

**SECOND DIVISION  
ANDREWS, P. J.,  
MILLER and BRANCH, JJ.**

**NOTICE: Motions for reconsideration must be  
*physically received* in our clerk's office within ten  
days of the date of decision to be deemed timely filed.  
<http://www.gaappeals.us/rules/>**

**April 10, 2015**

**In the Court of Appeals of Georgia**

**A13A0814. REID v. METROPOLITAN ATLANTA RAPID  
TRANSIT AUTHORITY.**

**BRANCH, Judge.**

This case involves an attempt by Michael Reid to recover statutory penalties owed by his employer, the Metropolitan Atlanta Rapid Transit Authority (“MARTA”), as a result of MARTA’s failure to pay Reid his workers’ compensation benefits in a timely fashion. The trial court denied this request, finding that Reid was seeking to recover additional workers’ compensation benefits resulting from a change in condition, and that his claim was therefore barred by the two-year statute of limitation found in OCGA § 34-9-104 (b). In *Reid v. Metropolitan Atlanta Rapid Transit Authority*, 323 Ga. App. 523 (746 SE2d 779) (2013), this Court reversed the trial court’s ruling, finding that Reid’s claim did not result from a change in condition

and that therefore the claim was not time-barred. The Supreme Court of Georgia reversed that decision in *Metropolitan Rapid Transit Auth. v. Reid*, 295 Ga. 523 (763 SE2d 695) (2014). We therefore vacate our earlier opinion, adopt the Supreme Court's opinion as our own, and affirm the judgment of the trial court.

*Judgment affirmed. Phipps, C. J., and Ellington, P. J., concur.*