	DOCKET NO	
	\$ \$	CIVIL COUNTY COURT AT
v.	\$ \$ \$	LAW NUMBER THREE (3)
	\$ \$	HARRIS COUNTY, TEXAS
	<u>FINDING OF F</u> CONCLUSIONS (
APPEARANCES:		
DESCRIPTION OF VEHICLE	:	, TX LICENSE PLATE:
HEARING REQUESTED BY:		
FINDINGS : After considering follows:	g the evidence and a	gument of the parties, the Court finds as
	area. The vehicle was r	vehicle removed and stored at direction of emoved without the consent of the vehicle's the vehicle was unattended.
Towing charges imposed wer connection with removal of the		owing fees were imposed or collected in
Towing Charges and Vehicle S	torage Charges: \$	
CONCLUSION OF LAW: T authorize the removal of the ve		hat there was / was not probable cause to
ORDER. Accordingly, it is O	RDERED that	receive a judgement
against	for	the removal and storage of the vehicle as

follows: towing charges and storage charges <u>\$</u>, plus all taxable court costs.

DATE: _____

JUDGE PRESIDING