193. The establishment known as PetLife does adopt puppies as per their website shows. Field response needed to inquire on the two canines they obtained from Ohio as the OCVI shows.
Sgt. Cueto 2210

----- End of Memo -----



Palm Beach County

Animal Care and Control

Case Report

Activity #: A20-003694.3

Complainant

HSUS JENNA JENSEN
1255 23RD ST NW
WASHINGTON, DC 20037
301.258.1506 / 202.689.9621

Defendant

PET LIFE
6901 OKEECHOBEE BLVD, Apt: E11
WEST PALM BEACH, FL 33411
561.790.6612 / 561.212.6415

Animal

ID: A09999999
Name: UNKNOWN

Breed: UNKNOWN / DOG
Color:

Sex:
Age: NO AGE

Activity Type: ANIMAL RESCUE GROUP (1944.8)

Location: West Palm Beach

Arrival Date/Time: 4/1/2020 2:43:00 PM

Complete Date/Time: 4/1/2020 2:43:00 PM

Report Narrative:

On 4/1/20 at 1500hrs, upon my departure from the scene. I received numerous text messages from Jill Scott (registered agent for PetLife) expressing her arguments and views. I went ahead and uploaded the digital conversation onto ChamDocs.

Sgt. Cueto 2210

iMessage

Yesterday 11:04 AM

Hello Ms. Jill, this is Sgt. Cueto w/ Animal Control. Are you in the office? Need to speak to you and I see you're limiting access to the establishment. This is in regards to a complaint.

I am not in office, can we talk by phone?

Can I call you?

Sure

In the middle of a goddamn pandemic it is unconscionable that you people, a government office, are doing this

Selective enforcement and of an ordinance that hospitals are not working or governed under, which your office was advised of long ago and in writing....and doing so at a time that I can't pin the



audio



FaceTime



info

phone?

Can I call you?

Sure

Delivered

In the middle of a goddamn pandemic it is unconscionable that you people, a government office, are doing this

Selective enforcement and of an ordinance that hospitals are not working or governed under, which your office was advised of long ago and in writing....and doing so at a time that I can't run to the courts for relief...

I will not stop with pursuing our rights and legal recourse, until I have your jobs terminated!

I would like to know who in management authorized this citation?

at a time that I can't run to the courts for relief...

I will not stop with pursuing our rights and legal recourse, until I have your jobs terminated! I would like to know who in management authorized this citation?

Yesterday 1:54 PM

Officer, you did not leave me with the information as you said you would...copy of a health cert that supposedly lists PetLife as a buyer, so that we can research the animal u referred to, as you have said you already researched, we have the right to research the info of where it came from, the name of the Breeder you mentioned, who I had literally never heard of, etc.

PetLife's lawyer needs that information ASAP so he can defend the business against the allegations and the citation you