

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

DELROY CAMPBELL,

Appellant,

v.

Case No. 5D14-4425

STATE OF FLORIDA,

Appellee.

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Opinion filed March 4, 2016

3.850 Appeal from the Circuit  
Court for Orange County,  
Heather Pinder Rodriguez, Judge

Delroy Campbell, Perry, pro se.

Pamela Jo Bondi, Attorney General,  
Tallahassee, and L. Charlene Matthews,  
Assistant Attorney General, Daytona  
Beach, for Appellee.

PALMER, J.

Delroy Campbell (defendant) appeals the final order entered by the trial court denying his motion seeking post-conviction relief. See Fla. R. Crim. P. 3.850. As to the claims denied after an evidentiary hearing, we affirm. As to the claims summarily denied, we reverse claims 1(a), 3, 4, and 7, and remand for the trial court to either provide record attachments which support summary denial or to conduct an evidentiary hearing. See

Burgos v. State, 181 So. 3d 572 (Fla. 5th DCA 2015); Fla. R. Crim. P. 3.850(f)(5) (“If the denial is based on the records in the case, a copy of that portion of the files and records that conclusively shows that the defendant is entitled to no relief shall be attached to the final order.”). Although the trial court referenced documents in support of the denial of these claims, it failed to attach any documents to its final order. As for the remaining claims summarily denied, we affirm.

AFFIRMED in part; REVERSED in part; and REMANDED.

LAWSON, C.J. and BERGER, JJ., concur.