

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

D36849
T/kmb

_____AD3d_____

Submitted - November 8, 2012

REINALDO E. RIVERA, J.P.
MARK C. DILLON
JOHN M. LEVENTHAL
CHERYL E. CHAMBERS, JJ.

2011-06592

DECISION & ORDER

People of State of New York, respondent, v
Robert Geehreg, appellant.

Robert C. Mitchell, Riverhead, N.Y. (James H. Miller III of counsel), for appellant.

Thomas J. Spota, District Attorney, Riverhead, N.Y. (Ronnie Jane Lamm of counsel),
for respondent.

Appeal by the defendant from an order of the County Court, Suffolk County (Kahn,
J.), dated June 16, 2011, which, after a hearing, designated him a level two sex offender pursuant
to Correction Law article 6-C.

ORDERED that the order is affirmed, without costs or disbursements.

The County Court properly designated the defendant a level two sex offender.
Contrary to the defendant's contention, the County Court properly assessed 15 points under risk
factor 11 (Drug or Alcohol Abuse-History of Abuse) (*see* Sex Offender Registration Act: Risk
Assessment Guidelines and Commentary at 15 [2006]; *People v Gulley*, 99 AD3d 979; *People v*
Deturris, 90 AD3d 727; *People v Harris*, 74 AD3d 767).

RIVERA, J.P., DILLON, LEVENTHAL and CHAMBERS, JJ., concur.

ENTER:



Aprilanne Agostino
Clerk of the Court

December 19, 2012

PEOPLE OF STATE OF NEW YORK v GEEHRENG