IN THE DISTRICT COURT OF APPEAL OF THE STATE OF FLORIDA FIFTH DISTRICT

NOT FINAL UNTIL TIME EXPIRES TO FILE MOTION FOR REHEARING AND DISPOSITION THEREOF IF FILED

AUSTIN DAKOTA FREEMAN,

Appellant,

v. Case No. 5D14-3055

STATE OF FLORIDA,

Appellee.

Opinion filed September 18, 2015

Appeal from the Circuit Court for Marion County, Jonathan D. Ohlman, Judge.

Austin Dakota Freeman, Lake City, pro se.

Pamela Jo Bondi, Attorney General, Tallahassee, and Robin A. Compton, Assistant Attorney General, Daytona Beach, for Appellee.

PER CURIAM.

AFFIRMED. Limited, boilerplate motions for judgment of acquittal, which are of a technical and pro-forma nature, are inadequate to preserve a sufficiency of evidence claim for appellate review. <u>Brooks v. State</u>, 762 So. 2d 879, 895 (Fla. 2000). Relief, if any, must come in a timely and sufficiently pled motion for postconviction relief pursuant to Florida Rule of Criminal Procedure 3.850.

ORFINGER, EVANDER and WALLIS, JJ., concur.