

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

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C/hu

_____AD3d_____

Submitted - May 25, 2012

WILLIAM F. MASTRO, A.P.J.
REINALDO E. RIVERA
ARIEL E. BELEN
SHERI S. ROMAN
SANDRA L. SGROI, JJ.

2011-04105

DECISION & ORDER

The People, etc., respondent,
v Leonard R. Sharpe, Jr., appellant.

(S.C.I. No. 148/10)

Carol Kahn, New York, N.Y., for appellant.

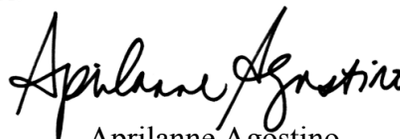
Appeal by the defendant, as limited by his motion, from a sentence of the County Court, Dutchess County (Greller, J.), imposed April 1, 2011, upon his plea of guilty, on the ground that the sentence was excessive.

ORDERED that the sentence is affirmed.

The defendant failed to establish extraordinary circumstances that would warrant disturbing the sentence imposed (*see People v Pedraza*, 66 NY2d 626; *People v Farrar*, 52 NY2d 302, 305-306; *People v Bussey*, 67 AD3d 819). Moreover, the sentence imposed was not excessive (*see People v Suitte*, 90 AD2d 80).

MASTRO, A.P.J., RIVERA, BELEN, ROMAN and SGROI, JJ., concur.

ENTER:



Aprilanne Agostino
Clerk of the Court

August 15, 2012

PEOPLE v SHARPE, LEONARD R., JR.