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State v. Lanier, 33 Fla. L. Weekly D1059 (Fla. 4th DCA 2008):

Evidence was insufficient to support two charges of child abuse; defendant was a school teacher, teacher allegedly stomped on a student's foot after student did the same to another child, the "stomp" caused no bruises or physical trauma, in second incident defendant pushed chair towards steps and student fell down steps, and placing chair near steps or pushing chair near steps was not reasonably expected to result in physical injury to student.

Evidence was insufficient to support charge of child neglect; defendant, a teacher, placed disruptive child in hallway on chair near stairs, child later fell down stairs, child was within defendant's sight in hallway, and defendant asserted that she kept an eye on child.