PRESENT - Hon. Jonathan Lippman, Presiding Justice, Peter Tom Angela M. Mazzarelli Richard T. Andrias David B. Saxe, Justices.

Zyth Devet at al

Ruth Porat, et al.,

Plaintiffs-Appellants,

-against-

M-2826X Index No. 117396/04

Akam Associates, Inc., et al.,

Defendants-Respondents.

An appeal having been taken from the order of the Supreme Court, New York County, entered on or about August 6, 2007,

Now, after pre-argument conference and upon reading and filing the stipulation of the parties hereto, "so ordered" June 3, 2008, and due deliberation having been had thereon,

It is ordered that the appeal is withdrawn in accordance with the aforesaid stipulation.

PRESENT - Hon. Jonathan Lippman, Presiding Justice, Peter Tom Angela M. Mazzarelli Richard T. Andrias David B. Saxe, Justices.

-----X

The Hop, LLC,

Plaintiff-Appellant,

-against-

M-2827X Index No. 109972/07

Gotham City Company, et al.,

Defendants-Respondents.

An appeal having been taken from the order of the Supreme Court, New York County, entered on or about November 1, 2007 (mot. seq. no. 001),

Now, after pre-argument conference and upon reading and filing the stipulation of the parties hereto, "so ordered" June 2, 2008, and due deliberation having been had thereon,

It is ordered that the appeal is withdrawn in accordance with the aforesaid stipulation.

PRESENT - Hon. Jonathan Lippman, Presiding Justice, Peter Tom Angela M. Mazzarelli Richard T. Andrias David B. Saxe, Justices.

-----X

Manuel E. Ramirez,

Plaintiff-Respondent,

-against-

M-2828X Index No. 600414/06

Marcos P. Ramirez,

Defendant-Appellant.

An appeal having been taken from the order of the Supreme Court, New York County, entered on or about August 28, 2007,

Now, after pre-argument conference and upon reading and filing the stipulation of the parties hereto, "so ordered" June 2, 2008, and due deliberation having been had thereon,

It is ordered that the appeal is withdrawn in accordance with the aforesaid stipulation.

PRESENT - Hon. Jonathan Lippman, Presiding Justice, Milton L. Williams Karla Moskowitz Rolando T. Acosta, Justices.

Surtrina Dooley,

Plaintiff-Respondent,

-against-

M-2474 Index No. 22554/06

Bal Global Finance, LLC, et al.,

Defendants-Appellants.

Plaintiff-respondent having moved to dismiss the appeal from the order of the Supreme Court, Bronx County, entered on or about March 24, 2008,

Now, upon reading and filing the papers with respect to the motion, including the correspondence from appellant's counsel dated May 15, 2008, and due deliberation having been had thereon, it is

Ordered that the motion and the underlying appeal are deemed withdrawn.



PRESENT - Hon. Jonathan Lippman, Presiding Justice, Peter Tom Milton L. Williams Rolando T. Acosta, Justices. The People of the State of New York, Respondent, M-2307 -against- Ind. No. 776/07

Musa Ndure,

Defendant-Appellant.

Defendant having renewed his motion for leave to prosecute, as a poor person, the appeal from the judgment of the Supreme Court, Bronx County, rendered on or about February 13, 2008, for leave to have the appeal heard upon the original record and a reproduced appellant's brief, and for related relief,

Now, upon reading and filing the papers with respect to the motion, and due deliberation having been had thereon, it is

Ordered that the motion is granted to the extent of permitting the appeal to be heard on the original record, except that a certified copy of the indictment(s) shall be substituted in place of the original indictment(s), and upon a reproduced appellant's brief, on condition that appellant serves one copy of such brief upon the District Attorney of said county and files 10 reproduced copies of such brief, together with the original record, with this Court.

The court reporter shall promptly make and file with the criminal court (CPL §460.70) two transcripts of the stenographic minutes of any proceedings pursuant to CPL §210.20, Arts. 710 and 730, and of the plea or trial and sentence. The Clerk shall furnish a copy of such transcripts to appellant's counsel, without charge, the transcripts to be returned to this Court when appellant's brief is filed.

Richard M. Greenberg, Esq., Office of the Appellate Defender, 11 Park Place, Room 1601, New York, New York 10007, Telephone No. (212)402-4100, is assigned as counsel for defendant-appellant for purposes of the appeal. The time within which appellant shall perfect this appeal is hereby enlarged until 120 days from the date of filing of the record.

PRESENT - Hon. Jonathan Lippman, Presiding Justice, David Friedman Milton L. Williams Rolando T. Acosta, Justices. The People of the State of New York, Respondent, M-2319 -against- Ind. No. 547/07

Sharbu Redd,

Defendant-Appellant.

Defendant having renewed his motion for leave to prosecute, as a poor person, the appeal from the judgment of the Supreme Court, New York County, rendered on or about January 11, 2008, for leave to have the appeal heard upon the original record and a reproduced appellant's brief, and for related relief,

Now, upon reading and filing the papers with respect to the motion, and due deliberation having been had thereon, it is

Ordered that the motion is granted to the extent of permitting the appeal to be heard on the original record, except that a certified copy of the indictment(s) shall be substituted in place of the original indictment(s), and upon a reproduced appellant's brief, on condition that appellant serves one copy of such brief upon the District Attorney of said county and files 10 reproduced copies of such brief, together with the original record, with this Court.

The court reporter shall promptly make and file with the criminal court (CPL §460.70) two transcripts of the stenographic minutes of any proceedings pursuant to CPL §210.20, Arts. 710 and 730, and of the plea or trial and sentence. The Clerk shall furnish a copy of such transcripts to appellant's counsel, without charge, the transcripts to be returned to this Court when appellant's brief is filed.

Richard M. Greenberg, Esq., Office of the Appellate Defender, 11 Park Place, Room 1601, New York, New York 10007, Telephone No. (212)402-4100, is assigned as counsel for defendant-appellant for purposes of the appeal. The time within which appellant shall perfect this appeal is hereby enlarged until 120 days from the date of filing of the record.

At a Term of the Appellate Division of the Supreme Court held in and for the First Judicial Department in the County of New York on June 17, 2008. PRESENT - Hon. Jonathan Lippman, Presiding Justice, Peter Tom Angela M. Mazzarelli Richard T. Andrias David B. Saxe, Justices. ----X The People of the State of New York, Respondent, M-2681 -against-Ind. No. 3986/06

Jamel Brown, Defendant-Appellant.

Defendant having moved for leave to prosecute, as a poor person, the appeal from the judgment of the Supreme Court, New York County, rendered on or about May 7, 2008, for leave to have the appeal heard upon the original record and a reproduced appellant's brief, and for related relief,

Now, upon reading and filing the papers with respect to the motion, and due deliberation having been had thereon, it is

Ordered that the motion is granted to the extent of permitting the appeal to be heard on the original record, except that a certified copy of the indictment(s) shall be substituted in place of the original indictment(s), and upon a reproduced appellant's brief, on condition that appellant serves one copy of such brief upon the District Attorney of said county and files 10 reproduced copies of such brief, together with the original record, with this Court.

The court reporter shall promptly make and file with the criminal court (CPL §460.70) two transcripts of the stenographic minutes of any proceedings pursuant to CPL §210.20, Arts. 710 and 730, and of the plea or trial and sentence. The Clerk shall furnish a copy of such transcripts to appellant's counsel, without charge, the transcripts to be returned to this Court when appellant's brief is filed.

Robert S. Dean, Esq., Center for Appellate Litigation, 74 Trinity Place, 11th Floor, New York, New York 10006, Telephone No. 212-577-2523, is assigned as counsel for defendant-appellant for purposes of the appeal. The time within which appellant shall perfect this appeal is hereby enlarged until 120 days from the date of filing of the record.

At a Term of the Appellate Division of the Supreme Court held in and for the First Judicial Department in the County of New York on June 17, 2008. PRESENT - Hon. Jonathan Lippman, Presiding Justice, Peter Tom Angela M. Mazzarelli Richard T. Andrias David B. Saxe, Justices. -----X The People of the State of New York, Respondent, M-2682 -against-Ind. No. 3466/07 Joseph Cochran, also known as

Joseph C. Cochran, Defendant-Appellant.

Defendant having moved for leave to prosecute, as a poor person, the appeal from the judgment of the Supreme Court, New York County, rendered on or about May 6, 2008, for leave to have the appeal heard upon the original record and a reproduced appellant's brief, and for related relief,

Now, upon reading and filing the papers with respect to the motion, and due deliberation having been had thereon, it is

Ordered that the motion is granted to the extent of permitting the appeal to be heard on the original record, except that a certified copy of the indictment(s) shall be substituted in place of the original indictment(s), and upon a reproduced appellant's brief, on condition that appellant serves one copy of such brief upon the District Attorney of said county and files 10 reproduced copies of such brief, together with the original record, with this Court.

The court reporter shall promptly make and file with the criminal court (CPL §460.70) two transcripts of the stenographic minutes of any proceedings pursuant to CPL §210.20, Arts. 710 and 730, and of the plea or trial and sentence. The Clerk shall furnish a copy of such transcripts to appellant's counsel, without charge, the transcripts to be returned to this Court when appellant's brief is filed.

Steven Banks, Esq., 199 Water Street, 5th Floor, New York, New York 10038, Tel. No. (212) 577-3688, is assigned as counsel for defendant-appellant for purposes of the appeal. The time within which appellant shall perfect this appeal is hereby enlarged until 120 days from the date of filing of the record.

At a Term of the Appellate Division of the Supreme Court held in and for the First Judicial Department in the County of New York on June 17, 2008. PRESENT - Hon. Jonathan Lippman, Presiding Justice,

Peter Tom Angela M. Mazzarelli Richard T. Andrias David B. Saxe, Justices. The People of the State of New York, Respondent,

-against-

M-2683 Ind. No. 761/07

Darryl Coleman, Defendant-Appellant.

Defendant having moved for leave to prosecute, as a poor person, the appeal from the judgment of the Supreme Court, New York County, rendered on or about May 2, 2008, for leave to have the appeal heard upon the original record and a reproduced appellant's brief, and for related relief,

Now, upon reading and filing the papers with respect to the motion, and due deliberation having been had thereon, it is

Ordered that the motion is granted to the extent of permitting the appeal to be heard on the original record, except that a certified copy of the indictment(s) shall be substituted in place of the original indictment(s), and upon a reproduced appellant's brief, on condition that appellant serves one copy of such brief upon the District Attorney of said county and files 10 reproduced copies of such brief, together with the original record, with this Court.

The court reporter shall promptly make and file with the criminal court (CPL §460.70) two transcripts of the stenographic minutes of any proceedings pursuant to CPL §210.20, Arts. 710 and 730, and of the plea or trial and sentence. The Clerk shall furnish a copy of such transcripts to appellant's counsel, without charge, the transcripts to be returned to this Court when appellant's brief is filed.

Robert S. Dean, Esq., Center for Appellate Litigation, 74 Trinity Place, 11th Floor, New York, New York 10006, Telephone No. 212-577-2523, is assigned as counsel for defendant-appellant for purposes of the appeal. The time within which appellant shall perfect this appeal is hereby enlarged until 120 days from the date of filing of the record.

At a Term of the Appellate Division of the Supreme Court held in and for the First Judicial Department in the County of New York on June 17, 2008. PRESENT - Hon. Jonathan Lippman, Presiding Justice, Peter Tom Angela M. Mazzarelli Richard T. Andrias David B. Saxe, Justices. -----X The People of the State of New York, Respondent, -against-M-2685 Ind. No. 5237/03

Andre Green,

Defendant-Appellant.

Defendant having moved for leave to prosecute, as a poor person, the appeal from the judgment of the Supreme Court, New York County, rendered on or about April 16, 2008, for leave to have the appeal heard on the original record and upon a reproduced appellant's brief, and for related relief,

Now, upon reading and filing the papers with respect to the motion, and due deliberation having been had thereon, it is

Ordered that the motion is granted to the extent of permitting the appeal to be heard on the original record, except that a certified copy of the indictment(s) shall be substituted in place of the original indictment(s), and upon a reproduced appellant's brief, on condition that appellant serves one copy of such brief upon the District Attorney of said county and files 10 reproduced copies of such brief, together with the original record, with this Court.

The court reporter shall promptly make and file with the criminal court (CPL §460.70) two transcripts of the stenographic minutes of any proceedings pursuant to CPL §210.20, Arts. 710 and 730, and of the plea or trial and sentence. The Clerk shall furnish a copy of such transcripts to appellant's counsel, without charge, the transcripts to be returned to this Court when appellant's brief is filed.

Richard M. Greenberg, Esq., Office of the Appellate Defender, 11 Park Place, Room 1601, New York, New York 10007, Telephone No. (212)402-4100, is assigned as counsel for defendant-appellant for purposes of the appeal. The time within which appellant shall perfect this appeal is hereby enlarged until 120 days from the date of filing of the record.

At a Term of the Appellate Division of the Supreme Court held in and for the First Judicial Department in the County of New York on June 17, 2008. PRESENT - Hon. Jonathan Lippman, Presiding Justice, Peter Tom Angela M. Mazzarelli Richard T. Andrias David B. Saxe, Justices. The People of the State of New York, Respondent, M-2686 Ind. No. 4729/07

Gregory Hall, Defendant-Appellant.

Defendant having moved for leave to prosecute, as a poor person, the appeal from the judgment of the Supreme Court, New York County, rendered on or about May 13, 2008, for leave to have the appeal heard upon the original record and a reproduced appellant's brief, and for related relief,

Now, upon reading and filing the papers with respect to the motion, and due deliberation having been had thereon, it is

Ordered that the motion is granted to the extent of permitting the appeal to be heard on the original record, except that a certified copy of the indictment(s) shall be substituted in place of the original indictment(s), and upon a reproduced appellant's brief, on condition that appellant serves one copy of such brief upon the District Attorney of said county and files 10 reproduced copies of such brief, together with the original record, with this Court.

The court reporter shall promptly make and file with the criminal court (CPL §460.70) two transcripts of the stenographic minutes of any proceedings pursuant to CPL §210.20, Arts. 710 and 730, and of the plea or trial and sentence. The Clerk shall furnish a copy of such transcripts to appellant's counsel, without charge, the transcripts to be returned to this Court when appellant's brief is filed.

Steven Banks, Esq., 199 Water Street, 5th Floor, New York, New York 10038, Tel. No. (212) 577-3688, is assigned as counsel for defendant-appellant for purposes of the appeal. The time within which appellant shall perfect this appeal is hereby enlarged until 120 days from the date of filing of the record.

At a Term of the Appellate Division of the Supreme Court held in and for the First Judicial Department in the County of New York on June 17, 2008. PRESENT - Hon. Jonathan Lippman, Presiding Justice, Peter Tom Angela M. Mazzarelli Richard T. Andrias David B. Saxe, Justices. -----X The People of the State of New York, Respondent, -against-M-2687 Ind. No. 5982/07

Abram McDonald, Defendant-Appellant.

Defendant having moved for leave to prosecute, as a poor person, the appeal from the judgment of the Supreme Court, New York County, rendered on or about May 7, 2008, for leave to have the appeal heard on the original record and upon a reproduced appellant's brief, and for related relief,

Now, upon reading and filing the papers with respect to the motion, and due deliberation having been had thereon, it is

Ordered that the motion is granted to the extent of permitting the appeal to be heard on the original record, except that a certified copy of the indictment(s) shall be substituted in place of the original indictment(s), and upon a reproduced appellant's brief, on condition that appellant serves one copy of such brief upon the District Attorney of said county and files 10 reproduced copies of such brief, together with the original record, with this Court.

The court reporter shall promptly make and file with the criminal court (CPL §460.70) two transcripts of the stenographic minutes of any proceedings pursuant to CPL §210.20, Arts. 710 and 730, and of the plea or trial and sentence. The Clerk shall furnish a copy of such transcripts to appellant's counsel, without charge, the transcripts to be returned to this Court when appellant's brief is filed.

Richard M. Greenberg, Esq., Office of the Appellate Defender, 11 Park Place, Room 1601, New York, New York 10007, Telephone No. (212)402-4100, is assigned as counsel for defendant-appellant for purposes of the appeal. The time within which appellant shall perfect this appeal is hereby enlarged until 120 days from the date of filing of the record.

At a Term of the Appellate Division of the Supreme Court held in and for the First Judicial Department in the County of New York on June 17, 2008. PRESENT - Hon. Jonathan Lippman, Presiding Justice, Peter Tom Angela M. Mazzarelli Richard T. Andrias David B. Saxe, Justices. ----X The People of the State of New York, Respondent, -against-M-2691 Ind. No. 6796/06

Pablo Sanchez, Defendant-Appellant.

Defendant having moved for leave to prosecute, as a poor person, the appeal from the judgment of the Supreme Court, New York County, rendered on or about April 1, 2008, for leave to have the appeal heard on the original record and upon a reproduced appellant's brief, and for related relief,

Now, upon reading and filing the papers with respect to the motion, and due deliberation having been had thereon, it is

Ordered that the motion is granted to the extent of permitting the appeal to be heard on the original record, except that a certified copy of the indictment(s) shall be substituted in place of the original indictment(s), and upon a reproduced appellant's brief, on condition that appellant serves one copy of such brief upon the District Attorney of said county and files 10 reproduced copies of such brief, together with the original record, with this Court.

The court reporter shall promptly make and file with the criminal court (CPL §460.70) two transcripts of the stenographic minutes of any proceedings pursuant to CPL §210.20, Arts. 710 and 730, and of the plea or trial and sentence. The Clerk shall furnish a copy of such transcripts to appellant's counsel, without charge, the transcripts to be returned to this Court when appellant's brief is filed.

Richard M. Greenberg, Esq., Office of the Appellate Defender, 11 Park Place, Room 1601, New York, New York 10007, Telephone No. (212)402-4100, is assigned as counsel for defendant-appellant for purposes of the appeal. The time within which appellant shall perfect this appeal is hereby enlarged until 120 days from the date of filing of the record.

PRESENT - Hon. Jonathan Lippman, Presiding Justice, Peter Tom Angela M. Mazzarelli Richard T. Andrias David B. Saxe, Justices.

The People of the State of New York, Respondent,

-against-

M-2692 Ind. No. 2775/98

Shawn Thompson, Defendant-Appellant.

Defendant having moved for leave to prosecute, as a poor person, the appeal from the judgment of the Supreme Court, New York County, rendered on or about April 15, 2008, for leave to have the appeal heard upon the original record and a reproduced appellant's brief, and for related relief,

Now, upon reading and filing the papers with respect to the motion, and due deliberation having been had thereon, it is

Ordered that the motion is granted to the extent of permitting the appeal to be heard on the original record, except that a certified copy of the indictment(s) shall be substituted in place of the original indictment(s), and upon a reproduced appellant's brief, on condition that appellant serves one copy of such brief upon the District Attorney of said county and files 10 reproduced copies of such brief, together with the original record, with this Court.

The court reporter shall promptly make and file with the criminal court (CPL §460.70) two transcripts of the stenographic minutes of any proceedings pursuant to CPL §210.20, Arts. 710 and 730, and of the plea or trial and sentence. The Clerk shall furnish a copy of such transcripts to appellant's counsel, without charge, the transcripts to be returned to this Court when appellant's brief is filed.

Robert S. Dean, Esq., Center for Appellate Litigation, 74 Trinity Place, 11th Floor, New York, New York 10006, Telephone No. 212-577-2523, is assigned as counsel for defendant-appellant for purposes of the appeal. The time within which appellant shall perfect this appeal is hereby enlarged until 120 days from the date of filing of the record.

At a Term of the Appellate Division of the Supreme Court held in and for the First Judicial Department in the County of New York on June 17, 2008. Present - Hon. Jonathan Lippman, Presiding Justice, Peter Tom Angela M. Mazzarelli Richard T. Andrias David B. Saxe, Justices. ----X In the Matter of the Guardianship and Custody of Demetrie T. J. C., A Dependent Child Under the Age of M-2408 18 Years, Pursuant to § 384-b DC #4 18 Years, Pursuant to § 384-b DC #4 of the Social Services Law of the Docket No. B2332/06 State of New York. ------Commissioner of Social Services, Petitioner-Respondent, Sully Ebtel C., Respondent-Appellant. ----X

An appeal having been taken to this Court from the order of the Family Court, New York County, entered on or about January 24, 2007,

And said appeal not having been brought on for hearing pursuant to the provisions of the Rules of Practice of the Appellate Division, First Department,

And a calendar call having been held by the Clerk of the Court on May 15, 2008, pursuant to Rule 600.12(c) of said Rules of Practice, and counsel for appellant having moved for an enlargement of time in which to perfect the appeal,

Now, upon the Court's own motion,

Ordered that appellant's time in which to perfect the appeal is enlarged to the September 2008 Term and counsel is directed to so perfect.

Present: Hon. Jonathan Lippman, Presiding Justice Milton L. Williams Karla Moskowitz Rolando T. Acosta, Justices.

The People of the State of New York,

Respondent,

M-2455

-against-

Ind. No. 6599/06

Giander Greene,

Defendant-Appellant.

-----Х

An order of this Court having been entered on October 18, 2007 (M-4774), granting defendant leave to prosecute, as a poor person, the appeal from the judgment of the Supreme Court, New York County, rendered on or about April 16, 2007,

And assigned counsel, Steven Banks, Esq., having moved for an order to be relieved as counsel for defendant and to substitute other counsel to prosecute defendant's appeal,

Now, upon reading and filing the papers with respect to the motion, and due deliberation having been had thereon,

It is ordered that the motion is granted to the extent of striking the designation of assigned counsel Steven Banks, Esq., as counsel to prosecute defendant's appeal, and substituting, pursuant to Section 722 of the County Law, Richard M. Greenberg, Esq., Office of the Appellate Defender, 11 Park Place, Room 1601, New York, New York 10007, Telephone No. 212-402-4100, as such counsel. The poor person relief previously granted is continued, and appellant's time in which to perfect the appeal is enlarged until 120 days from the date of this order or the filing of the record, whichever is later.

Enter:

Present: Hon. Jonathan Lippman, Presiding Justice, Milton L. Williams Karla Moskowitz Rolando T. Acosta, Justices.

The People of the State of New York,

Respondent,

-against-

M-2393 Ind. No. 5288/04

Boris Teichman,

Defendant-Appellant.

An order of this Court having been entered on October 17, 2006 (M-4754), assigning Richard M. Greenberg, Esq., as counsel to prosecute defendant's appeal from the judgment of the Supreme Court, New York County, rendered on or about June 26, 2006,

And defendant-appellant having moved pro se for an order relieving assigned counsel and to substitute other counsel to prosecute the appeal, and for other relief,

Now, upon reading and filing the papers with respect to the motion, and due deliberation having been had thereon,

It is ordered that the motion is denied.

PRESENT - Hon. Jonathan Lippman, Presiding Justice, Milton L. Williams Karla Moskowitz Rolando T. Acosta, Justices.

The People of the State of New York,

Respondent,

-against-

M-2331 Ind. No. 6712/05

Mo Powers, also known as Mo I. Powers,

Defendant-Appellant.

Defendant having moved for leave to prosecute, as a poor person, the appeal from the judgment of the Supreme Court, New York County, rendered on or about April 24, 2008, for leave to have the appeal heard on the original record and upon a reproduced appellant's brief, and for related relief,

Now, upon reading and filing the papers with respect to the motion, and due deliberation having been had thereon,

It is ordered that the motion is denied, with leave to renew upon defendant's submission of a detailed notarized affidavit, pursuant to CPLR 1101(a), setting forth the amount and sources of funds to post the \$10,000 bail in the Supreme Court, the disposition thereof, and an explanation as to why similar funds are not available to prosecute this appeal. (The application shall include an affidavit of the source[s] of all funds utilized by defendant.)

ENTER:

Present: Hon. Jonathan Lippman, Presiding Justice, Milton L. Williams Karla Moskowitz Rolando T. Acosta, Justices.

The People of the State of New York, Respondent,

-against-

M-2381 Ind. No. 6331/06

Cornell Curry, Defendant-Appellant.

An appeal having been taken from the judgment of the Supreme Court, New York County, rendered on or about March 28, 2007,

And an order of this Court having been entered on January 22, 2008 (M-6242), directing the Clerk of the Supreme Court, New York County, provide defendant pro se with copies of the transcripts of the pre-trial hearings held therein on February 22, 2007 and March 5, 2007,

And defendant-appellant having moved to withdraw his request to be provided with a copy of the aforesaid transcripts held on February 22, 2007 and to be provided only with a copy of the transcripts from the pre-trial hearings held on March 5, 2007,

Now, upon reading and filing the papers with respect to the motion, and due deliberation having been had thereon,

It is ordered that the motion is granted and the Clerk of the Supreme Court, New York County, is directed to provide defendant with a copy of the transcripts of the pre-trial hearing held on March 5, 2007, in compliance with the order of this Court, entered on January 22, 2008 (M-6242).

PRESENT - Hon. Jonathan Lippman, Presiding Justice, Milton L. Williams Karla Moskowitz Rolando T. Acosta, Justices.

-----X

Erika Wiesel,

Plaintiff-Appellant,

-against-

M-2385 Index No. 111890/04

310 East 46 LLC,

Defendant-Respondent.

Plaintiff-appellant having moved for an enlargement of time in which to perfect the appeal from the order of the Supreme Court, New York County, entered on or about July 11, 2007 (mot. seq. no. 002),

Now, upon reading and filing the papers with respect to the motion, and due deliberation having been had thereon, it is

Ordered that the motion is granted to the extent of enlarging appellant's time in which to perfect the appeal to the September 2008 Term.

ENTER:

At a Term of the Appellate Division of the Supreme Court held in and for the First Judicial Department in the County of New York on June 17, 2008. PRESENT: Hon. Jonathan Lippman, Presiding Justice, Milton W. Williams Karla Moskowitz Rolando T. Acosta, Justices.X In the Matter of the Commitment of the Guardianship and Custody of Tristam K., A Child Under 18 Years of Age Alleged to be Neglected Pursuant to Article 10 of the Family Court Act. _ _ _ _ _ _ _ _ _ _ _ Administration for Children's Services, Petitioner-Respondent, M-2538 Jing K., Docket Nos. N6338/00 Respondent-Appellant. V14734/06 - - - - - - - - - -Steven Banks, Esq., Law Guardian for the Child. ----X

The Law Guardian having moved to dismiss the appeal taken by respondent-appellant from the order of the Family Court, New York County, entered on or about April 17, 2007, as superceded by the subsequent appeals from the orders of said Court, both entered on or about April 14, 2008,

Now, upon reading and filing the papers with respect to the motion, and due deliberation having been had thereon,

It is ordered that the motion is granted and the appeal from the order of the Family Court, New York County, entered on or about April 17, 2007 is dismissed as superceded by the appeals from the subsequent orders of said Court both entered on or about April 14, 2008 without prejudice to appellant addressing those issues which incorporate by reference earlier fact finding by Family Court in the order entered on or about April 17, 2007.

Present - Hon. Jonathan Lippman, Presiding Justice, Peter Tom Richard T. Andrias David B. Saxe, Justices.

Zaraiz Santos, an infant by her mother and natural guardian, Ana Castillo Santos, and Ana Castillo Santos, Individually, Plaintiffs-Appellants,

M-2822 Index No. 22969/04

-against-

Mark A. Rosing, M.D., et al., Defendants-Respondents,

St. Barnabas Hospital and St. Barnabas Community Enterprises, Inc., Defendants.

-----X

Plaintiffs-appellants having moved for a stay of trial in the above-entitled action pending hearing and determination of the appeal taken from the order of the Supreme Court, Bronx County, entered on or about February 14, 2008,

Now, upon reading and filing the papers with respect to the motion, and due deliberation having been had thereon,

It is ordered that the motion is granted on condition that the appeal is perfected for the October 2008 Term. Upon failure to so perfect, an order vacating the stay may be entered ex parte, provided that respondents serve a copy of this order upon appellants within 10 days after the date of entry hereof.

PRESENT - Hon. Peter Tom, Justice Presiding, Angela M. Mazzarelli Richard T. Andrias John T. Buckley, Justices.

The People of the State of New York, Respondent,

-against-

M-2344 Ind. No. 617/05

Luis Eugenio,

Defendant-Appellant.

Defendant having renewed his motion for leave to prosecute, as a poor person, the appeal from the judgment of the Supreme Court, New York County, rendered on or about July 27, 2005, for leave to have the appeal heard upon the original record and a reproduced appellant's brief, and for related relief,

Now, upon reading and filing the papers with respect to the motion, and due deliberation having been had thereon, it is

Ordered that the motion is granted to the extent of permitting the appeal to be heard on the original record, except that a certified copy of the indictment(s) shall be substituted in place of the original indictment(s), and upon a reproduced appellant's brief, on condition that appellant serves one copy of such brief upon the District Attorney of said county and files 10 reproduced copies of such brief, together with the original record, with this Court.

The court reporter shall promptly make and file with the criminal court (CPL §460.70) two transcripts of the stenographic minutes of any proceedings pursuant to CPL §210.20, Arts. 710 and 730, and of the plea or trial and sentence. The Clerk shall furnish a copy of such transcripts to appellant's counsel, without charge, the transcripts to be returned to this Court when appellant's brief is filed.

Richard M. Greenberg, Esq., Office of the Appellate Defender, 11 Park Place, Room 1601, New York, New York 10007, Telephone No. (212)402-4100, is assigned as counsel for defendant-appellant for purposes of the appeal. The time within which appellant shall perfect this appeal is hereby enlarged until 120 days from the date of filing of the record.

At a Term of the Appellate Division of the Supreme Court held in and for the First Judicial Department in the County of New York on June 17, 2008. PRESENT - Hon. Peter Tom, Justice Presiding, David Friedman Eugene Nardelli John T. Buckley, Justices. ----X The People of the State of New York, Respondent, -against-M-2308 Ind. No. 2923/04 Marlon Henry, also known as Merlin Henry, Defendant-Appellant. ----X

An order of this Court having been entered on December 27, 2007 (M-6410) granting defendant leave to prosecute, as a poor person, the appeal from the judgment of the Supreme Court, Bronx County, rendered on or about July 9, 2007, and assigning Robert S. Dean, Esq., as counsel to prosecute the appeal; and a motion having been made to relieve such counsel, and for related relief,

Now, upon reading and filing the papers with respect to the motion, and due deliberation having been had thereon,

It is ordered that the motion is granted to the extent of striking the designation of assigned counsel Robert S. Dean, Esq., as counsel to prosecute defendant's appeal, and substituting, pursuant to Section 722 of the County Law, Richard M. Greenberg, Esq., Office of the Appellate Defender, 11 Park Place, Room 1601, New York, New York 10007, Telephone No. (212)402-4100, as such counsel. The poor person relief previously granted is continued, and appellant's time in which to perfect the appeal is enlarged until 120 days from the date of this order or the filing of the record, whichever is later.

ENTER:

Jason Robinson, et al., Respondents.

An Article 78 proceeding having been transferred to this Court, pursuant to CPLR 7804(g), by order of the Supreme Court, New York County, entered on or about August 14, 2007 (mot. seq. no. 001), to review a determination of respondents,

And petitioners having moved for an enlargement of time in which to perfect the proceeding,

Now, upon reading and filing the papers with respect to the motion, and due deliberation having been had thereon,

It is ordered that the motion is granted to the extent of enlarging the time in which to perfect the proceeding to the October 2008 Term.

At a Term of the Appellate Division of the Supreme Court held in and for the First Judicial Department in the County of New York on June 17, 2008. Present: Hon. Peter Tom, Justice Presiding, Eugene Nardelli John T. Buckley Dianne T. Renwick, Justices. -----X Stanley Salomon, as Executor of the Estate of Carl Levine, deceased, Plaintiff-Appellant, -against-M-2119 & M-2440 Index No. 604063/00 Laurette Angsten, et al., Defendants-Respondents.

David Fink,

Non-Party Appellant.

An appeal having been taken by plaintiff from the order of the Supreme Court, New York, entered on or about July 17, 2007; and appeals having been taken by non-party appellant from the order of said Court entered on or about December 24, 2007 and from the judgment of said Court, entered on or about January 3, 2008, respectively,

And plaintiff-appellant having moved for an enlargement of time in which to perfect the appeal taken from the order entered on or about July 17, 2007 (M-2119),

And non-party appellant having cross-moved for certain declaratory relief, inter alia, prohibiting the participation of certain persons and attorneys in this action and for an enlargement of time in which to perfect the appeals coextensive with any enlargement granted to plaintiff (M-2440), Now, upon reading and filing the papers with respect to the motion and cross motion, and due deliberation having been had thereon,

It is ordered that the motion and cross motion are granted to the extent of enlarging the time in which to perfect the appeals, which are sua sponte consolidated, to the November 2008 Term. The attention of the parties is directed to Rule 600.11(d) of this Court with respect to a joint record and costs thereof. The cross motion is otherwise denied.

At a Term of the Appellate Division of the Supreme Court held in and for the First Judicial Department in the County of New York on June 17, 2008. PRESENT: Hon. Angela M. Mazzarelli, Justice Presiding, Luis A. Gonzalez Eugene Nardelli Milton W. Williams, Justices. -----X The People of the State of New York, Respondent, -aqainst-M-855 Ind. No. 11312/96 Larry Thomas, Defendant-Appellant. -----X

A decision and order of this Court having been entered on October 10, 2002 (Appeal No. 1832), unanimously affirming a judgment of the Supreme Court, New York County (Harold Beeler, J.), rendered on March 10, 1999,

And defendant-appellant having moved, in the nature of a writ of error coram nobis, for a review of his claim of ineffective assistance of appellate counsel, and for related relief,

Now, upon reading and filing the papers with respect to the motion, and due deliberation having been had thereon,

It is ordered that said application is denied.

At a Term of the Appellate Division of the Supreme Court held in and for the First Judicial Department in the County of New York on June 17, 2008. PRESENT - Hon. Angela M. Mazzarelli, Justice Presiding, Richard T. Andrias Luis A. Gonzalez Rolando T. Acosta, Justices. -----X Jagadish C. Manohar, Plaintiff-Appellant, M-1972 -against-M-1973 Index No. 602075/07 The City of New York Human Resources Administration, et al., Defendants-Respondents. ----X

An appeal having been taken from the order of the Supreme Court, New York County, entered on or about December 14, 2007 (mot. seq. no. 001),

And an order of this Court having been entered on April 3, 2008 (M-1211/M-1427), inter alia, granting defendants-respondents' joint motion for an order striking plaintiff-appellant's brief and record on appeal; and denying plaintiff-appellant's cross motion for an order finding defendants-respondents to have committed perjury,

And plaintiff-appellant having moved by separate motions for an order holding defendants-respondents and their attorneys in contempt (M-1972), and for reargument of the aforesaid order of this Court entered on April 3, 2008 [M-1211/M-1427], and for other relief (M-1973),

Now, upon reading and filing the papers with respect to the motions, and due deliberation having been had thereon, it is

Ordered that the motions are denied.

ENTE

At a Term of the Appellate Division of the Supreme Court held in and for the First Judicial Department in the County of New York on June 17, 2008. Present: Hon. Richard T. Andrias, Justice Presiding, David Friedman John T. Buckley James M. Catterson Rolando T. Acosta, Justices. -----X The People of the State of New York, Respondent, -against-M-831 & M-1587 Ind. Nos. 8654/99 Robert Cagle, 2913/01

Defendant-Appellant.

An appeal having been taken from the judgment of the Supreme Court, New York County, rendered on or about January 6, 2003,

And retained counsel, Jorge Guttlein, Esq., having moved to withdraw as counsel for defendant on the appeal, and having moved on defendant's behalf for poor person relief and the assignment of counsel for purposes of prosecuting defendant's appeal (M-831),

And retained counsel having also moved for an adjournment of the aforesaid appeal, and for related relief (M-1587),

Now, upon reading and filing the papers with respect to the motions, and due deliberation having been had thereon,

It is ordered that the motion (M-831) is granted to the extent of allowing retained counsel to withdraw and to enlarge the time in which to perfect the appeal to the November 2008 Term. So much of the motion seeking poor person relief and the assignment of counsel is denied, with leave to renew upon defendant's submission of a detailed notarized affidavit, pursuant to CPLR 1101(a), setting forth facts sufficient to establish that defendant has no funds or assets with which to prosecute the appeal. The motion to adjourn the appeal (M-1587) is denied as academic.

ENTER:

At a Term of the Appellate Division of the Supreme Court held in and for the First Judicial Department in the County of New York on June 17, 2008. PRESENT - Hon. David B. Saxe, Justice Presiding, Eugene Nardelli James M. Catterson James M. McGuire, Justices. ----X The People of the State of New York, Respondent, -against-M-2209 Ind. No. 3342/06 Patricia Cobbs, Defendant-Appellant.

-----X

Defendant having moved for an extension of time in which to file a notice of appeal from the judgment of the Supreme Court, New York County, rendered on or about January 25, 2008, and for leave to prosecute the appeal as a poor person on the original record and upon a reproduced appellant's brief, and for assignment of counsel,

Now, upon reading and filing the papers with respect to the motion, and due deliberation having been had thereon,

It is ordered that the motion is granted to the extent of deeming the notice of appeal timely filed, and

It is ordered that the motion insofar as it seeks poor person relief, is denied, with leave to renew upon defendant's submission of a detailed notarized affidavit setting forth her indigency in compliance with CPLR 1101(a), as well as a statement detailing the amount and sources of her income and listing her property with its value.

At a Term of the Appellate Division of the Supreme Court held in and for the First Judicial Department in the County of New York on June 17, 2008. PRESENT - Hon. David B. Saxe, Justice Presiding, Eugene Nardelli James M. Catterson James M. McGuire, Justices. -----X The People of the State of New York, Respondent, -against-M-2318 Case Nos. 52488C/05 Wilmen Reyes, 39039C/05 Defendant-Appellant. -----X

Defendant having moved for an extension of time in which to file a notice of appeal from the judgment of the Supreme Court, Bronx County, rendered on or about April 27, 2007, and for leave to prosecute the appeal as a poor person upon the original record and a reproduced appellant's brief, and for assignment of counsel,

Now, upon reading and filing the papers with respect to the motion, and due deliberation having been had thereon,

It is ordered that the motion is granted to the extent of deeming the moving papers a timely filed notice of appeal, and permitting the appeal to be heard on the original record, except that a certified copy of the indictment(s) shall be substituted in place of the original indictment(s), and upon a reproduced appellant's brief, on condition that appellant serves one copy of such brief upon the District Attorney of said county and files 10 reproduced copies of such brief, together with the original record, with this Court.

The court reporter shall promptly make and file with the criminal court (CPL §460.70) two transcripts of the stenographic minutes of any proceedings pursuant to CPL §210.20, Arts. 710 and 730, and of the plea or trial and sentence. The Clerk shall furnish a copy of such transcripts to appellant's counsel, without charge, the transcripts to be returned to this Court when appellant's brief is filed.

Robert S. Dean, Esq., Center for Appellate Litigation, 74 Trinity Place, 11th Floor, New York, New York 10006, Tel. No. 212-577-2523, is assigned as counsel for defendant-appellant for purposes of the appeal. The time within which appellant shall perfect this appeal is hereby enlarged until 120 days from the date of filing of the record.

Clerk.

Present: Hon. David B. Saxe, Justice Presiding, Eugene Nardelli James M. Catterson James M. McGuire, Justices.

-----Х

The People of the State of New York,

Respondent,

-against-

M-2320 Case No. 46762C/05

Rene Bonilla,

Defendant-Appellant.

An order of this Court having been entered on August 2, 2007 (M-3318), inter alia, granting defendant's motion for leave to prosecute, as a poor person, the appeal from the judgment of the Supreme Court, Bronx County, rendered on or about June 14, 2007, under Case No. 46762C/05, and assigning counsel therefor,

And defendant-appellant having moved for an order amending the notice of appeal and aforementioned order of this Court to reflect the judgment of resentence of the Supreme Court, Bronx County, rendered on or about October 29, 2007,

Now, upon reading and filing the papers with respect to the motion, and due deliberation having been had thereon,

It is ordered that said motion is granted to the extent of amending defendant's notice of appeal and the aforementioned order to include the judgment of resentence, and extending the poor person relief previously granted to cover same.

Present: Hon. David B. Saxe, Eugene Nardelli James M. Catterson James M. McGuire, The People of the State of New York, Respondent, -against-Boris Quijano, Defendent Amellant

Defendant-Appellant.

An order of this Court having been entered on January 10, 2008 (M-6499), assigning Robert S. Dean, Esq., as counsel to prosecute defendant's appeal from the judgment of the Supreme Court, New York County, rendered on or about October 30, 2007,

And defendant-appellant having moved for an order relieving assigned counsel and to substitute retained counsel, Mariel Lasasso, Esq., for the purpose of prosecuting the appeal,

Now, upon reading and filing the papers with respect to the motion, and due deliberation having been had thereon,

It is ordered that the motion, to the extent it seeks to relieve assigned counsel, Robert S. Dean, Esq., is granted. So much of the motion which seeks to substitute retained counsel is denied, as unnecessary.

At a Term of the Appellate Division of the Supreme Court held in and for the First Judicial Department in the County of New York on June 17, 2008. PRESENT - Hon. David B. Saxe, Justice Presiding, Eugene Nardelli James M. Catterson James M. McGuire, Justices. -----X The People of the State of New York, Respondent, -against-M-2297 Ind. No. 2667/07 Michael Brizan, also known as Michael Brizen, Defendant-Appellant. ----X

An order of this Court having been entered on April 8, 2008 (M-1228) granting defendant-appellant leave to prosecute, as a poor person, the appeal from the judgment of the Supreme Court, New York County, rendered on or about December 18, 2007, and assigning Steven Banks, Esq., as counsel to prosecute the appeal, and for related relief,

And trial counsel for defendant-appellant having moved for same relief granted by the aforesaid order of this Court,

Now, upon reading and filing the papers with respect to the motion, and due deliberation having been had thereon, it is

Ordered that the motion is denied as academic, said relief having been granted by the order of this Court entered on April 8, 2008 (M-1228).

ENTER:

At a Term of the Appellate Division of the Supreme Court held in and for the First Judicial Department in the County of New York on June 17, 2008. Present: Hon. David B. Saxe, Justice Presiding, David Friedman Eugene Nardelli Milton L. Williams, Justices. -----X The People of the State of New York, Respondent, M-146 -against-Ind. Nos. 14997/91 Leonard Walker, 7049/91 Defendant-Appellant. -----X

A decision and order of this Court having been entered on January 18, 1996 (Appeal No. 56592) unanimously affirming the judgment of the Supreme Court, New York County, rendered on or about March 11, 1993,

And orders of this Court having been entered on October 6, 1998 (M-3352), denying defendant's motions, in the nature of a writ of error coram nobis, for a review of his claim on ineffective assistance of appellate counsel, and for related relief; and on and May 18, 1999 (M-7787) denying reargument thereof, respectively,

And defendant having once again moved for reargument of the aforesaid orders,

Now, upon reading and filing the papers with respect to the motion, and due deliberation having been had thereon,

It is ordered that the motion is denied.

PRESENT - Hon. David B. Saxe, Justice Presiding, Eugene Nardelli James M. Catterson James M. McGuire, Justices.

Kambousi Restaurant Inc., trading as Royal Coach Diner,

Plaintiff-Appellant,

-against-

M-2245 Index No. 18235/04

Burlington Insurance Company,

Defendant-Respondent.

Plaintiff-appellant having moved for an enlargement of time in which to perfect the appeal from the order and judgment (one paper) of the Supreme Court, Bronx County, entered on or about October 13, 2006,

Now, upon reading and filing the papers with respect to the motion, and due deliberation having been had thereon, it is

Ordered that the motion is granted to the extent of enlarging appellant's time in which to perfect the appeal to the October 2008 Term.

PRESENT: Hon. David B. Saxe, Justice Presiding, Eugene Nardelli John T. Buckley James M. Catterson, Justices.

In the Matter of the Application of Sidat Lassiter, Petitioner-Appellant,

For a Judgment Pursuant to Article 78 M-2481 of the Civil Practice Law and Rules, Index No. 108258/07

-against-

New York City Housing Authority, Respondent-Respondent.

An order of this Court having been entered on May 1, 2008 (M-1802), denying a stay of eviction, with respect to the order of the Supreme Court, New York County, entered on or about August 29, 2007 (mot. seq. no. 001),

And petitioner-appellant having moved for clarification of the aforesaid order of this Court,

Now, upon reading and filing the papers with respect to the motion, and due deliberation having been had thereon,

It is ordered that the motion is denied.

PRESENT: Hon. David Friedman, Milton W. Williams James M. Catterson Rolando T. Acosta, The People of the State of New York, -against-Eddie Tarafa, Justice Presiding, Justices. Justices. Justices. Justices.

Defendant.

-----X

Defendant having moved for an extension of time in which to file a notice of appeal from the judgment of the Supreme Court, Bronx County, rendered on or about December 10, 2004, and for leave to prosecute the appeal as a poor person, and for leave to have the appeal heard on the original record and typewritten briefs, and related relief,

Now, upon reading and filing the papers with respect to the motion, and due deliberation having been had thereon,

It is ordered that the motion is denied (CPL §460.30 subd. 1).

PRESENT: Hon. David B. Saxe, Justice Presiding, Eugene Nardelli Karla Moskowitz Rolando T. Acosta Leland G. DeGrasse, Justices.

Dr. Alex Greenberg, DDS, PC, et al.,

Plaintiffs-Appellants,

-against-

M-2621 Index No. 600414/08

SNA Consultants, Inc., et al.,

Defendants-Respondents.

-----X

Plaintiffs-appellants having moved for a stay of arbitration pending hearing and determination of the appeal taken from the order of the Supreme Court, New York County, entered on or about March 19, 2008 (mot. seq. no. 003),

Now, upon reading and filing the papers with respect to the motion, and due deliberation having been had thereon, it is

Ordered that the motion is denied, and the interim stay of proceedings and related relief granted by an order of a Justice of this Court, dated May 20, 2008, is hereby vacated.

SUPREME COURT OF THE STATE OF NEW YORK APPELLATE DIVISION : FIRST JUDICIAL DEPARTMENT

BEFORE: Hon. Eugene L. Nardelli Justice of the Appellate Division

The People of the State of New York,

M-2237 Ind. No. 4203/05

-against-

CERTIFICATE DENYING LEAVE

Kenneth Moore,

Defendant.

I, Eugene L. Nardelli, a Justice of the Appellate Division, First Judicial Department, do hereby certify that, upon application timely made by the above-named defendant for a certificate pursuant to Criminal Procedure Law, section 460.15, and upon the record and proceedings herein, there is no question of law or fact presented which ought to be reviewed by the Appellate Division, First Judicial Department, and permission to appeal from the order of the Supreme Court, New York County, entered on or about April 3, 2008, is hereby denied.

Justice of the Appellate Division

Dated: New York, New York June 12, 2008

Entered: June 17, 2008

SUPREME COURT OF THE STATE OF NEW YORK APPELLATE DIVISION: FIRST JUDICIAL DEPARTMENT

BEFORE: Hon. Dianne T. Renwick Justice of the Appellate Division

The People of the State of New York,

M- 2217 Ind. No. 4081/2006

-against-

CERTIFICATE DENYING LEAVE

Michael Argentieri, Defendant.

I, Dianne T. Renwick, a Justice of the Appellate Division, First Judicial Department, do hereby certify that, upon application timely made by the above-named defendant for a certificate pursuant to Criminal Procedure Law, sections 450.15 and 460.15, and upon the record and proceedings herein, there is no question of law or fact presented which ought to be reviewed by the Appellate Division, First Judicial Department, and permission to appeal from the order of the Supreme Court, New York County, entered on or about April 1, 2008, is hereby denied.

Hon. Dianne T. Renwick Associate Justice

Dated: June 10, 2008 New York, New York

ENTERED: June 17, 2008