IN THE DISTRICT COURT OF APPEAL FIRST DISTRICT, STATE OF FLORIDA

LASEDRICK ROSS,

Appellant,

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

v.

CASE NO. 1D13-4930

STATE OF FLORIDA,

Appellee.

____/

Opinion filed August 18, 2014.

An appeal from the Circuit Court for Leon County. Frank E. Sheffield, Judge.

Lasedrick Ross, pro se, for Appellant.

Pamela Jo Bondi, Attorney General, and Michael McDermott, Assistant Attorney General, Tallahassee, for Appellee.

PER CURIAM.

We affirm the trial court's resolution of Appellant's successive collateral attack on his judgment and sentence in lower case number 08-CF-1290—and we do so without comment. We write only to warn Appellant, much like the trial court did. Appellant has now filed four *pro se*, collateral attacks in this Court, all related to case number 08-CF-1290; and all to no avail. Appellant is warned that additional collateral attacks on this conviction and sentence, if again successive and improper, may result in

sanctions, including an order from this Court barring Appellant from filing additional collateral attacks to his judgment and sentence without obtaining the endorsement of a licensed attorney, as well as referral to the Department of Corrections for disciplinary procedures.

The trial court's order on appeal is AFFIRMED.

VAN NORTWICK, CLARK, and SWANSON, JJ., CONCUR.