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

No. 62 SSM 62 The People &c.,

Respondent,

. . v

Patrick R. Ashley,
Appellant.

Submitted by John A. Cirando, for appellant. Submitted by Jennifer M. Hollis, for respondent.

MEMORANDUM:

The order of the Appellate Division should be affirmed.

Defendant's challenge to his adjudication as a second violent felony offender and the sentence that was originally imposed is most because County Court resentenced him as a first felony offender in a post-judgment CPL 440.20 proceeding that is

- 2 - SSM No. 62

not a subject of this appeal. Defendant failed to preserve his argument that the guilty plea became involuntary after he was subsequently resentenced for a prior, unrelated criminal offense. Defendant's remaining contentions lack merit.

On review of submissions pursuant to section 500.11 of the Rules, order affirmed, in a memorandum. Chief Judge Lippman and Judges Ciparick, Graffeo, Read, Smith and Jones concur. Judge Pigott took no part.

Decided January 6, 2011