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

NOT FINAL UNTIL TIME EXPIRES TO FILE MOTION FOR REHEARING AND DISPOSITION THEREOF IF FILED

WILLIE WALKER,

Appellant,

v. Case No. 5D13-4301

STATE OF FLORIDA,

Appellee.

Opinion filed May 30, 2014

Appeal from the Circuit Court for Lake County, Lawrence J. Semento, Judge.

Willie Walker, Live Oak, pro se.

Sarah J. Rumph, General Counsel, Florida Parole Commission, Tallahassee, for Appellee.

PER CURIAM.

AFFIRMED. See McCray v. State, 699 So. 2d 1366, 1368 (Fla. 1997) (doctrine of laches is properly applied to habeas corpus petition when delay in bringing claim for collateral relief is unreasonable and when, from the face of the petition, it is obvious that State has been manifestly prejudiced).

PALMER, EVANDER and BERGER, JJ., concur.