

IN THE CIRCUIT COURT OF THE THIRTEENTH JUDICIAL CIRCUIT  
FOR THE STATE OF FLORIDA  
GENERAL CIVIL DIVISION

MACIAS BAUTISTA REMEDIOS,  
Petitioner,

CASE NO.: 21-CA-6178

v.

DIVISION: I

STATE DEPARTMENT OF HIGHWAY  
SAFETY AND MOTOR VEHICLES,  
Respondent.

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ORDER DENYING PETITION FOR WRIT OF CERTIORARI

The petition is DENIED without need for a response on the authority of *Ashley Hancock v. State, DHSMV*, 23 Fla. L. Weekly Supp. 395a (Fla. 13<sup>th</sup> Jud. Cir. Aug. 25, 2015)(documentary evidence did not contain irreconcilable conflicts preventing hearing officer from determining that licensee was read implied consent before refusing breath test where criminal report affidavit, breath alcohol analysis report, and DUI report agreed on timing of arrest, reading of implied consent warning, and request for breath test, and citation alone reflected a different time that was not connected to any particular event), and *Aaron Brewster v. Department of Highway Safety and Motor Vehicles*, Case no.: 14-CA-1897 (Fla. 13th Jud. Cir. July 27, 2015) (where every document except one gives consistent time of arrest, conflict in evidence is not irreconcilable).

ORDERED on the date imprinted with the Judge's signature.

Electronically Conformed 8/2/2021

Paul Huey

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PAUL L. HUEY, Circuit Court Judge

Electronic Copies Provided Through JAWS