This memorandum is uncorrected and subject to revision before publication in the New York Reports.

No. 118
The People &c.,
Respondent,
v.
Nadine Panton,
Appellant.

Robin Nichinsky, for appellant. David P. Stromes, for respondent.

MEMORANDUM:

The order of the Appellate Division should be affirmed.

Defendant contends that police engaged in improper pre-Miranda custodial interrogation and as a result, her post-Miranda written and video statements should have been suppressed. Because defendant did not raise this particular

- 2 - No. 118

ground in either her suppression motion or at the hearing, it is unpreserved for our review ($\underline{\text{see}}$ People v Gonzalez, 55 NY2d 887, 888 [1982]).

We have considered defendant's remaining contention and find it to be without merit.

Order affirmed, in a memorandum. Chief Judge DiFiore and Judges Pigott, Rivera, Abdus-Salaam, Stein, Fahey and Garcia concur.

Decided June 30, 2016