SUPREME COURT OF THE STATE OF NEW YORK Appellate Division, Fourth Judicial Department

911

KA 18-01889

PRESENT: CARNI, J.P., LINDLEY, DEJOSEPH, CURRAN, AND WINSLOW, JJ.

THE PEOPLE OF THE STATE OF NEW YORK, RESPONDENT,

V

MEMORANDUM AND ORDER

JERMAINE HABEEB, DEFENDANT-APPELLANT. (APPEAL NO. 2.)

RIORDAN & SCALIONE, AMHERST (SCOTT F. RIORDAN OF COUNSEL), FOR DEFENDANT-APPELLANT.

JOHN J. FLYNN, DISTRICT ATTORNEY, BUFFALO (MATTHEW B. POWERS OF COUNSEL), FOR RESPONDENT.

Appeal from a judgment of the Supreme Court, Erie County (Christopher J. Burns, J.), rendered June 17, 2015. The judgment convicted defendant, upon a jury verdict, of criminal possession of a weapon in the second degree and bail jumping in the second degree.

It is hereby ORDERED that the judgment so appealed from is unanimously affirmed.

Same memorandum as in $People\ v\ Habeeb\ ([appeal\ No.\ 1]\ -\ AD3d\ -\ [Nov.\ 8,\ 2019]\ [4th\ Dept\ 2019]).$

Entered: November 8, 2019 Mark W. Bennett Clerk of the Court