

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

D36015  
O/kmb

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

Submitted - November 25, 2011

WILLIAM F. MASTRO, A.P.J.  
REINALDO E. RIVERA  
RANDALL T. ENG  
JOHN M. LEVENTHAL  
ROBERT J. MILLER, JJ.

2009-07671  
2009-08362

DECISION & ORDER

The People, etc., respondent,  
v Sheron Bullock, appellant.

(Ind. Nos. 10116/07, 4084/08)

Steven Banks, New York, N.Y. (Heidi Bota of counsel; Jonathan Schenker on the memorandum), for appellant.

Charles J. Hynes, District Attorney, Brooklyn, N.Y. (Leonard Joblove and Maria Park of counsel; Apeksha Vora on the memorandum), for respondent.

Appeal by the defendant, as limited by his motion, from two sentences of the Supreme Court, Kings County (Firetog, J.), both imposed July 29, 2009, on the ground that the sentences were excessive.

ORDERED that the sentences are affirmed.

The defendant's purported waiver of his right to appeal was invalid (*see People v Bradshaw*, 18 NY3d 257; *People v Lopez*, 6 NY3d 248) and, thus, does not preclude review of his excessive sentence claims. However, contrary to the defendant's contentions, the sentences imposed were not excessive (*see People v Suitte*, 90 AD2d 80).

MASTRO, A.P.J., RIVERA, ENG, LEVENTHAL and MILLER, JJ., concur.

ENTER:

  
Aprilanne Agostino  
Clerk of the Court

September 26, 2012

PEOPLE v BULLOCK, SHERON