



## 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.

