

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

JULY TERM 2007

JORGE L. HERNANDEZ,

Appellant,

v.

Case No. 5D06-1488

STATE OF FLORIDA,

Appellee.

Opinion filed July 13, 2007

Appeal from the Circuit Court
for Orange County,
John Marshal Kest, Judge.

James S. Purdy, Public Defender,
and Tomislav D. Golik, Assistant
Public Defender, Daytona Beach,
for Appellant.

Bill McCollum, Attorney General,
Tallahassee, and Wesley Heidt,
Assistant Attorney General,
Daytona Beach, for Appellee.

THOMPSON, J.

AFFIRMED. See Robinson v. State, 32 Fla. L. Weekly D1245 (Fla. 5th DCA May 11, 2007) ("[T]o be preserved for appeal, the specific legal ground upon which a claim is based must be raised at trial and a claim different than that will not be heard on appeal."); Huck v. State, 881 So. 2d 1137, 1144-45 (Fla. 5th DCA 2004) (affirming

where defendant's purportedly reasonable, uncontroverted hypotheses of innocence were unreasonable and conflicted with evidence presented by State).

SAWAYA and PLEUS, JJ., concur.