from

DISTRICT COURT OF APPEAL OF THE STATE OF FLORIDA

SECOND DISTRICT

THIS CAUSE HAVING BEEN BROUGHT TO THIS COURT BY APPEAL. AND AFTER DUE CONSIDERATION THE COURT HAVING ISSUED ITS OPINION;

YOU ARE HEREBY COMMANDED THAT SUCH FURTHER PROCEEDINGS BE HAD IN SAID CAUSE, IF REQUIRED, IN ACCORDANCE WITH THE OPINION OF THIS COURT ATTACHED HERETO AND INCORPORATED AS PART OF THIS ORDER, AND WITH THE RULES OF PROCEDURE AND LAWS OF THE STATE OF FLORIDA.

WITNESS THE HONORABLE CRAIG C. VILLANTI CHIEF JUDGE OF THE DISTRICT COURT OF APPEAL OF THE STATE OF FLORIDA, SECOND DISTRICT, AND THE SEAL OF THE SAID COURT AT LAKELAND, FLORIDA ON THIS DAY.

DATE: March 28, 2017

SECOND DCA CASE NO. 2D15-4845

COUNTY OF ORIGIN:

Hillsborough

LOWER TRIBUNAL CASE NO. 15-3276MTR

CASE STYLE: RANDY R. WILLOUGHBY

v. AGENCY FOR HEALTH CARE **ADMINISTRATION**



Clerk

cc: (Without Attached Opinion)

Rachel M. Batten, Esq. Alexander R. Boler, Esq.

Brandon Cathey, Esq. Brent G. Steinberg, Esq.