

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

RHONDA DAVIS,

Appellant,

v.

Case No. 5D18-2745

FLORIDA DEPARTMENT OF
CORRECTIONS, JULIE L. JONES,
SECRETARY,

Appellee.

_____ /

Opinion filed November 8, 2019

Appeal from the Circuit Court
for Hernando County,
Donald E. Scaglione, Judge.

Shaina Thorpe, of Thorpe & Thorpe, P.A.,
Tampa, for Appellant.

Thomas M. Gonzalez and Nathan J.
Paulich, of GrayRobinson, P.A., Tampa, for
Appellee.

PER CURIAM.

AFFIRMED. *See Buade v. Terra Grp., LLC*, 259 So. 3d 219, 222-23 (Fla. 3d DCA 2018) (holding appellant failed to exhaust administrative remedies for retaliation claim under Florida Civil Rights Act where appellant filed only claim for sexual discrimination with Equal Employment Opportunity Commission and subsequently dismissed claim for

sexual discrimination in court, leaving only retaliation claim); see also *Basel v. Sec’y of Def.*, 507 F. App’x 873, 876 (11th Cir. 2013) (“A district court, however, may not consider a retaliation claim that was not first administratively exhausted where no other properly raised judicial claim exists to which the retaliation claim may attach.”).

EVANDER, C.J., HARRIS, J., and JACOBUS, B.W., Senior Judge, concur.