	IN THE DISTRICT COURT OF APPEAL FIRST DISTRICT, STATE OF FLORIDA
ALFONSO R. HAYWARD,	NOT FINAL UNTIL TIME EXPIRES TO
Appellant,	FILE MOTION FOR REHEARING AND DISPOSITION THEREOF IF FILED
v.	
STATE OF FLORIDA,	CASE NO. 1D01-3342
Appellee.	
Opinion filed May 16, 2005.	
An appeal from the Circuit Court for Duval County.	

Appellant, pro se.

W. Gregg McCaulie, Judge.

Charlie Crist, Attorney General, Tallahassee, for Appellee.

On The Court's Own Motion

We <u>sua sponte</u> withdraw our pre-mandate opinion in this case and substitute the following.

PER CURIAM.

The summary denial of the appellant's postconviction motion is reversed and the cause remanded to the trial court to permit the appellant a reasonable opportunity to demonstrate his claim is timely under <u>Dickey v. State</u>, 30 Fla. L.

Weekly D443 (Fla. 1st DCA Feb. 15, 2005), by alleging the date his present conviction was enhanced by the challenged conviction. Cf. Nelson v. State, 875 So. 2d 579 (Fla. 2004). If no amendment is filed within the time allowed, then the denial can be with prejudice. Id.; Spooner v. State, 889 So. 2d 900, 901 (Fla. 1st DCA 2004).

REVERSED AND REMANDED.

KAHN, WEBSTER, and HAWKES, JJ., concur.