

FLORIDA LAW WEEKLY
SEX CRIMES EDITION
BY DENNIS NICEWANDER

Vol. 32, No. 25, June 22, 2007

Cann v. State, 32 Fla. L. Weekly D1467 (Fla. 4th DCA 2007):

Trial court's denial of defendant's request to have child victim testify in the presence of the jury was not an abuse of discretion, in prosecution for sexual battery on a person less than twelve years of age and lewd and lascivious molestation; psychologist testified that child would suffer considerable trauma from both testifying in court and testifying in the presence of defendant, child's testimony was presented by closed circuit television, and the closed circuit television allowed the jury to observe the demeanor of victim in making its credibility determinations.