NOT FINAL UNTIL TIME EXPIRES TO FILE REHEARING MOTION AND, IF FILED, DETERMINED

IN THE DISTRICT COURT OF APPEAL

OF FLORIDA

SECOND DISTRICT

MARGARITA RODRIGUEZ-MARIN,

Appellant,

٧.

STATE OF FLORIDA,

Appellee.

Case No. 2D11-1369

Opinion filed December 9, 2011.

Appeal pursuant to Fla. R. App. P. 9.141(b)(2) from the Circuit Court for Hillsborough County; Susan B. Sexton, Judge.

Peter N. Macalusco, Tampa, for Appellant.

PER CURIAM.

Margarita Rodriguez-Marin appeals the summary denial of her motion for

postconviction relief filed pursuant to Florida Rule of Criminal Procedure 3.850, which

the postconviction court denied as untimely. We affirm. See Barrios-Cruz v. State, 63

So. 3d 868 (Fla. 2d DCA 2011). As in Barrios-Cruz, 63 So. 3d at 870, we hold that

Padilla v. Kentucky, 130 S. Ct. 1473 (2010), does not apply retroactively in

postconviction proceedings and we certify to the Florida Supreme Court the following

question of great public importance pursuant to Florida Rule of Appellate Procedure

9.030(a)(2)(A)(v):

SHOULD THE RULING IN <u>PADILLA V. KENTUCKY</u>, 130 S. Ct. 1473 (2010), BE APPLIED RETROACTIVELY IN POSTCONVICTION PROCEEDINGS?

Affirmed.

DAVIS, KELLY, and LaROSE, JJ., Concur.