

Supreme Court of the State of New York  
Appellate Division: Second Judicial Department

D14624  
C/cb

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Submitted - March 7, 2007

WILLIAM F. MASTRO, J.P.  
DAVID S. RITTER  
PETER B. SKELOS  
EDWARD D. CARNI  
WILLIAM E. McCARTHY, JJ.

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2005-11310

DECISION & ORDER

The People, etc., respondent,  
v Torrence Langhorne, appellant.

(Ind. No. 00476-05)

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Robert C. Mitchell, Riverhead, N.Y. (Alfred J. Cicale of counsel), for appellant.

Thomas J. Spota, District Attorney, Riverhead, N.Y. (Thomas C. Costello of counsel), for respondent.

Appeal by the defendant from a judgment of the County Court, Suffolk County (Braslow, J.), rendered November 2, 2005, convicting him of criminal sale of a controlled substance in the third degree and criminal possession of a controlled substance in the third degree, upon his plea of guilty, and imposing sentence.

ORDERED that the judgment is affirmed.

The defendant's contention regarding the imposition of a sentence which was greater than that originally promised to him at the time of his plea of guilty is not preserved for appellate review (*see* CPL 470.05[2]; *People v K.F.*, 208 AD2d 948; *People v Ellis*, 162 AD2d 701).

MASTRO, J.P., RITTER, SKELOS, CARNI and McCARTHY, JJ., concur.

ENTER:



James Edward Pelzer  
Clerk of the Court

April 3, 2007

PEOPLE v LANGHORNE, TORRENCE