

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

D32403  
H/nl

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

Argued - September 16, 2011

PETER B. SKELOS, J.P.  
THOMAS A. DICKERSON  
JOHN M. LEVENTHAL  
PLUMMER E. LOTT, JJ.

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2007-09595

DECISION & ORDER

The People, etc., respondent,  
v Keron Inmiss, appellant.

(Ind. No. 329/06)

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Lynn W. L. Fahey, New York, N.Y. (Erica Horwitz of counsel), for appellant.

Daniel M. Donovan, Jr., District Attorney, Staten Island, N.Y. (Morrie I. Kleinbart and Michael Shollar of counsel), for respondent.

Appeal by the defendant from a judgment of the Supreme Court, Richmond County (Rooney, J.), rendered September 19, 2007, convicting him of murder in the second degree and criminal possession of a weapon in the second degree, upon a jury verdict, and imposing sentence.

ORDERED that the judgment is affirmed.

The defendant's contentions raised in point one of his brief are partially unpreserved for appellate review (*see* CPL 470.05[2]). In any event, those contentions do not warrant reversal (*see People v Lewis*, 48 AD3d 483, 484; *People v Wright*, 40 AD3d 1021, 1021; *see also People v Singh*, 299 AD2d 498, 499).

The sentence imposed was not excessive (*see People v Suite*, 90 AD2d 80).

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

ENTER:

  
Matthew G. Kiernan

Clerk of the Court

October 4, 2011

PEOPLE v INNIS, KERON