NOT FINAL UNTIL TIME EXPIRES TO FILE REHEARING MOTION AND, IF FILED, DETERMINED

IN THE DISTRICT COURT OF APPEAL

OF FLORIDA

SECOND DISTRICT

HERMAN LEE BORDERS, Appellant, v. STATE OF FLORIDA, Appellee.

Case No. 2D05-5515

Opinion filed November 15, 2006.

Appeal from the Circuit Court for Pinellas County; J. Thomas McGrady, Judge.

James Marion Moorman, Public Defender, and Timothy J. Ferreri, Assistant Public Defender, Bartow, for Appellant.

Charles J. Crist, Jr., Attorney General, Tallahassee, and Donna S. Koch, Assistant Attorney General, Tampa, for Appellee.

THREADGILL, EDWARD F., Senior Judge.

Herman Borders appeals his conviction and sentence for possession of

cocaine. We affirm Borders' conviction without comment. However, we strike the

imposition of \$373 in costs of investigation and remand for further proceedings because

the State failed to document its request for those costs. <u>Hall v. State</u>, 932 So. 2d 1169

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

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

STRINGER and LaROSE, JJ., Concur.