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Sears, Roebuck and Company v. Garcia
Fla.App. 3 Dist.,2000.

District Court of Appeal of Florida,Third District.
SEARS, ROEBUCK AND COMPANY, Appellant,

v.

Doria GARCIA, Appellee.

No. 3D99-2793.

May 10, 2000.

Rehearing Denied July 5, 2000.

An appeal from the Circuit Court of Dade County
Harold Solomon, Judge.

Arnstein & Lehr and [Jose D. Sosa](#) and [Willa A. Fear-
rington](#) (West Palm Beach); Valle & Craig, Miami,
for appellant.

Friedman & Friedman and [John S. Seligman](#), Coral
Gables; [Lauri Waldman Ross](#) and [Theresa L. Girten](#),
Miami, for appellee.

Before [JORGENSEN, LEVY](#), and [FLETCHER, JJ.](#)
PER CURIAM.

Our review of the record herein reveals that, while
there is sufficient evidence to support the jury's find-
ing of liability, the evidence does not support the
jury's damages award. Accordingly, the final judg-
ment is reversed and the cause is remanded for a new
trial on damages only.

Reversed and remanded.

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760 So.2d 216, 25 Fla. L. Weekly D1123

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