

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

D15493  
Y/hu

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Submitted - May 10, 2007

REINALDO E. RIVERA, J.P.  
ROBERT A. SPOLZINO  
ANITA R. FLORIO  
DANIEL D. ANGIOLILLO, JJ.

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2006-03134

DECISION & ORDER

People of State of New York, respondent,  
v Alex Bula, appellant.

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Murray E. Singer, Great Neck, N.Y., for appellant.

Richard A. Brown, District Attorney, Kew Gardens, N.Y. (John M. Castellano, Ellen C. Abbot, and Ayelet Sela of counsel), for respondent.

Appeal by the defendant from an order of the Supreme Court, Queens County (Mullings, J.), rendered March 6, 2006, which, after a hearing, designated him a level two sex offender pursuant to Correction Law article 6-c.

ORDERED that the order is affirmed, without costs or disbursements.

The Supreme Court's determination designating the defendant a level two sex offender is supported by clear and convincing evidence (*see* Correction Law § 168-n[3]) and, therefore, should not be disturbed on appeal (*see People v Morris*, 33 AD3d 778; *People v O'Neal*, 26 AD3d 365; *People v Davis*, 26 AD3d 364).

RIVERA, J.P., SPOLZINO, FLORIO and ANGIOLILLO, JJ., concur.

ENTER:



James Edward Pelzer  
Clerk of the Court

June 12, 2007

PEOPLE OF STATE OF NEW YORK v BULA