IN THE DISTRICT COURT OF APPEAL FIRST DISTRICT, STATE OF FLORIDA

NOT FINAL UNTIL TIME EXPIRES TO

FILE MOTION FOR REHEARING AND

DISPOSITION THEREOF IF FILED

SOLOMON JOHN HALL, II,

Appellant,

v.

CASE NO. 1D04-2632

STATE OF FLORIDA,

Appellee.

_____/

Opinion filed August 17, 2006.

An appeal from the Circuit Court for Levy County. Joseph E. Smith, Judge.

Nancy A. Daniels, Public Defender, and Carl S. McGinnes, Assistant Public Defender, Tallahassee, for Appellant.

Charles J. Crist, Jr., Attorney General, and Felicia A. Wilcox, Assistant Attorney General, Tallahassee, for Appellee.

PER CURIAM.

In this criminal appeal, appellant Hall argues that the trial court reversibly erred by curtailing his cross-examination of the victim, Elizabeth Faircloth. Having thoroughly reviewed the evidence in this case, we are persuaded that even if the trial court erred when it upheld an objection to Hall's cross-examination question, this was harmless error. Accordingly, we AFFIRM Hall's conviction and sentence. KAHN, C.J., BROWNING and THOMAS, JJ. concur.