

FLORIDA LAW WEEKLY
SEX CRIMES EDITION
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Vol. 32, No. 29, July 20, 2007

Felton v. State, 32 Fla. L. Weekly D1698 (Fla. 5th DCA 2007):

“We find no double jeopardy violation. The appellant committed multiple sexual acts on the fourteen-year-old victim. The evidence supports a finding that there was a sufficient temporal break between at least two of the acts so as to have allowed appellant “to reflect and form a new criminal intent for each offense.” *State v. Paul*, 934 So.2d 1167, 1173 (Fla.2006); see also *Schwenn v. State*, 898 So.2d 1130 (Fla. 4th DCA 2005).”