IN THE COUNTY COURT OF THE THIRTEENTH JUDICIAL CIRCUIT IN AND FOR HILLSBOROUGH COUNTY, FLORIDA CRIMINAL JUSTICE DIVISION

STATE OF FLORIDA	CASE NO.:
VS.	DIVISION: C
ALCOHOL LEVEL WAS LESS T	ULATION THAT DEFENDANT'S BLOOD THAN .15% AT THE TIME THE DEFENDANT YSICAL CONTROL OF A VEHICLE
THIS CAUSE, having come	on to be heard before the undersigned on the day
	pulation by the State of Florida, by and through its
Assistant State Attorney, and the Defe	endant,, by and
through his/her counsel of record, and	d the Court having ratified the Stipulation of the
parties, it is	
ORDERED AND ADJUDGED as	s follows:
1. Pursuant to the Stipulation of the	e parties, the Court hereby finds that the
Defendant's blood alcohol lev	el at the time of the arrest was less than .15%.
2. Because the Defendant's blood	alcohol level was less than .15% at the time of
his/her arrest, the Court will no	ot impose the requirement that the Defendant install
the ignition interlock device on	their vehicle or require enhanced fine.
	abers in Tampa, Hillsborough County, Florida, this
Attorney for Defendant	Assistant State Attorney
	County Court Judge