

**IN THE TENTH JUDICIAL CIRCUIT
IN AND FOR HARDEE, HIGHLANDS
AND POLK COUNTY, FLORIDA**

**County Case No.: TT01-001204-XX
Appeal No.: DD-76**

CHAD D. REESE,

Appellant,

v.

STATE OF FLORIDA,

Appellee.

OPINION OF THE COURT

This is an appeal from the county court of Polk County, Judge James A. Yancey presiding. On July 23, 2001, the Appellant was charged by information with driving while license is suspended or revoked in violation of §322.34 Florida Statutes (2000). A jury convicted Appellant and the trial judge sentenced him to 180 days in county jail, acknowledged that his driver's license would be suspended for five years, and imposed \$83.50 in fines and a \$350 lien for public defender services. On August 21, 2001, Appellant filed a timely notice of appeal. This court has jurisdiction. Fla. R. App. P. 9.030(c). The ruling of the county court is affirmed.

In sentencing the Appellant the trial court used a memorandum of sentence to indicate its judgment, which Appellant argues is a violation of his due process rights. The Court disagrees and finds that the memorandum of sentence in this case is an adequate record of the sentence

It is therefore ORDERED that the ruling of the county court is AFFIRMED.

ORDERED July 3, 2002

CHARLES B. CURRY, Chief Judge