## IN THE PEARL MUNICIPAL COURT OF RANKIN COUNTY, MISSISSIPPI

Defendant:			File No	
□ Trial	☐ Guilty Plea	□ Nolo Plea		
	SEC		RDER FOR DUI CONVICTION  – ZERO TOLERANCE FOR MINORS	
		for sentencing on conv S and ORDERS:	viction for DUI and the Court being satisfied it has complete	
The	e defendant havii	ng been convicted of a	second offense DUI ( Zero Tolerance for Minors ):	
1.	The defendan	t shall be fined \$	(not more than Five Hundred Dollars (\$500.00)).	
2.	In accordance with Miss. Code Ann. § 63-11-31(2)(b)(i), the defendant is hereby assessed, in addition to the criminal fines, penalties and assessments provided by law for violations of Section 63-11-30, a fee of Fifty Dollars (\$50.00), to be deposited in the Interlock Device Fund in the State Treasury.			
3.	In accordance with Miss. Code Ann. § 63-11-30(3)(c), thirty (30) days after receipt of the court abstract, the Department of Public Safety shall suspend the driver's license and driving privileges of the defendant for ninety (90) days unless the defendant has surrendered his/her driver's license to be voided and obtained a new driver's license that is restricted to operation of vehicles equipped with an ignition-interlock device that complies with Section 63-11-31; the defendant shall not be eligible for an unrestricted license until he/she has either been subject to a full one-year suspension or has exercised the driving privilege solely under an interlock-restricted license for one (1) full year.			
4.	In accordance with Miss. Code Ann. § 63-11-30(3)(e), the defendant may have the period of driver license suspension reduced to six (6) months if the defendant receives an in-depth diagnostic assessment, and as a result of the assessment is determined to be in need of treatment for alcohol or drug abuse and successfully completes treatment for alcohol or drug abuse at a program site certified by the Department of Mental Health. Each person who receives a diagnostic assessment shall pay a fee representing the cost of such assessment. Each person who participates in a treatment program shall pay a fee representing the cost of such treatment.			
5.	In accordance with Miss. Code Ann. § 63-11-31(6)(a), all vehicles owned by the defendant that are not equipped with an ignition interlock device shall be  original impounded or immobilized pending further order of the court lifting the offender's driving restriction. The cost associated with any impoundment or immobilization shall be paid by the defendant without regard to ability to pay.			
So	ordered, this the	day of	, 20	
			Judge	