

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

D17693  
O/kmg

\_\_\_\_\_AD3d\_\_\_\_\_

Submitted - November 28, 2007

ROBERT A. SPOLZINO, J.P.  
PETER B. SKELOS  
ROBERT A. LIFSON  
WILLIAM E. McCARTHY, JJ.

2005-04520

DECISION & ORDER

People of State of New York, respondent,  
v Eddie Kendle, appellant.

Guy Raimondi, New York, N.Y., for appellant.

Charles J. Hynes, District Attorney, Brooklyn, N.Y. (Leonard Joblove and Anthea H. Bruffee of counsel), for respondent.

Appeal by the defendant from an order of the Supreme Court, Kings County (Mangano, Jr., J.), dated April 12, 2005, which, after a hearing, designated him a level three sex offender pursuant to Correction Law article 6-C.

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

We have reviewed the record and agree with the defendant's assigned counsel that there are no nonfrivolous issues which could be raised on appeal. Counsel's application for leave to withdraw as counsel is granted (*see Anders v California*, 386 US 738; *People v Paige*, 54 AD2d 631; *cf. People v Gonzalez*, 47 NY2d 606).

SPOLZINO, J.P., SKELOS, LIFSON and McCARTHY, JJ., concur.

ENTER:



James Edward Pelzer  
Clerk of the Court

January 22, 2008

PEOPLE OF STATE OF NEW YORK v KENDLE

January 22, 2008

PEOPLE OF STATE OF NEW YORK v KENDLE