

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

D25955  
Y/hu

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Argued - December 11, 2009

PETER B. SKELOS, J.P.  
THOMAS A. DICKERSON  
PLUMMER E. LOTT  
SHERI S. ROMAN, JJ.

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2008-00973

DECISION & ORDER

The People, etc., respondent,  
v Shaniqua Hardmon, appellant.

(Ind. No. 3428/06)

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Steven Banks, New York, N.Y. (Denise Fabiano of counsel), for appellant.

Richard A. Brown, District Attorney, Kew Gardens, N.Y. (John M. Castelleno, Janette Lifschitz, and Jaclyn Belson of counsel), for respondent.

Appeal by the defendant from a judgment of the Supreme Court, Queens County (Kohm, J.), rendered December 11, 2007, convicting her of robbery in the second degree, upon a jury verdict, and imposing sentence.

ORDERED that the judgment is affirmed.

The defendant's contention that the evidence was legally insufficient to support her conviction of robbery in the second degree in violation of Penal Law § 160.10(1) is unpreserved for appellate review (*see* CPL 470.05[2]; *People v Hawkins*, 11 NY3d 484, 492-493; *People v Finger*, 95 NY2d 894, 895). In any event, viewing the evidence in the light most favorable to the prosecution (*see People v Contes*, 60 NY2d 620), we find that it was legally sufficient to establish the defendant's guilt beyond a reasonable doubt (*see People v Carr-El*, 287 AD2d 731, 732, *aff'd* 99 NY2d 546; *People v Washington*, 283 AD2d 661, 661-662). Furthermore, upon our independent review

pursuant to CPL 470.15(5), we are satisfied that the verdict of guilt was not against the weight of the evidence (*see People v Romero*, 7 NY3d 633).

SKELOS, J.P., DICKERSON, LOTT and ROMAN, JJ., concur.

ENTER:

A handwritten signature in black ink, reading "James Edward Pelzer". The signature is written in a cursive, flowing style.

James Edward Pelzer  
Clerk of the Court