

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

D55645  
G/htr

\_\_\_\_\_AD3d\_\_\_\_\_

Submitted - May 16, 2018

MARK C. DILLON, J.P.  
SANDRA L. SGROI  
SYLVIA O. HINDS-RADIX  
VALERIE BRATHWAITE NELSON  
ANGELA G. IANNACCI, JJ.

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2017-05833

DECISION & ORDER

The People, etc., respondent,  
v Donnell Coleman, appellant.

(Ind. No. 1207/11)

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Paul Skip Laisure, New York, NY (Jenin Younes of counsel), for appellant.

Richard A. Brown, District Attorney, Kew Gardens, NY (John M. Castellano, Johnnette Traill, and Christopher Blira-Koessler of counsel; Lorrie A. Zinno on the memorandum), for respondent.

Appeal by the defendant, as limited by his motion, from a resentence of the Supreme Court, Queens County (Richard L. Buchter, J.), imposed May 2, 2017, upon a jury verdict, after remittitur from this Court (*see People v Coleman*, 148 AD3d 717), on the ground that the resentence was excessive.

ORDERED that the resentence is affirmed.

The resentence imposed was not excessive (*see People v Suitte*, 90 AD2d 80).

DILLON, J.P., SGROI, HINDS-RADIX, BRATHWAITE NELSON and IANNACCI, JJ., concur.

ENTER:

  
Aprilanne Agostino  
Clerk of the Court

June 13, 2018

PEOPLE v COLEMAN, DONNELL