SUPREME COURT OF THE STATE OF NEW YORK Appellate Division, Fourth Judicial Department

42

KA 19-01129

PRESENT: LINDLEY, J.P., MONTOUR, OGDEN, AND GREENWOOD, JJ.

THE PEOPLE OF THE STATE OF NEW YORK, RESPONDENT,

7.7

MEMORANDUM AND ORDER

MAURICE O. MAXON, ALSO KNOWN AS FLASH, DEFENDANT-APPELLANT. (APPEAL NO. 2.)

LEANNE LAPP, PUBLIC DEFENDER, CANANDAIGUA, THE LEGAL AID BUREAU OF BUFFALO, INC., BUFFALO (AXELLE LECOMTE-MATHEWSON OF COUNSEL), FOR DEFENDANT-APPELLANT.

JAMES B. RITTS, DISTRICT ATTORNEY, CANANDIAGUA (KAYLAN C. PORTER OF COUNSEL), FOR RESPONDENT.

Appeal from a judgment of the Ontario County Court (Frederick G. Reed, A.J.), rendered July 12, 2018. The judgment convicted defendant upon his plea of guilty of criminal sale of a controlled substance in the second degree.

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

Same memorandum as in $People\ v\ Maxon\ ([appeal\ No.\ 1]\ -\ AD3d\ -\ [Mar.\ 15,\ 2024]\ [4th\ Dept\ 2024]).$

Entered: March 15, 2024 Ann Dillon Flynn Clerk of the Court