STATE OF INDIANA VS. JOHN DOE)	STATE OF INDIANA
)	WARRICK SUPERIOR COURT II
)	CAUSE # 82D02-0709-CM-00498

PETITION FOR INTERLOCK DEVICE IN LIEU OF LICENSE SUSPENSION

The Defendant, by counsel, requests the Court enter an Order requiring the certified ignition interlock device in lieu of license suspension pursuant to I.C. 9-30-6-8. In support of this request the Defendant asserts the following:

- 1. The Defendant is charged in this Court with Operating a Motor Vehicle While Intoxicated in violation of I.C. 9-30-5-2.
- That the Defendant received notice of suspension from the Indiana Bureau of Motor Vehicles indicating that his license was suspended on ______. Pursuant to I.C. 9-30-6-8, this Court may enter an Order requiring certified ignition interlock device in lieu of license suspension.
- 3. That the Defendant has contacted the only known local provider, which is Southwest Indiana Interlock, and has made arrangements to install this device and pay the appropriate fees upon the Court entering this request for an Order.

WHEREFORE, the Defendant, by counsel requests this Court enter the Order granting the requests made herein and for all other just and proper relief in the premises.

Respectfully submitted this _____ day of _____, 2008.

CERTIFICATE OF SERVICE

I hereby certify that a copy of the foregoing has been served on the Plaintiff by personal service, mailing, or placing in the Court mailbox, a true and correct copy of same to the State of Indiana and to the Warrick County Superior Court II, this _____ day of _____, 2008.

Daniel J. Hancock Attorney for Defendant 123 NW 4th St. Suite 620 Evansville, IN 47708 Phone: 812-434-4988 FAX: 812-434-4989