



## The People of the State of New York

2011 NY Slip Op 07998 (2011) | Cited 0 times | New York Supreme Court | November 10, 2011

People v Session

Decided on November 10, 2011

Appellate Division, Fourth Department

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This opinion is uncorrected and subject to revision before publication in the Official Reports.

PRESENT: FAHEY, J.P., CARNI, SCONIERS, GORSKI, AND MARTOCHE, JJ.

The judgment convicted defendant, upon a non-jury verdict, of burglary in the second degree, petit larceny and criminal mischief in the fourth degree.

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

Memorandum: Defendant appeals from a judgment convicting him upon a non-jury verdict of, inter alia, burglary in the second degree (Penal Law § 140.25 [2]). Contrary to defendant's contention, County Court properly refused to suppress certain statements that defendant made to the police after he was given Miranda warnings (see generally *People v Madison*, 71 AD3d 1422, 1423, lv denied 15 NY3d 753; *People v Glover*, 195 AD2d 999, lv denied 82 NY2d 849). Defendant failed to preserve for our review his further contention that the conviction of burglary in the second degree is not supported by legally sufficient evidence inasmuch as he made only a general motion for a trial order of dismissal (see *People v Gray*, 86 NY2d 10, 19). In any event, that contention is without merit (see generally *People v Bleakley*, 69 NY2d 490, 495), and we therefore reject defendant's further contention that he was denied effective assistance of counsel based on defense counsel's failure to make a motion for a trial order of dismissal specifically directed at the error raised on appeal (see *People v Caban*, 5 NY3d 143, 152; *People v Johnson*, 81 AD3d 1428, lv denied 16 NY3d 896). Finally, viewing the evidence in light of the elements of the crime of burglary in the second degree in this non-jury trial (see *People v Danielson*, 9 NY3d 342, 348-349), we reject defendant's contention that the verdict with respect to that count is against the weight of the evidence (see generally *Bleakley*, 69 NY2d at 495).

Entered: November 10, 2011



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Patricia L. Morgan Clerk of the Court

