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

332

KA 21-01387

PRESENT: SMITH, J.P., BANNISTER, MONTOUR, GREENWOOD, AND NOWAK, JJ.

THE PEOPLE OF THE STATE OF NEW YORK, RESPONDENT,

V

ORDER

ISIAH AUTRY, DEFENDANT-APPELLANT. (APPEAL NO. 1.)

ERICKSON WEBB SCOLTON & HAJDU, LAKEWOOD (LYLE T. HAJDU OF COUNSEL), FOR DEFENDANT-APPELLANT.

ISIAH AUTRY, DEFENDANT-APPELLANT PRO SE.

JOHN J. FLYNN, DISTRICT ATTORNEY, BUFFALO (MINDY F. VANLEUVAN OF COUNSEL), FOR RESPONDENT.

Appeal from a judgment of the Supreme Court, Erie County (Christopher J. Burns, J.), rendered August 11, 2021. The judgment convicted defendant, upon his plea of guilty, of criminal possession of a firearm.

Now, upon reading and filing the stipulation of discontinuance signed by defendant on February 28, 2024 and by the attorneys for the parties on March 11, 2024,

It is hereby ORDERED that said appeal is unanimously dismissed upon stipulation.