

People v Boodram (Devindra)

2015 NY Slip Op 51355(U) (2015) | Cited 0 times | Appellate Terms of the Supreme Court of New York | September 23, 2015

Defendant appeals from a judgment of the Criminal Court of the City of New York, New York County (Michelle A. Armstrong, J. at plea; Kevin B. McGrath, J. at re-plea and sentencing), rendered December 12, 2012, convicting him, upon a plea of guilty, of disorderly conduct, and imposing sentence.

Per Curiam.

Judgment of conviction (Michelle A. Armstrong, J. at plea; Kevin B. McGrath, J. at re-plea and sentencing), rendered December 12, 2012, affirmed.

Application by appellant's counsel to withdraw as counsel is granted (see Anders v California, 386 US 738 [1967]; People v Saunders, 52 AD2d 833 [1979]). We are satisfied with the sufficiency of the brief filed by defendant's assigned counsel pursuant to Anders, and, upon an independent review of the record, agree that there is no valid appealable issue that could be raised on appeal.

THIS CONSTITUTES THE DECISION AND ORDER OF THE COURT.