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

IN THE DISTRICT COURT OF APP	EAL
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OF FLORIDA

SECOND DISTRICT

ANTHONY LITCHMORE,	)
Appellant,	) )
V.	Case No. 2D12-800
STATE OF FLORIDA,	)
Appellee.	)

Opinion filed September 14, 2012.

Appeal pursuant to Fla. R. App. P. 9.141(b)(2) from the Circuit Court for Highlands County; Angela J. Cowden, Judge.

KHOUZAM, Judge.

Anthony Litchmore appeals the summary denial of his motion for postconviction relief filed pursuant to Florida Rule of Criminal Procedure 3.850. The postconviction court ruled that the motion was untimely, and we agree. See Barrios-Cruz v. State, 63 So. 3d 868 (Fla. 2d DCA 2011). As we did in Barrios-Cruz, we hold that Padilla v. Kentucky, --- U.S. ---, 130 S. Ct. 1473, 176 L. Ed. 2d 284 (2010), does not apply retroactively in postconviction proceedings, and we certify the following question of great public importance:

SHOULD THE RULING IN <u>PADILLA v. KENTUCKY</u>, --- U.S. ---, 130 S. CT. 1473, 176 L. ED. 2d 284 (2010), BE APPLIED RETROACTIVELY IN POSTCONVICTION PROCEEDINGS?

Affirmed.

ALTENBERND and MORRIS, JJ., Concur.