

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 January 19, 2012.

Present - Hon. Luis A. Gonzalez, Presiding Justice,
Angela M. Mazzarelli
Richard T. Andrias
John W. Sweeny, Jr.
Nelson S. Román, Justices.

-----X
In the Matter of a Proceeding for
Custody and/or Visitation Under
Article 6 of the Family Court Act.

Errol S.,
Petitioner-Respondent,

-against-

M-5330
Docket No. V-15003-03/08E
V-14004-03/08E

Shelidah D.,
Respondent-Appellant.

-----X
Respondent-appellant mother having moved for leave to prosecute, as a poor person, the appeal from an order of the Family Court, New York County, entered on or about September 1, 2011, and for assignment of counsel, a free copy of the transcript, 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 (1) assigning, pursuant to Article 18b of the County Law and §1120 of the Family Court Act, Geoffrey P. Berman, Esq., 2005 Palmer Avenue, #176, Larchmont, NY 10538, Telephone No. 914-834-3053, as counsel for purposes of prosecuting the appeal; (2) directing the Clerk of said Family Court to have transcribed the minutes of the proceedings held therein, for inclusion in the record on appeal, the cost thereof to be charged against the City of New York from funds available therefor¹ **within 30 days (FCA 1121[7]) of service of a copy of this order upon the Clerk;** (3) permitting appellant to dispense with any fee for the transfer of the record from the Family Court to this Court. **The Clerk of the Family Court shall transfer the record upon receipt of this**

¹Service of appellant's brief upon respondent(s) shall include assigned counsel's copy of the transcript.

order; and (4) appellant is directed to perfect this appeal, in compliance with Rule 600.11 of the Rules of this Court, **within 60 days** of receipt of the transcripts. **Assigned counsel is directed to immediately serve a copy of this order upon the Clerk of the Family Court.** (See M-4348, decided simultaneously herewith.)

ENTER:

A handwritten signature in black ink, appearing to read "Susan R. Jones", written in a cursive style. The signature is positioned above a horizontal line.

CLERK

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 January 19, 2012.

Present: Hon. Luis A. Gonzalez, Presiding Justice,
Angela M. Mazzairelli
Richard T. Andrias
John W. Sweeny, Jr.
Nelson S. Román, Justices.

-----X
In the Matter of a Proceeding for
Custody and/or Visitation Under
Article 6 of the Family Court Act.

Errol S.,
Petitioner-Respondent,

-against-

M-4348
Docket No. V-15003-03/08E
V-14004-03/08E

Shelidah D.,
Respondent-Appellant.

-----X

Petitioner-respondent father having moved for leave to respond, as a poor person, to the appeal from the order of the Family Court, New York County, entered on or about September 1, 2011, and for assignment of counsel, a free copy of the transcript, 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 (1) assigning, pursuant to Article 18b of the County Law and §1120 of the Family Court Act, Richard L. Herzfeld, Esq., 61 Broadway, Suite #1900, New York, NYY 10006, Telephone No. 212-818-9019, as counsel for purposes of responding to the appeal; (2) permitting movant to respond to the appeal upon a reproduced respondent's brief, on condition that one copy of such brief be served upon the attorney for petitioner-appellant and 8 copies thereof are filed with this Court. (See M-5330, decided simultaneously herewith.

ENTER:



CLERK

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 January 19, 2012.

Present - Hon. Luis A. Gonzalez, Presiding Justice,
Richard T. Andrias
Leland G. DeGrasse
Rosalyn H. Richter
Sheila Abdus-Salaam, Justices.

-----X
In the Matter of the Application of
Wanda Watson,
Petitioner-Appellant,

For an Order Pursuant to Article 78
of the CPLR,

-against-

M-5409
Index No. 401776/11

New York City Housing Authority,
Respondent-Respondent.

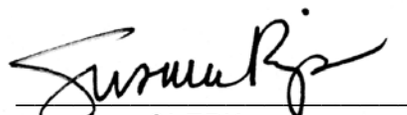
-----X

Petitioner-appellant having moved for leave to prosecute, as a poor person, the appeal from the order (deemed a judgment) of the Supreme Court, New York County, entered on or about November 4, 2011, and for leave to have the appeal heard on the original record and upon a reproduced appellant's brief, and for other relief,

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

It is ordered that said motion is granted to the extent of permitting the appeal to be heard on the original record and upon a reproduced appellant's brief, on condition that appellant serves one copy of such brief upon the attorney for respondent and files 8 copies of such brief, together with the original record, with this Court. Appellant is permitted to dispense with payment of the required fee for the subpoena and filing of the record. The motion is otherwise denied.

ENTER:


CLERK

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 January 19, 2012.

Present: Hon. Luis A. Gonzalez, Presiding Justice,
Angela M. Mazzaelli
David B. Saxe
John W. Sweeny, Jr.
Karla Moskowitz, Justices.

-----X
In the Matter of the Adoption of
a Child Whose First Name is

Yary,

M-5720A

Pursuant to Article 7 of the
Domestic Relations Law.

Docket No. A5622/11

- - - - -
Carol W.,
Petitioner-Respondent,

Leake & Watts Services, Inc.,
Respondent-Appellant.

- - - - -
Randall Carmel, Esq.,
Attorney for the Child-Respondent.

-----X
In the Matter of the Adoption of
a Child Whose First Name is

Yary,

Docket No. A8882/11

Pursuant to Article 7 of the
Domestic Relations Law.

- - - - -
Carmen A.,
Petitioner-Respondent,

Leake & Watts Services, Inc.,
Respondent-Appellant.

- - - - -
Randall Carmel, Esq.,
Attorney for the Child-Respondent.

-----X
An order of a Justice of this Court having been having entered on December 20, 2011, inter alia, staying all proceedings under Docket Nos. A5622/11 and A8882/11 pending hearing and determination of the appeal taken therefrom,

And attorney for the child, Mina MacFarlane, Esq., having moved on the child's behalf for leave to respond, as a poor person, to the appeal from the order of the Family Court, Bronx County, entered on or about October 28, 2011, and for assignment of counsel, a free copy of the transcript, 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 (1) assigning, pursuant to Article 18b of the County Law and §1120 of the Family Court Act, Randall Carmel, Esq., 53 Jackson Avenue, Syosset, NY 11791, Telephone No. 516-921-8800, as counsel for purposes of responding to the appeal; (2) permitting movant to respond to the appeal upon a reproduced respondent's brief, on condition that one copy of such brief be served upon the attorney for petitioner-appellant and 8 copies thereof are filed with this Court. The parties are reminded that, pursuant to the aforesaid order of a Justice of this Court entered December 20, 2011, the aforesaid stay of proceedings is conditioned on perfection of the appeal on or before February 21, 2012 for the May 2012 Term.

ENTER:


CLERK

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 January 19, 2012.

PRESENT: Hon. Luis A. Gonzalez, Presiding Justice,
Angela M. Mazzarelli
David B. Saxe
John W. Sweeny, Jr.
Karla Moskowitz, Justices.

-----X
Jenice McGinley and James McGinley,
Plaintiffs-Respondents,

-against-

M-5579
Index No. 111278/09

Mystic West Realty Corp., doing
business as Rosie O'Grady's, et al.,
Defendants-Respondents,

-and-

The Church of St. Mary the Virgin
Episcopal Church,
Defendant-Appellant.

-----X

Defendant-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 January 20, 2011,

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 appeal to the June 2012 Term.

ENTER:


CLERK

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 January 19, 2012.

PRESENT: Hon. Luis A. Gonzalez, Presiding Justice,
Angela M. Mazzarelli
David B. Saxe
John W. Sweeny, Jr.
Karla Moskowitz, Justices.

-----X

Maninder Bhugra,

Plaintiff-Appellant,

-against-

M-5603

Index No. 110825/07

Massachusetts Casualty Insurance Company, et al.,

Defendants-Respondents.

-----X

Defendants-respondents having moved for an enlargement of time in which to respond to the appeal from the order of the Supreme Court, New York County, entered on or about February 1, 2011 (mot. seq. no. 005), said appeal having been perfected,

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 adjourning the appeal to the April 2012 Term.

ENTER:


CLERK

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 January 19, 2012.

PRESENT: Hon. Luis A. Gonzalez, Presiding Justice,
Angela M. Mazzarelli
David B. Saxe
John W. Sweeny, Jr.
Karla Moskowitz, Justices.

-----X
Board of Managers of 50 Pine,
Plaintiff-Respondent,

-against-

M-5457
Index No. 110020/09

Hela Miodownik,
Defendant-Appellant.

-----X

Defendant-appellant having moved for an enlargement of time in which to perfect the appeals from the orders of the Supreme Court, New York County, entered on or about February 23, 2011 (mot. seq. no. 004), July 6, 2011 (mot. seq. no. 006), same Court and Justice, and a judgment (one paper), same Court entered on September 26, 2011, respectively, and for an interim stay of a certain hearing,

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

It is ordered, sua sponte, the aforesaid appeals are consolidated, appellant is permitted to prosecute the appeals upon 9 copies of one record and one set of appellant's points covering the appeals and enlarging the time in which to perfect the consolidated appeals to the June 2012 Term, with no further enlargements to be granted. The motion is otherwise denied.

ENTER:


CLERK

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 April 12, 2012.

Present - Hon. Peter Tom, Justice Presiding,
David Friedman
Helen E. Freedman
Rosalyn H. Richter
Sallie Manzanet-Daniels, Justices.

-----X
The People of the State of New York,

Respondent,

-against-

M-5184A

Docket No. 2009NY047217

Espasien Dauphin,

Defendant-Appellant.

-----X

Defendant having moved for leave to prosecute, as a poor person, the appeal from a judgment of the Supreme Court, New York County, rendered on or about August 29, 2011, 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 copies of such brief, together with the original record, pursuant to Rule 600.11 of the Rules of 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, 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. The order of this Court entered on January 19, 2012 (M-5184) is hereby recalled and vacated.

ENTER:


CLERK

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 January 19, 2012.

Present: Hon. Peter Tom, Justice Presiding,
David Friedman
Helen E. Freedman
Rosalyn H. Richter
Sallie Manzanet-Daniels, Justices.

-----X
The People of the State of New York,
Respondent,

-against-

M-5204
Ind. No. 5306/98

Augusto Rojas,
Defendant-Appellant.

-----X

Defendant having moved for leave to prosecute, as a poor person, the appeal from the order of the Supreme Court, New York County (Rena K. Uviller, J.) entered on or about September 22, 2011, for leave to have the appeal heard upon the original record and upon a reproduced appellant's brief, for an enlargement of time in which to perfect the appeal, 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 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 copies of such brief, together with the original record, pursuant to Rule 600.11 of the Rules of this Court.

The Clerk of the Supreme Court shall expeditiously have made and file with the criminal court (CPL 460.70) two transcripts of the stenographic minutes of the SORA hearing and any other proceedings before Justice Uviller as yet not transcribed. The Clerk shall furnish a copy of such transcripts to appellant's counsel, Steven Banks, Esq., without charge, the transcripts to be returned to this Court when appellant's brief is filed.

The time within which appellant shall perfect this appeal is hereby enlarged until 120 days from the date of filing of the record.

ENTER:


CLERK

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 January 19, 2012.

PRESENT: Hon. Peter Tom, Justice Presiding,
Richard T. Andrias
David Friedman
James M. Catterson
Rolando T. Acosta, Justices.

-----X

Ablasse Soumahoro,
Plaintiff-Appellant,

-against-

M-5620
Index No. 4634/08

Karidja Kone,
Defendant-Respondent.

-----X

Plaintiff-appellant having moved for leave to prosecute, as a poor person, the appeal from the order of the Supreme Court, Bronx County, entered on or about October 3, 2011, and for leave to have the appeal heard on the original record and upon a reproduced appellant's brief, and for other relief,

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

It is ordered that said motion is denied.

ENTER:



CLERK

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 January 19, 2012.

Present - Hon. Peter Tom, Justice Presiding,
David Friedman
Helen E. Freedman
Rosalyn H. Richter
Sallie Manzanet-Daniels, Justices.

-----X

John Morant,

Plaintiff-Appellant,

-against-

M-5146

Index No. 105532/98

The City of New York, et al.,

Defendants-Respondents.

-----X

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 September 27, 2010 (mot. seq. no. 005),

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 appeal to the May 2012 Term.

ENTER:


CLERK

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 January 19, 2012.

Present - Hon. Peter Tom, Justice Presiding,
David Friedman
Helen E. Freedman
Rosalyn H. Richter
Sallie Manzanet-Daniels, Justices.

-----X
In the Matter of a Custody/
Visitation Proceeding Under
Article 6 of the Family Court Act,

Helen G.,
Petitioner-Appellant,

-against-

M-5273
Docket No. V-50219/10A

James K. T. and Laverne W.,
Respondents-Respondents.

-----X

Petitioner-appellant having moved for an enlargement of time in which to perfect the appeal from an order of the Family Court, New York County, entered on or about October 13, 2010,

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 appeal to the May 2012 Term.

ENTER:


CLERK

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 January 19, 2012.

PRESENT: Hon. Peter Tom, Justice Presiding,
Richard T. Andrias
David Friedman
James M. Catterson
Rolando T. Acosta, Justices.

-----X
Pavarini Construction Co., Inc.,
et al.,
Plaintiffs-Respondents,

-against-

M-5654
Index No. 305162/09

Indian Harbor Insurance Company,
Defendant-Appellant,

Carmody Building Corp.,
Defendant.

-----X

Defendant-appellant having moved for an enlargement of time in which to perfect the appeal from the judgment of the Supreme Court, Bronx County, entered on or about January 10, 2011,

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 appeal to the June 2012 Term.

ENTER:


CLERK

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 January 19, 2012.

PRESENT: Hon. Peter Tom, Justice Presiding,
Richard T. Andrias
David Friedman
James M. Catterson
Rolando T. Acosta, Justices.

-----X

9 Bleecker LLC,

Plaintiff-Appellant,

-against-

M-5661
Index No. 102710/09

Yippie Holdings, LLC, et al.,

Defendants-Respondents.

-----X

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, New York County, entered on or about March 21, 2011,

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 appeal to the June 2012 Term.

ENTER:


CLERK

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 January 19, 2012.

PRESENT: Hon. Peter Tom, Justice Presiding,
Richard T. Andrias
David Friedman
James M. Catterson
Rolando T. Acosta, Justices.

-----X
Thomas A. Sharon,
Plaintiff-Respondent,

-against-

American Health Providers, Inc.,
Defendant,

M-5769
Index No. 602958/99

-and-

Arthur Wheeler,
Defendant-Appellant.

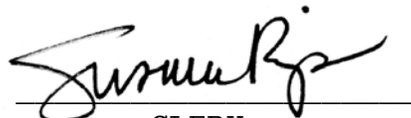
-----X

Defendant-appellant having moved for an enlargement of time in which to perfect the appeal from the judgment of the Supreme Court, New York County, entered on or about March 14, 2011,

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 appeal to the June 2012 Term.

ENTER:


CLERK

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 January 19, 2012.

PRESENT: Hon. Peter Tom, Justice Presiding,
Richard T. Andrias
David Friedman
James M. Catterson
Rolando T. Acosta, Justices.

-----X
AMP Services Limited as Trustee
of the Walter and Anna Bonner
Trust, as assignee of the Estate
of Harry Joseph, deceased and as
assignee of Peter Bonner, Monica
Bonner Kranepool, Robert Bonner
and Karin Bonner,
Plaintiffs-Respondents,

M-5681
Index No. 106462/04

-against-

Walanpatrias Foundation, also known
as Doraw and Walanpatrias Stiftung,
Defendant-Appellant.

-----X

Defendant-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 February 14, 2011 (mot. seq. nos. 008, 011),

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 appeal to the June 2012 Term.

ENTER:


CLERK

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 January 19, 2012.

PRESENT: Hon. Peter Tom, Justice Presiding,
Richard T. Andrias
David Friedman
James M. Catterson
Rolando T. Acosta, Justices.

-----X
Korene Tinney and Kyle Tinney,
Plaintiffs-Respondents-Appellants,

-against-

M-5630
Index No. 21154/06

The City of New York, New York City
Police Department, New York City
Department of Health, New York City
Medical Examiner's Office of the
Department of Health,
Defendants-Appellants-Respondents.

-----X

An appeal and cross appeal having been taken from the order of the Supreme Court, Bronx County, entered in the Supreme Court, Bronx County, on or about December 28, 2010, and said appeal and cross appeal having been perfected,

And plaintiffs-respondents-appellants having moved to enlarge the record on appeal to include a certain property voucher, 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 enlarging the record on appeal to include the aforesaid voucher and adjourning the aforesaid appeal and cross appeal to the March 2012 Term.

ENTER:


CLERK

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 January 19, 2012.

Present - Hon. Peter Tom, Justice Presiding,
Richard T. Andrias
David Friedman
James M. Catterson
Rolando T. Acosta, Justices.

-----X
The People of the State of New York,
Respondent,

-against-

M-5674
Ind. No. 1880/07

Rivin K. Favourite, also known as
Ravin Favourite,
Defendant-Appellant.

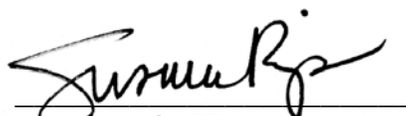
-----X

Defendant-appellant having moved for leave to file a pro se supplemental brief in connection with an appeal from a judgment of the Supreme Court, Bronx County, rendered on or about November 4, 2009, for a copy of the trial transcripts and for an enlargement of time in which to file said pro se supplemental brief,

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 directing defendant to serve and file 8 copies of his pro se supplemental brief on or before March 19, 2012 for the June 2012 Term, to which Term the appeal is adjourned. The Clerk of the Court is directed to forward to the Warden at the State correctional facility wherein defendant is incarcerated a transcript of the minutes relating to defendant's appeal, said transcript to be made available to appellant and returned by appellant to this Court when submitting the pro se supplemental brief hereto. The appeal will not be heard unless and until all material furnished to appellant has been returned.

ENTER:


CLERK

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 January 19, 2012.

Present - Hon. Peter Tom, Justice Presiding,
Richard T. Andrias
David Friedman
James M. Catterson
Rolando T. Acosta, Justices.

-----x
Doyle & Doyle Ventures, Inc.,
Plaintiff-Respondent,

-against-

M-5731
Index No. 113607/08

Lucky's Inc., et al.,
Defendants-Appellants.
-----x

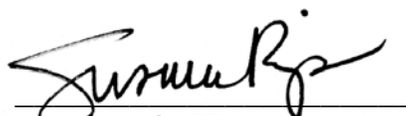
An appeal having been taken from the order of the Supreme Court, New York County, entered on or about September 26, 2011; and an appeal having been taken from the order and judgment (one paper) of said Court entered on or about December 5, 2011,

And defendants-appellants having moved for a stay of all proceedings to enforce the aforesaid order and judgment pending hearing and determination of the aforesaid appeals, 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 to stay enforcement of the aforesaid order and judgment is granted on condition that, within 21 days after the date of entry hereof, defendants-appellants post an undertaking in the amount of \$114,424.80, and upon the further condition that the appeals are perfected for the June 2012 Term. Upon failure to fulfill either condition, an order vacating the stay may be entered ex parte, provided respondent serves a copy of the order upon appellant(s) within 10 days after the date of entry hereof.

ENTER:


CLERK

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 January 19, 2012.

Present: Hon. Angela M. Mazzarelli, Justice Presiding,
Richard T. Andrias
Dianne T. Renwick
Helen E. Freedman
Sallie Manzanet-Daniels, Justices.

-----X
The People of the State of New York,
Respondent,

-against-

M-5300
Ind. No. 2729/03

Louis Burgos,
Defendant-Appellant.

-----X

Defendant having moved for leave to prosecute, as a poor person, the appeal from the order of the Supreme Court, New York County (Arlene Goldberg, J.) entered on or about October 20, 2011, for leave to have the appeal heard upon the original record and upon a reproduced appellant's brief, for an enlargement of time in which to perfect the appeal, 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 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 copies of such brief, together with the original record, pursuant to Rule 600.11 of the Rules of this Court.

The Clerk of the Supreme Court shall expeditiously have made and file with the criminal court (CPL 460.70) two transcripts of the stenographic minutes of the SORA hearing and any other proceedings before Justice Goldberg as yet not transcribed. The Clerk shall furnish a copy of such transcripts to appellant's counsel, Steven Banks, Esq., without charge, the transcripts to be returned to this Court when appellant's brief is filed.

The time within which appellant shall perfect this appeal is hereby enlarged until 120 days from the date of filing of the record.

ENTER:


CLERK

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 January 19, 2012.

Present - Hon. Angela M. Mazzarelli, Justice Presiding,
David B. Saxe
James M. Catterson
Rolando T. Acosta
Nelson S. Román, Justices.

-----X

The People of the State of New York,
Respondent,

-against-

M-5779
Ind. No. 3799/10

Robert Goldstein,
Defendant-Appellant.

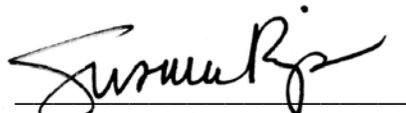
-----X

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 March 2, 2011, 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 \$5,000 bail in the Supreme Court, the disposition thereof, and an explanation as to why similar funds are not available to prosecute the appeal. (The application shall include an affidavit of the source[s] of all funds utilized by defendant.)

ENTER:


CLERK

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 January 19, 2012.

Present - Hon. Angela M. Mazzarelli, Justice Presiding,
Richard T. Andrias
Dianne T. Renwick
Helen E. Freedman
Sallie Manzanet-Daniels, Justices.

-----X
Libertypointe Bank,
Plaintiff-Respondent,

-against-

75 East 125th Street, LLC, et al.,
Defendants-Appellants,

M-5231
Index No. 116405/08

The City of New York, etc., et al.,
Defendants.

-----X

Defendants-appellants 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 February 16, 2011 (mot. seq. nos. 002, 003, 004),

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 appeal to the May 2012 Term.

ENTER:


CLERK

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 January 19, 2012.

Present - Hon. Angela M. Mazzarelli, Justice Presiding,
Richard T. Andrias
David B. Saxe
Helen E. Freedman
Nelson S. Román, Justices.

-----x
Amy Kantor, doing business as Worth
Street Veterinary Hospital, etc.,

Plaintiffs-Appellants,

-against-

75 Worth Street, LLC, et al.,

Defendants-Respondents.
-----x

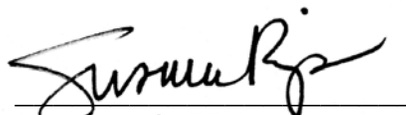
M-5521
Index No. 600811/09

Plaintiff-appellant having moved for an enlargement of time to perfect the appeal from the order of the Supreme Court, New York County, entered on or about October 28, 2010 (mot. seq. nos. 003, 005),

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 to perfect the appeal to on or before February 21, 2012 for the May 2012 Term, with no further enlargements to be granted.

ENTER:


CLERK

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 January 19, 2012.

Present - Hon. Angela M. Mazzarelli, Justice Presiding,
Richard T. Andrias
Dianne T. Renwick
Helen E. Freedman
Sallie Manzanet-Daniels, Justices.

-----x
Antonio Arturo,
Plaintiff-Respondent,

-against-

Hunts Point Terminal Produce
Cooperative Association, Inc., M-5020
Defendant-Appellant-Respondent, Index No. 305103/08

Hunts Point Cooperative Market, Inc.,
Defendant,

-and-

A&J Produce Corp.,
Defendant-Respondent-Appellant.

-----x

An appeal and cross appeal having been taken from the order of the Supreme Court, Bronx County, entered on or about August 3, 2010,

And defendant-appellant-respondent having moved for an enlargement of time to perfect the direct appeal from the order of the Supreme Court, Bronx County, entered on or about August 3, 2010,

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 to perfect the appeal and cross appeal to the May 2012 Term.

ENTER:


CLERK

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 January 19, 2012.

Present - Hon. Angela M. Mazzarelli, Justice Presiding,
David Friedman
James M. Catterson
Dianne T. Renwick
Helen E. Freedman, Justices.

-----x
Bolivar Amill,
Plaintiff-Appellant,

-against-

Lawrence Ruben Company, Inc., et al., M-5120
Defendants-Respondents/Appellants, M-5278
Index No. 107467/07

-and-

Blair Perrone Steakhouse Corp.,
et al.,
Defendants-Respondents/Respondents.

-----x

Appeals having been taken to this Court from orders of the Supreme Court, New York County, entered on or about January 11, 2011 (mot seq nos. 002, 003); and an appeal having been taken from the order of said Court entered on or about January 11, 2011 (mot. seq. no. 004),

And plaintiff-appellant (M-5120) and defendants Lawrence Ruben Company, Inc., et al. (M-5278) having separately moved for an enlargement of time to perfect the respective appeals,

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 is granted to the extent of enlarging the time to perfect the respective appeals to the June 2012 Term.

ENTER:


CLERK

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 January 19, 2012.

Present - Hon. Angela M. Mazzarelli, Justice Presiding,
Richard T. Andrias
Dianne T. Renwick
Helen E. Freedman
Sallie Manzanet-Daniels, Justices.

-----X

Elad Yoran, etc.,

Plaintiff-Appellant,

-against-

M-5051

Index No. 600877/10

627 Greenwich LLC, et al.,

Defendants-Respondents.

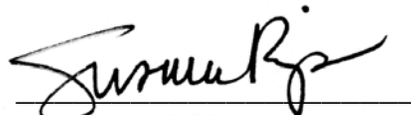
-----X

The aforesaid parties having jointly 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 January 11, 2011 (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 the time in which to perfect the appeal to the June 2012 Term.

ENTER:


CLERK

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 January 19, 2012.

Present - Hon. Angela M. Mazzarelli, Justice Presiding,
Richard T. Andrias
David B. Saxe
Helen E. Freedman
Nelson S. Román, Justices.

-----x
511 E. 83rd St. Realty LLC,
Plaintiff-Respondent,

-against-

Pericles Tsapogas, Esq.,
Defendant-Appellant,

M-5349
Index No. 112873/08

Elizabeth Early,
Defendant.

-----x

Defendant-appellant having moved for a stay of execution and enforcement of the order of the Supreme Court, New York County, entered on or about October 13, 2011, pending hearing and determination of the appeal taken therefrom,

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.

ENTER:


CLERK

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 January 19, 2012.

Present: Hon. Angela M. Mazzarelli, Justice Presiding,
Richard T. Andrias
David B. Saxe
Helen E. Freedman
Nelson S. Román, Justices.

-----X
The People of the State of New York,
Respondent,

-against-

Anonymous,
Defendant-Appellant.

SEALED
M-5452
Ind. No. 3549/05

-----X

An appeal having been taken from the judgment of the Supreme Court, New York County, rendered on or about May 19, 2009, and said appeal having been perfected,

And defendant having moved for an order granting movant anonymity in connection with the aforesaid appeal, designating the case as *People v Anonymous*, and sealing the record on appeal, including the minutes of all proceedings, appellate briefs and motions,

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 directing the Clerk of this Court to file the record on appeal, all briefs, minutes and motion papers herein along with all prior and subsequent documents under seal, and to calendar the appeal under *People v Anonymous*.

ENTER:


CLERK

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 January 19, 2012.

Present: Hon. Angela M. Mazzarelli, Justice Presiding,
David B. Saxe
David Friedman
Rolando T. Acosta
Helen E. Freedman, Justices.

-----X

Steve Pappas, et al.,
Plaintiffs-Appellants,

-against-

M-4819

Index No. 601115/09

Steve Tzolis,
Defendant-Respondent,

Vrahos LLC,
Defendant.

-----X

Defendant-respondent having moved for leave to appeal to the Court of Appeals from the decision and order of this Court entered on September 15, 2011 (Appeal No. 4592),

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 this Court, pursuant to CPLR 5713, certifies that the following question of law, decisive of the correctness of its determination, has arisen, which in its opinion ought to be reviewed by the Court of Appeals:

"Was the order of this Court, which modified in part and otherwise affirmed the order of the Supreme Court, properly made?"

This Court further certifies that its determination was made as a matter of law and not in the exercise of discretion.

ENTER:


CLERK

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 January 19, 2012.

Present - Hon. Richard T. Andrias, Justice Presiding,
John W. Sweeny, Jr.
Karla Moskowitz
Dianne T. Renwick
Helen E. Freedman, Justices.

-----X
The People of the State of New York,
Respondent,

-against-

M-5703
Ind. No. 2452/10

Michael Pratt,
Defendant-Appellant.

-----X

Defendant having moved for leave to prosecute, as a poor person, the appeal from the order of the Supreme Court, New York County (Bonnie Wittner, J.) entered on or about December 13, 2011, for leave to have the appeal heard upon the original record and upon a reproduced appellant's brief, for an enlargement of time in which to perfect the appeal, 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 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 copies of such brief, together with the original record, pursuant to Rule 600.11 of the Rules of this Court.

The Clerk of the Supreme Court shall expeditiously have made and file with the criminal court (CPL 460.70) two transcripts of the stenographic minutes of the SORA hearing and any other proceedings before Justice Wittner as yet not transcribed. The Clerk shall furnish a copy of such transcripts to appellant's counsel, Robert S. Dean, Esq., without charge, the transcripts to be returned to this Court when appellant's brief is filed.

The time within which appellant shall perfect this appeal is hereby enlarged until 120 days from the date of filing of the record.

ENTER:


CLERK

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 January 19, 2012.

Present: Hon. Richard T. Andrias, Justice Presiding,
David B. Saxe
John W. Sweeny, Jr.
Rolando T. Acosta
Sallie Manzanet-Daniels, Justices.

-----X
The People of the State of New York,
Respondent,

-against-

M-4924
Ind. No. 3600/86

Dennis Barr,
Defendant-Appellant.

-----X

Defendant having renewed the motion for leave to prosecute, as a poor person, the appeal from the order of the Supreme Court, Bronx County (Byrne, J.) entered on or about May 31, 2010, for leave to have the appeal heard upon the original record and upon a reproduced appellant's brief, for an enlargement of time in which to perfect the appeal, 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 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 copies of such brief, together with the original record, pursuant to Rule 600.11 of the Rules of this Court.

The Clerk of the Supreme Court shall expeditiously have made and file with the criminal court (CPL 460.70) two transcripts of the stenographic minutes of the SORA hearing and any other proceedings before Justice Byrne as yet not transcribed. The Clerk shall furnish a copy of such transcripts to appellant's counsel, Steven Banks, Esq., without charge, the transcripts to be returned to this Court when appellant's brief is filed.

The time within which appellant shall perfect this appeal is hereby enlarged until 120 days from the date of filing of the record.

ENTER:


CLERK

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 January 19, 2012.

Present - Hon. Richard T. Andrias, Justice Presiding,
David B. Saxe
John W. Sweeny, Jr.
Rolando T. Acosta
Sallie Manzanet-Daniels, Justices.

-----X

The People of the State of New York,

Respondent,

-against-

M-5078
Ind. No. 201N/09

Winston Kingston,

Defendant-Appellant.

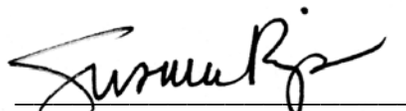
-----X

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 July 11, 2011, 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 pay the fee of trial counsel, Michael O'Foley, Esq., and to post the \$5,000 bail in the Supreme Court, the disposition thereof, and an explanation as to why similar funds are not available to prosecute the appeal. (The application shall include an affidavit of the source[s] of all funds utilized by defendant.)

ENTER:


CLERK

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 January 19, 2012.

Present - Hon. Richard T. Andrias, Justice Presiding,
John W. Sweeny, Jr.
Karla Moskowitz
Dianne T. Renwick
Helen E. Freedman, Justices.

-----X

The People of the State of New York,

Respondent,

-against-

M-5827
Ind. No. 1694/01

Anthony Hill,

Defendant-Appellant.

-----X

Defendant having moved for an enlargement of time in which to perfect the appeal from the judgment of the Supreme Court, New York County, rendered on or about May 29, 2009,

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 appeal to the June 2012 Term.

ENTER:


CLERK

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 January 19, 2012.

Present - Hon. Richard T. Andrias, Justice Presiding,
David Friedman
Leland G. DeGrasse
Helen E. Freedman
Sallie Manzanet-Daniels, Justices.

-----x
The People of the State of New York,
Respondent,

-against-

M-4430
Ind. No. 4399/08

Alonzo Cheeks,
Defendant-Appellant.

-----x

An appeal having been taken to this Court from the judgment of the Supreme Court, New York County, rendered on or about May 28, 2009,

And defendant-appellant having moved, through assigned counsel, for an order remanding the matter for a reconstruction of the missing minutes of the bench conference on March 25, 2009 before Hon. Stone, held in Part 93 of the Supreme Court, New York County,

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 remanding the matter to Supreme Court, New York County, for reconstruction of the aforesaid proceeding as expeditiously as possible. Appellant's counsel is directed to serve a copy of this order upon the Clerk of said Court within 10 days from the date of entry hereof, and the Clerk is directed to have the minutes of the proceeding transcribed and delivered to appellant's counsel for inclusion in the record within 30 days of conclusion of said reconstruction.

ENTER:


CLERK

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 January 19, 2012.

Present - Hon. David B. Saxe, Justice Presiding,
David Friedman
Rolando T. Acosta
Leland G. DeGrasse
Sheila Abdus-Salaam, Justices.

-----X
The People of the State of New York,

Respondent,

-against-

M-5724
Ind. Nos. 175/10
4/10

Antwan Hope, also known as
Antwan Hopkins,

Defendant-Appellant.

-----X

Defendant having renewed the motion for leave to prosecute, as a poor person, the appeal from a judgment of the Supreme Court, New York County, rendered on or about June 17, 2010, 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 copies of such brief, together with the original record, pursuant to Rule 600.11 of the Rules of 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, 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.

ENTER:


CLERK

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 January 19, 2012.

Present - Hon. David B. Saxe, Justice Presiding,
James M. Catterson
Karla Moskowitz
Rolando T. Acosta
Dianne T. Renwick, Justices.

-----X
Vladimir Kruglyak,
Plaintiff-Appellant,

-against-

M-5297
Index No. 110147/10

New York University, et al.,
Defendants-Respondents.
-----X

Plaintiff-appellant having moved for leave to prosecute, as a poor person, the appeal from the order of the Supreme Court, New York County, entered on or about October 25, 2011 (mot. seq. no. 003), and for leave to have the appeal heard on the original record and upon a reproduced appellant's brief, and for other relief,

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

It is ordered that said motion is granted to the extent of permitting the appeal to be heard on the original record and upon a reproduced appellant's brief, on condition that appellant serves one copy of such brief upon the attorney for respondent(s) and file 8 copies of such brief, together with the original record, with this Court. Appellant is permitted to dispense with payment of the required fee for the subpoena and filing of the record.

ENTER:


CLERK

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 January 19, 2012.

Present - Hon. David B. Saxe, Justice Presiding,
James M. Catterson
Karla Moskowitz
Dianne T. Renwick
Leland G. DeGrasse, Justices.

-----x
The People of the State of New York,
Respondent,

-against-

M-3020
Ind. No. 2681/08

David Rivera,
Defendant-Appellant.

-----x

Defendant-appellant having moved for an enlargement of time to perfect the appeal from the judgment of the Supreme Court, New York County, rendered on or about July 21, 2010,

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 to perfect the appeal to the June 2012 Term.

ENTER:


CLERK

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 January 19, 2012.

Present - Hon. David B. Saxe, Justice Presiding,
James M. Catterson
Karla Moskowitz
Rolando T. Acosta
Dianne T. Renwick, Justices.

-----x
In the Matter of the Application of
Demetrius Samadjopoulos,
Petitioner-Appellant,

For an Order Pursuant to Article 78 M-5352
of the CPLR, Index No. 400912/10

-against-

New York Employees' Retirement System,
et al.,
Respondents-Respondents.

-----x

Appeals having been taken to this Court by plaintiff from the orders and judgments (one paper) of the Supreme Court, New York County, entered on or about January 26, 2011 and March 2, 2011, respectively,

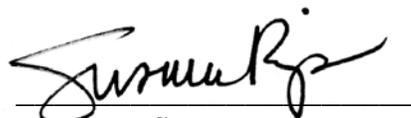
And plaintiff-appellant having moved for consolidation of the aforesaid appeals,

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

Sua sponte, the appeal from the order and judgment (one paper) entered on or about January 26, 2011 is deemed subsumed by the appeal from the order and judgment entered on or about March 2, 2011, and it is further,

Ordered that the time to perfect the appeal from the order and judgment (one paper) entered on or about March 2, 2011 is enlarged to the June 2012 Term, and the motion is otherwise denied.

ENTER:


CLERK

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 January 19, 2012.

Present - Hon. David B. Saxe, Justice Presiding,
James M. Catterson
Karla Moskowitz
Dianne T. Renwick
Leland G. DeGrasse, Justices.

-----x
In the Matter of

Ira S.,
Plaintiff-Respondent-Appellant,

-against-

M-5280
Index No. 311503/07

Janice S.,
Defendant-Appellant-Respondent.

Dawn Marcella Cardi, Esq., Dawn M.
Cardi & Associates,
Attorney for the Children-
Appellant.

-----x

An appeal and cross appeal having been taken to this Court from the order of the of the Supreme Court, New York County, entered on or about April 29, 2010; and an appeal having been taken from the order of said Court entered on or about May 24, 2010, respectively,

And defendant-appellant-respondent having moved for an enlargement of time to perfect the direct appeal, or for alternative 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 enlarging the time to perfect the appeals and cross appeal to the June 2012 Term, with leave to seek a further enlargement, if necessary, and otherwise denied.

ENTER:


CLERK

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 January 19, 2012.

Present: Hon. David B. Saxe, Justice Presiding,
John W. Sweeny, Jr.
Rolando T. Acosta
Leland G. DeGrasse
Sheila Abdus-Salaam, Justices.

-----X
In the Matter of a Proceeding for
Support Under Article 4 of the
Family Court Act.

Todd Richard S.,
Petitioner-Respondent,

M-4875
M-5004
Docket Nos. F9444-08/09B
F49444-08/10D

-against-

Andrea S.,
Respondent-Appellant.

-----X

A purported appeal having been taken from order of the Family Court, New York County, entered on or about September 19, 2011,

And respondent-appellant having moved for a stay and modification of certain aspects of the aforesaid order (M-4875),

And respondent-appellant having moved for leave to prosecute as poor person the purported appeal from the aforesaid order of the Family Court and for the assignment of counsel (M-5004),

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-4875) is deemed one for leave to appeal to this Court from the aforesaid order of Family Court, New York County, and as such the motion is denied. Respondent's motion (M-5004) for poor person relief and the assignment of counsel is denied as moot.

ENTER:


CLERK

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 January 19, 2012.

Present: Hon. David Friedman, Justice Presiding,
John W. Sweeny, Jr.
Rolando T. Acosta
Dianne T. Renwick
Sheila Abdus-Salaam, Justices.

-----X
The People of the State of New York,
Respondent,

-against-

M-5346
Ind. No. 5496/07

Chauncy James,
Defendant-Appellant.

-----X

Defendant having moved for leave to prosecute, as a poor person, the appeal from the order of the Supreme Court, New York County (Goldberg, J.) entered on or about November 18, 2011, for leave to have the appeal heard upon the original record and upon a reproduced appellant's brief, for an enlargement of time in which to perfect the appeal, 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 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 copies of such brief, together with the original record, pursuant to Rule 600.11 of the Rules of this Court.

The Clerk of the Supreme Court shall expeditiously have made and file with the criminal court (CPL 460.70) two transcripts of the stenographic minutes of the SORA hearing and any other proceedings before Justice Goldberg as yet not transcribed. The Clerk shall furnish a copy of such transcripts to appellant's counsel, Robert S. Dean, Esq., without charge, the transcripts to be returned to this Court when appellant's brief is filed.

The time within which appellant shall perfect this appeal is hereby enlarged until 120 days from the date of filing of the record.

ENTER:


CLERK

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 January 19, 2012.

Present - Hon. Karla Moskowitz, Justice Presiding,
Dianne T. Renwick
Leland G. DeGrasse
Sheila Abdus-Salaam
Nelson S. Román, Justices.

-----x
Richard Djeddah,

Plaintiff-Appellant,

-against-

M-4873
Index No. 350094/00

Rachel Djeddah,

Defendant-Respondent.
-----x

An appeal having been taken to this Court from the order of the Supreme Court, New York County, entered on or about August 24, 2011 (mot. seq. no. 017) which, inter alia, granted the Receiver's motion directing plaintiff to deliver possession and control of the subject marital property,

And plaintiff-appellant having moved for a stay of execution and enforcement of the aforesaid order pending hearing and determination of the appeal taken therefrom, 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.

ENTER:


CLERK

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 January 19, 2012.

Present - Hon. Helen E. Freedman, Justice Presiding,
Rosalyn H. Richter
Sheila Abdus-Salaam
Sallie Manzanet-Daniels
Nelson S. Román, Justices.

-----X
The People of the State of New York,

Respondent,

-against-

M-5723
Ind. No. 2686N/10

Floyd Townsend,

Defendant-Appellant.

-----X

Defendant having renewed the motion for leave to prosecute, as a poor person, the appeal from a judgment of the Supreme Court, New York County, rendered on or about July 11, 2011, 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 copies of such brief, together with the original record, pursuant to Rule 600.11 of the Rules of 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, 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.

ENTER:


CLERK

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

BEFORE: Hon. James M. Catterson
Justice of the Appellate Division

-----X
The People of the State of New York,

Respondent

M-5016
Ind. No. 6668/02

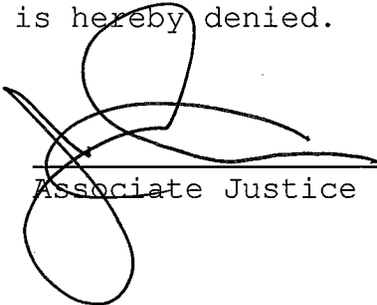
-against-

CERTIFICATE
DENYING LEAVE

Kenneth Page,

Defendant.
-----X

I, James M. Catterson, 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, dated April 7, 2011, is hereby denied.



Associate Justice

Dated: December 15, 2011
New York, New York

ENTERED: **JAN 19 2012**

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

BEFORE: Hon. James M. Catterson
Justice of the Appellate Division

-----X
The People of the State of New York,

Respondent

M-5123
Ind. No. 5589/1998

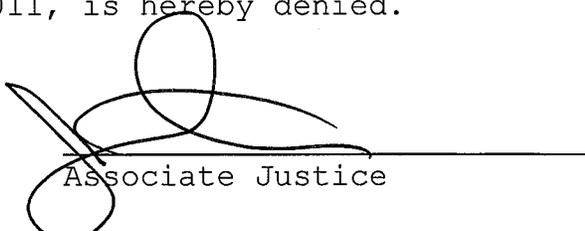
-against-

CERTIFICATE
DENYING LEAVE

Santiago Vargas,

Defendant.
-----X

I, James M. Catterson, 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, dated August 24, 2011, is hereby denied.


Associate Justice

Dated: December 15, 2011
New York, New York

ENTERED: **JAN 19 2012**

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

BEFORE: Hon. James M. Catterson
Justice of the Appellate Division

-----X
The People of the State of New York,

Respondent

M-5281
Ind. No. 4233/99

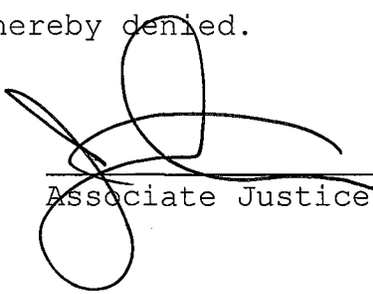
-against-

CERTIFICATE
DENYING LEAVE

Daniel Barriento,

Defendant.
-----X

I, James M. Catterson, 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, Bronx County, dated July 13, 2011, is hereby denied.



Associate Justice

Dated: December 15, 2011
New York, New York

ENTERED: **JAN 19 2012**

PM ORDERS

ENTERED ON

JANUARY 17, 2011

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 January 17, 2012.

PRESENT: Hon. Helen E. Freedman, Justice Presiding,
Rosalyn H. Richter
Sheila Abdus-Salaam
Sallie Manzanet-Daniels
Nelson S. Román, Justices.

-----X
In the Matter of the Application of

Isabelita Gonzalez and Emadeldin Omar,
Petitioners-Appellants,

Michael James and Luise Trabucchi,
Petitioners,

M-5593
Index No. 400151/08

For a Judgment Pursuant to Article 78
of the CPLR,

-against-

Division of Housing and Community
Renewal of the State of New York,
168-70 West 25th Street Associates
and Irving Ledereich,
Respondents-Respondents.

-----X

An appeal having been taken by the above-named petitioners-appellants from the order of the Supreme Court, New York County, entered on or about May 6, 2010, and Isabelita Gonzalez having perfected her appeal,

And an order of this Court having been entered on October 27, 2011, granting petitioner-appellant Isabelita Gonzalez and petitioner-appellant Emadeldin Omar, an enlargement of time in which to perfect their respective appeals and denying petitioner-appellant Emadeldin Omar leave to prosecute said appeal as a poor person (M-3332/M-4144),

And petitioner-appellant Emadeldin Omar having moved for reconsideration of the aforesaid order (M-4144) or alternatively to permit said petitioner-appellant to file a brief in support of the appeal perfected by petitioner-appellant Isabelita Gonzalez,

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 allowing petitioner-appellant Emadeldin Omar to file 9 copies of a brief in support of the appeal perfected by petitioner-appellant Isabelita Gonzalez on or before February 21, 2012 for the May 2012 Term to which Term the appeal is adjourned. Sua sponte respondents-respondents are granted leave to file a supplemental respondents' brief in answer thereto if so advised.

ENTER:


CLERK

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 January 17, 2012.

PRESENT: Hon. David B. Saxe, Justice Presiding,
James M. Catterson
Karla Moskowitz
Rolando T. Acosta
Dianne T. Renwick, Justices.

-----X

In the Matter of a Proceeding for Custody and/or Visitation Under Article 6 of the Family Court Act.

Rodger W. II, Petitioner-Respondent,

M-5124
Docket No. V-3497/11

-against-

Samantha S., Respondent-Appellant.

-----X

Respondent-appellant mother having moved for a stay of a temporary order of custody of the Family Court, New York County, entered on November 3, 2011, and for related relief,

And an order of a Justice of this Court dated November 9, 2011 having afforded, inter alia, respondent a stay of the aforesaid order,

Now, upon reading and filing the papers with respect to the motion, deemed one for leave to appeal to this Court from the aforesaid order of the Family Court, New York County, entered on November 3, 2011, and due deliberation having been had thereon,

It is ordered that leave to appeal to this Court is granted, and the relief afforded by a Justice of this Court on November 9, 2011 is continued pending hearing and determination of the appeal and on condition that the appeal is perfected on or before February 21, 2012 for the May 2012 Term.

ENTER:


CLERK

PM ORDERS

ENTERED ON

JANUARY 19, 2011

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 January 19, 2012.

Present - Hon. Luis A. Gonzalez, Presiding Justice,
David B. Saxe
Karla Moskowitz
Rolando T. Acosta
Helen E. Freedman, Justices.

-----x
CDR Créances S.A.S., as Successor to
Société de Banque Occidentale,
Plaintiff-Respondent,

-against-

Maurice Cohen,
Defendant-Appellant,

M-40
Index No. 109565/03

-and-

Summerson International, et al.,
Defendants.

-----X
CDR Créances S.A.S., as Successor to
Société de Banque Occidentale,
Plaintiff-Respondent,

-against-

Index No. 600448/06

Leon Cohen, also known as Leon Levy,
also known as Leon Levy Cohen, also
known as Leon Cohen Levy, also known as
Leon Cohen-Levy, also known as
Leon Levy-Cohen, also known as Levy Cohen,
also known as Levy Leo Cohen, also known
as Leo Cohen, Leo Cohen Levy, also known
as Leon Comen, et al.,
Defendants-Appellants,

-and-

Iderval Holdings, Ltd, et al.,
Defendants.

-----x
An appeal having been taken to this Court from the consolidated judgment of the Supreme Court, New York County, entered on or about September 16, 2011,

And plaintiff-respondent, CDR Créances S.A.S., having moved for leave to file a second supplemental record on appeal in connection with the aforesaid 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, and the second supplemental record on appeal submitted with the moving papers is deemed filed, without prejudice to arguments on appeal with respect to the subject documents.

ENTER:



CLERK

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 January 19, 2012.

Present: Hon. Angela M. Mazzarelli, Justice Presiding,
David B. Saxe
James M. Catterson
Rolando T. Acosta Justices.

-----X
James Gregware and Eileen Gregware,

Plaintiffs-Respondents,

-against-

M-13

Index No. 108013/07

Burtis Construction Company, Inc.,

Defendant-Appellant,

The City of New York, et al.,

Defendants-Respondents.
-----X

Defendant-appellant, Burtis Construction Co., Inc., having moved for an order staying trial in the above-entitled action pending hearing and determination of the appeal taken from the order of the Supreme Court, New York County, entered on or about January 20, 2011, said appeal having been perfected,

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.

ENTER:


CLERK

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 January 19, 2012.

Present - Hon. Peter Tom, Justice Presiding,
John W. Sweeny, Jr.
Leland G. DeGrasse
Sheila Abdus-Salaam
Sallie Manzanet-Daniels, Justices.

-----x

Zurab Kakushadze,

Plaintiff,

-against-

M-5804
Index No. 303607/11

Elodie Gora,

Defendant.

-----x

Plaintiff having moved, pursuant to CPLR 5704(a), for certain relief denied by a Justice of the Supreme Court, New York County, on or about September 27, 2011, 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.

ENTER:



CLERK

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 January 19, 2012.

PRESENT: Hon. Luis A. Gonzalez, Presiding Justice,
Angela M. Mazzarelli
David B. Saxe
John W. Sweeny, Jr.
Karla Moskowitz, Justices.

-----X
Larry Carr,
Plaintiff-Appellant-Respondent,

-against-

M-5653
Index No. 104602/10

Pamela D. Hayes, Esq., Regina L. Darby,
Esq., and Christina Clements,
Defendants-Respondents-Appellants.

-----X

An appeal and cross appeal having been taken from the order of the Supreme Court, New York County, entered on or about June 21, 2011 (mot. seq. no. 005),

And defendant-respondent-appellant Regina L. Darby, Esq. having moved for an enlargement of time in which to perfect the cross appeal from the aforesaid order,

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.

ENTER:



CLERK

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 January 19, 2012.

Present - Hon. Peter Tom, Justice Presiding,
Richard T. Andrias
James M. Catterson
Sheila Abdus-Salaam
Nelson S. Román, Justices.

-----x
In the Matter of a Proceeding for
Custody/Visitation Under Article 6
of the Family Court Act.

Margaret R.-K.,
Petitioner-Appellant,

M-5017
Docket Nos. V-15307/10
V-16387/10

-against-

Kenneth P. K.,
Respondent-Respondent.

-----x
An appeal having been taken to this Court from the order of the Family Court, Bronx County, entered on or about August 19, 2011, and said appeal having been perfected,

And petitioner-appellant having moved to immediately restore the shared custody of the child of the marriage, and for expedited hearing of 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 is denied.

ENTER:


CLERK

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 January 19, 2012.

Present: Hon. David Friedman, Justice Presiding,
John W. Sweeny, Jr.
Rolando T. Acosta
Dianne T. Renwick
Sheila Abdus-Salaam, Justices.

-----X
Morrison Cohen LLP,
Plaintiff-Appellant-Respondent,

-against-

David Fink,
Defendant-Respondent-Appellant.
-----X

M-5209

M-5360

Index No. 104100/09

An appeal and cross appeal having been taken from the order of the Supreme Court, New York County, entered on or about October 12, 2011, and said appeal having been perfected,

And defendant-respondent-appellant having moved for an order striking plaintiff's appeal, to adjourn the perfected appeal, or for related relief (M-5209),

And plaintiff-appellant-respondent having cross-moved for an order requiring defendant to pay half the costs associated with the Record on Appeal, and for other relief (M-5360),

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 (M-5209) is denied, and the Clerk is directed to maintain the appeal on the calendar for the January 2012 Term. The cross motion (M-5360) is granted to the extent that defendant is directed to comply with Rule 600.11 (d)(1) within 10 days of the date hereof, and otherwise denied.

ENTER:



CLERK