IN THE DISTRICT COURT OF APPEAL OF THE STATE OF FLORIDA FIFTH DISTRICT JANUARY TERM 2012

CORDELL THOMPSON,

Appellant,

v. Case No. 5D10-2768

STATE OF FLORIDA,

Appellee.

Opinion filed February 24, 2012

Appeal from the Circuit Court for Orange County, Roger J. McDonald, Judge.

James S. Purdy, Public Defender, and Noel A. Pelella, Assistant Public Defender, Daytona Beach, for Appellant.

Pamela Jo Bondi, Attorney General, Tallahassee, and Allison Leigh Morris, Assistant Attorney General, Daytona Beach, for Appellee.

PER CURIAM.

We affirm Thompson's conviction without prejudice to Thompson to timely seek postconviction relief challenging the trial court's imposition of a 25-year minimum mandatory term. See *Dunbar v. State*, 35 So. 3d 54, 55 (Fla. 5th DCA 2010) (sentencing errors that occur after effective date of amendment to Florida Rule of Criminal Procedure 3.800(b), even if formerly deemed fundamental or patent on face of

record, cannot be reviewed by appellate court if issue is not raised at sentencing or in timely post-sentencing proceeding pursuant to rule 3.800); see also Williams v. State, 56 So. 3d 899 (Fla. 5th DCA 2011).

AFFIRMED.

ORFINGER, C.J., SAWAYA and EVANDER, JJ., concur.