

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

ALFREDO GUERRERO MORA,

Appellant,

v.

Case No. 5D15-319

STATE OF FLORIDA,

Appellee.

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Opinion filed April 1, 2016

Appeal from the Circuit Court  
for Osceola County,  
Keith F. White , Judge.

Gray Proctor, of Law Office of  
Gray Proctor, Orlando, for Appellant.

Pamela Jo Bondi, Attorney General,  
Tallahassee, and Bonnie Jean Parrish,  
Assistant Attorney General, Daytona  
Beach, for Appellee.

**ON CONCESSION OF ERROR**

PER CURIAM.

Alfredo G. Mora appeals his convictions of battery (count II) and lewd or lascivious molestation (count III). The State commendably concedes that the admissible evidence presented in this case is insufficient to sustain Mora's convictions. We accept

the State's concession of error and vacate Mora's convictions and sentences on counts II and III.<sup>1</sup>

REVERSED and REMANDED.

SAWAYA, ORFINGER and BERGER, JJ., concur.

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<sup>1</sup> Mora does not appeal his conviction of battery in count I.