

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

D33829
C/prt

_____AD3d_____

Submitted - January 18, 2012

MARK C. DILLON, J.P.
RUTH C. BALKIN
ARIEL E. BELEN
LEONARD B. AUSTIN, JJ.

2009-10627

DECISION & ORDER

The People, etc., respondent,
v Ian Bradley Corbin, appellant.

(Ind. No. 1968/08)

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

Charles J. Hynes, District Attorney, Brooklyn, N.Y. (Leonard Joblove and Seth
Lieberman of counsel), for respondent.

Appeal by the defendant from a judgment of the Supreme Court, Kings County (Gary,
J.), rendered June 11, 2009, convicting him of attempted criminal possession of a weapon in the
second degree, upon his plea of guilty, and imposing sentence. Assigned counsel has submitted a
brief in accordance with *Anders v California* (386 US 738), in which she moves for leave to
withdraw as counsel for the appellant.

ORDERED that the judgment is affirmed.

We are satisfied with the sufficiency of defense counsel's brief filed pursuant to
Anders v California (386 US 738), and, upon an independent review of the record, we conclude that
there are no nonfrivolous issues which could be raised on appeal. Counsel's application for leave
to withdraw as counsel is, therefore, granted (*see Anders v California*, 386 US 738; *Matter of
Giovanni S. [Jasmin A.]*, 89 AD3d 252; *People v Paige*, 54 AD2d 631; *cf. People v Gonzalez*, 47
NY2d 606).

January 31, 2012

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

DILLON, J.P., BALKIN, BELEN and AUSTIN, JJ., concur.

ENTER:


Aprilanne Agostino
Clerk of the Court