



(Fla. 2d DCA 2006); Howard v. State, 920 So. 2d 764 (Fla. 2d DCA 2006). On remand, the costs may be reimposed if the State properly documents the costs. See Hall, 932 So. 2d at 1169; Howard, 920 So. 2d at 765.

Conviction affirmed; investigative costs award stricken; remanded with instructions.

STRINGER and LaROSE, JJ., Concur.