VIOLATION NO: 35000

IN RE: 803 24TH ST N

27-27-21-755300-000170

REPLAT OF THE REPLAT OF BLOCKS K L M & N OF RIDGE WOOD SUB UNIT 1 PB 70 P G 42 TRACT C THAT PART DESC AS BEG SW COR TRACT C RUN N 110 F T E 155 FT S 110 FT W 155 FT TO POB

CITY OF HAINES CITY, a Florida municipal corporation, Petitioner

v.

ADA MOLINA, YOBANY W AMAYA 803 N 24TH ST HAINES CITY, FL 33844-4514

Respondent(s)



# FINDINGS OF FACT, CONCLUSIONS OF LAW AND ORDER

THIS CAUSE came on for public hearing before the Special Magistrate after due notice to Respondent(s), and the Special Magistrate, having heard testimony under oath, received evidence and heard argument thereupon, issues this "Findings of Fact, Conclusions of Law and Order" pursuant to §§162.07(4) and 162.08(5), Florida Statutes:

#### FINDINGS OF FACT

1. On or about 11/01/2023 there existed at on the above described property, the following conditions in violation of the Code of Ordinances of the City of Haines City, such conditions constituting a nuisance and a serious threat to the public health, safety, and welfare within the meaning of §162.06(4), Florida Statutes:

INSTALLATIONS OF RIGHT-OF-WAY/SEC. 22-28
PARKING OF CERTAIN OTHER VEHICLES WITHIN THE CITY /LDR SEC. 11.4.2 (D)
RESIDENTIAL DRIVEWAY CONSTRUCTION/LDR SEC. 11.1.2.(F)
RIGHT-OF -WAY
RESERVATIONS/LDR SEC. 12.6.2 (E)

2. Captioned real property is located and existing within the corporate limits of the City of Haines City, Florida. Respondent(s), as owners(s) of the captioned real property are responsible for maintaining the same in accordance with the Code of Ordinances of the City of Haines City. All required notices pursuant to §162.12, Florida Statutes.

#### CONCLUSIONS OF LAW

- 3. This Magistrate has jurisdiction over the Respondent(s) and this matter is otherwise properly before this Magistrate. Further, this Magistrate has subject matter jurisdiction pursuant to §2-35 of the Code of Ordinances of the City of Haines City.
- 4. The above stated facts constitute a violation of the specific sections(s) of the City Code cited in paragraph 1 herein.
- 5. The violator did/did not appear for the hearing. The following individual(s) appeared

## STATE OF FLORIDA

## COUNTY OF POLK

I, the undersigned duly appointed City Clerk of the City of Haines City, Florida, HEREBY CERTIFY that the foregoing is a true and correct copy of Order of Imposing Fine/Administrative Lien for City of Haines City, Petitioner, v. ADA MOLINA, YOBANY W AMAYA, as shown in the records of the City on file in the office of the City Clerk.

WITNESS my hand and seal of the Gity of Haines City, Jorida, this 26TH day of JUNE, 2024.

Sharon Lauther, City Clerk, MMC

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# **ORDER**

Based on the foregoing Findings of Fact Conclusions of Law, and upon consideration of (i) the gravity of the violation, (ii) any actions taken by the violator to correct the violation, and (iii) previous violations committed by the violator, it is hereby ORDERED that:

	Summary Disposition. Respondent(s) admit(s) to the violation (s) and Respondent(s) has waived any defenses to the violation(s).
	Respondent(s) shall secure captioned property by or a \$ per day fine shall be imposed.
	Respondent(s) shall have until 7/10/24 for a total compliance or a \$ 100.00 per day fine shall be imposed.
	The City of Haines City is hereby authorized to abate the violation(s) named herein in accordance with §162.09(1), Florida Statutes, but shall not be required to do so. If abatement occurs, the City of Haines City may assess all costs incurred by it against Respondent(s), in addition to any fine or costs imposed herein, if any such fine amount or costs amount is imposed.
_	Pursuant to §162.08(5) Florida Statutes, the Code Enforcement Division of the City of Haines City is hereby authorized to initiate the demolition process and assess all costs incurred by it against the Respondent(s), in addition to any fine or costs imposed herein, if any such fine amount or costs amount is imposed.
	The evidence did not support the violation cited. The case is hereby dismissed.
	Violation(s) did exist at the subject property, but have been remedied. No fine in this matter shall be imposed, however future offenses of the same nature as cited in this case will be considered repeat offenses and subject to fines as such.
_	Violation(s) as identified herein is/are irreparable or irreversible in nature. A one-time fine of \$ is imposed against the Respondent(s) in addition to any fine or costs imposed herein, if any such fine amount or costs amount imposed.
	Respondent(s) shall be responsible for costs incurred by the City in prosecuting this case totaling \$ 5/.25. The costs shall be paid in full within 60 days of this order. If unpaid the costs shall be assessed against the subject property as a lien, and this Order, or subsequent Order Imposing Fine, may be recorded in the Public Records of Polk County as evidence thereof.
_	Respondent has been found in violation as a repeat offender. A fine of \$ shall be imposed and a per day fine shall continue until property is brought into compliance.
	Pursuant to §162.09 (3) the Special Magistrate authorize the City of Haines City to begin foreclosure procedures on the
/	Pursuant to §162.09 (3) the Special Magistrate authorize the City of Haines City to begin foreclosure procedures on the above captioned property.  Other: An Carlo Secretary Consideration of the original rideline or the original rideline of the original rideline of the original rideline or the or
	Bank is for notification purpose only. Love back to the dek of the original violation or
	hiering, or e fin of pools a sinely amount then h
	E NOTIFIED THAT IF THIS ORDER IMPOSES A FINE, ABATEMENT COSTS, OR PROSECUTION COSTS
	FYOU THAT pursuant to §162.09(3), Florida Statutes, once final this ORDER may be recorded in the public records after may constitute a lien against the captioned property and upon any other real property and upon any other real or
	property owned by YOU. FURTHER, SUBSEQUENT CERTIFICATIONS OR SUPPLEMENTAL CERTIFICATIONS
OF FINE	S MAY BE RECORDED IN THE PUBLIC RECORDS IF THE VIOLATIONS MENTIONED HEREIN MAY BE
REMEDI	ED AND YOU FAIL TO TIMELY DO SO.
CITY H	ING IS HEREBY SCHEDULED FOR 8:45 A.M. ON SULLY 24 2024 AT HAINES CITY, ALL, 620 E. MAIN ST HAINES CITY, FLORIDA 23844, TO CONSIDER THE ENTRY OF AN ORDER NG FINE AND LIEN.
IIVII OSII	THE AND LIEN.
DONE A	ND ORDERED this <u>26TH</u> day of <u>JUNE, 2024</u> at Haines City, Polk County, Florida.
ATTEST:	U-925.
	Michelle Escribano SPECIAL MAGISTRATE
	Specialist to the Special Magistrate City of Haines City Special Magistrate
The code	enforcement officer or the violator may request a REHEARING by the Special Magistrate within ten (10) days of the

date of mailing of this ORDER pursuant to Haines City Code of Ordinances § 2-37. The request must be in writing and specify the

Violation No: 35000

precise reasons for rehearing.

Certified Mail Number: 9489009000276582300275