

**IN RE: JOHN'S BEAN FARM OF HOMESTEAD, INC., Debtor.
07-11868-BKC-LMI**

Summary judgment was entered against a creditor who attempted to perfect a security interest by filing a UCC-1 statement. The financing statement was seriously misleading, and therefore ineffective, because the creditor failed to provide the debtor's correct legal name as required by Fla. Stat. §679.5031 and did not satisfy the safe harbor provision of Fla. Stat. §679.5061.

The safe harbor provision of Fla. Stat. §679.5061 only protects those financing statements with minor errors in a debtor's name that are not "seriously misleading." A financing statement is not seriously misleading if it can be located on the page displayed when searching the records of the Florida Secured Transaction Registry using a debtor's correct legal name.