	IN THE DISTRICT COURT OF APPEAL FIRST DISTRICT, STATE OF FLORIDA
CLINTON CHANDLER,	NOT FINAL UNTIL TIME EXPIRES TO FILE MOTION FOR REHEARING AND
Appellant,	DISPOSITION THEREOF IF FILED
v.	CACE NO. 1D02 5294
STATE OF FLORIDA,	CASE NO. 1D03-5384
Appellee.	
	/

An appeal from the Circuit Court for Leon County. Russell Cole, Judge.

Opinion filed May 6, 2005.

Linda McDermott of McClain & McDermott, P.A., Wilton Manors, for Appellant.

Charles J. Crist, Jr., Attorney General; Felicia A. Wilcox, Assistant Attorney General, Tallahassee, for Appellee.

PER CURIAM.

In this appeal from judgment and sentence imposed for trafficking in cocaine, appellant claims, *inter alia*, that the trial court reversibly erred by allowing the

prosecutor to peremptorily backstrike a juror after swearing of the jury panel and after all of the evidence was heard. We agree. See Fla. R. Crim. P. 3.310. We therefore reverse and remand for a new trial and find it unnecessary to address appellant's remaining claims.

REVERSED; REMANDED FOR NEW TRIAL.

WOLF, C.J., DAVIS and BROWNING, JJ., CONCUR.