

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

D15109
Y/hu

_____AD3d_____

Argued - April 12, 2007

REINALDO E. RIVERA, J.P.
ANITA R. FLORIO
MARK C. DILLON
EDWARD D. CARNI, JJ.

2004-07262

DECISION & ORDER

The People, etc., respondent,
v Ali Kanat, appellant.

(Ind. No. 03-00953)

Benjamin Greenwald, Chester, N.Y., for appellant.

Francis D. Phillips II, District Attorney, Goshen, N.Y. (David R. Huey of counsel),
for respondent.

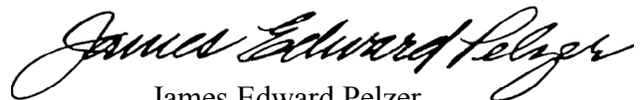
Appeal by the defendant from a judgment of the County Court, Orange County,
(DeRosa, J.), rendered May 27, 2004, convicting him of criminal contempt in the first degree, upon
his plea of guilty, and imposing sentence.

ORDERED that the judgment is affirmed.

Contrary to the defendant's contention, the County Court conducted a sufficient
inquiry regarding the assertions made by him in his pro se motion to withdraw his plea of guilty (*see*
People v Fiunefreddo, 82 NY2d 536, 543-544; *People v Tinsley*, 35 NY2d 926, 927; *People v Felix*,
20 AD3d 433), and providently exercised its discretion in denying that motion (*see People v Gully*,
17 AD3d 382; *People v Charles*, 256 AD2d 472, 472-473; *People v Ellerbe*, 237 AD2d 299; *People*
v Toney, 215 AD2d 791).

RIVERA, J.P., FLORIO, DILLON and CARNI, JJ., concur.

ENTER:



James Edward Pelzer
Clerk of the Court

May 15, 2007

PEOPLE v KANAT, ALI