

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

D29124  
W/kmg

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

Submitted - October 19, 2010

MARK C. DILLON, J.P.  
DANIEL D. ANGIOLILLO  
L. PRISCILLA HALL  
SHERI S. ROMAN, JJ.

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2009-01842

DECISION & ORDER

The People, etc., respondent,  
v Sean Hamilton, appellant.

(Ind. No. 749/08)

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Lynn W. L. Fahey, New York, N.Y. (Barry Stendig of counsel), for appellant, and appellant pro se.

Richard A. Brown, District Attorney, Kew Gardens, N.Y. (John M. Castellano and Merri Turk Lasky of counsel; Michelle Kaszuba on the brief), for respondent.

Appeal by the defendant from a judgment of the Supreme Court, Queens County (Erlbaum, J.), rendered January 6, 2009, convicting him of criminal contempt in the first degree, upon his plea of guilty, and imposing sentence.

ORDERED that the judgment is affirmed.

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).

The defendant has not, nor could he have, raised any nonfrivolous issues in his supplemental pro se brief.

DILLON, J.P., ANGIOLILLO, HALL and ROMAN, JJ., concur.

ENTER:

  
Matthew G. Kiernan

November 23, 2010

PEOPLE v HAMILTON, SEAN

Clerk of the Court

November 23, 2010

PEOPLE v HAMILTON, SEAN