

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

D36783
C/kmb

_____AD3d_____

Submitted - September 10, 2012

PETER B. SKELOS, J.P.
JOHN M. LEVENTHAL
CHERYL E. CHAMBERS
PLUMMER E. LOTT, JJ.

2011-07300

DECISION & ORDER

The People, etc., respondent, v Anthony Blackman,
also known as Anthony Blackmon, appellant.

(Ind. No. 01-00043)

James D. Licata, New City, N.Y. (Lois Cappelletti of counsel), for appellant.

Thomas P. Zugibe, District Attorney, New City, N.Y. (Carrie A. Ciganek of counsel;
Jordan Austin on the brief), for respondent.

Appeal by the defendant from a resentence of the Supreme Court, Rockland County (Kelly, J.), imposed on July 19, 2011, upon his conviction of rape in the first degree, sodomy (now criminal sexual act) in the first degree, and burglary in the second degree, upon a jury verdict, the resentence being periods of postrelease supervision in addition to the determinate terms of imprisonment previously imposed on November 26, 2001.

ORDERED that the resentence is affirmed.

Contrary to the defendant's contention, the periods of postrelease supervision imposed by the Supreme Court upon his resentence were not excessive (*see People v Guillen*, 85 AD3d 1201, 1202; *People v Suite*, 90 AD2d 80).

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

ENTER:


Aprilanne Agostino
Clerk of the Court

December 19, 2012

PEOPLE v BLACKMAN, ANTHONY, also known as BLACKMON, ANTHONY