IN THE DISTRICT COURT OF APPEAL OF THE STATE OF FLORIDA FIFTH DISTRICT JANUARY TERM 2013

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

RONALD GARY MOORE,

Appellant,

v. Case No. 5D12-231

STATE OF FLORIDA, ET AL.,

Appellee.

Opinion filed July 5, 2013

Appeal from the Circuit Court for Osceola County, Scott Polodna, Jeffrey M. Fleming and Jon B. Morgan Judges.

Ronald Gary Moore, Okeechobee, pro se.

Pamela Jo Bondi, Attorney General, Tallahassee, and Pamela J. Koller, Assistant Attorney General, Daytona Beach, for Appellee.

PER CURIAM.

Ronald G. Moore appeals the circuit court's order denying his petition for a writ of mandamus. The petition addressed Moore's public records demand to the State Attorney for copies of various documents related to his 2003 convictions on three counts of capital sexual battery. The State concedes that Moore was entitled to receive

a response to his public record demand. Accordingly, we reverse the circuit court's order and remand for further proceedings.

REVERSED and REMANDED.

TORPY, C.J., PALMER and ORFINGER, JJ., concur.