

## People v Pilgrim 2022 NY Slip Op 02290 (2022) | Cited 0 times | Appellate Division of the Supreme Court of New York | April 6, 2022

Patricia Pazner, New York, NY (Michael Arthus of counsel), for appellant.

Melinda Katz, District Attorney, Kew Gardens, NY (Johnnette Traill and Christopher Blira-Koessler of counsel; Jordan Miller on the memorandum), for respondent.

Appeal by the defendant, as limited by his motion, from a sentence of the Supreme Court, Queens County (Ushir Pandit-Durant, J., at plea; Gia L. Morris, J., at sentence), imposed October 4, 2018, upon his plea of guilty, on the ground that the period of postrelease supervision imposed as part of the sentence was excessive.

Ordered that the sentence is affirmed.

Contrary to the defendant's contention, the period of postrelease supervision imposed as part of the sentence was not excessive (see People v Suitte, 90 AD2d 80 [1982]). Duffy, J.P., Iannacci, Maltese and Genovesi, JJ., concur.