

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 March 27, 2012.

PRESENT: Hon. Luis A. Gonzalez, Presiding Justice,
Peter Tom
Angela M. Mazzairelli
Richard T. Andrias
David B. Saxe, Justices.

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

-against-

M-832
Ind. No. 6062/99

Donald Bowden,
Defendant-Appellant.

-----X

An appeal having been taken from the judgment of the Supreme Court, New York County, rendered on or about May 19, 2010,

Now, upon reading and filing the stipulation of the parties hereto, dated February 17, 2012, and due deliberation having been had thereon,

It is ordered that the appeal is withdrawn in accordance with the aforesaid stipulation.

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 March 27, 2012.

PRESENT: Hon. Luis A. Gonzalez, Presiding Justice,
Peter Tom
Angela M. Mazzairelli
Richard T. Andrias
David B. Saxe, Justices.

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

-against-

M-835
Ind. No. 6800/03

Mike Joseph,
Defendant-Respondent.

-----X

The People having appealed to this Court from the order of the Supreme Court, New York County, rendered on or about April 27, 2010,

Now, upon reading and filing the stipulation of the parties hereto, dated February 21, 2012, and due deliberation having been had thereon,

It is ordered that the appeal is withdrawn in accordance with the aforesaid stipulation.

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 March 27, 2012.

PRESENT Hon. Luis A. Gonzalez, Presiding Justice,
Peter Tom
Angela M. Mazzairelli
Richard T. Andrias
David B. Saxe, Justices.

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

against

M 739
Ind. No. 5377/09

Londell Squire,
Defendant Appellant.

X

Defendant having renewed his 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 May 17, 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, 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.

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 March 27, 2012.

Present - Hon. Peter Tom, Justice Presiding,
Richard T. Andrias
David Friedman
Sheila Abdus-Salaam
Nelson S. Román, Justices.

-----X

J.P. Morgan Securities Inc., et al.,

Plaintiffs-Respondents,

-against-

M-141

Index No. 600979/09

Vigilant Insurance Company, et al.,

Defendants-Appellants.

-----X

Plaintiffs-respondents having moved for leave to appeal to the Court of Appeals from the decision and order of this Court entered on December 13, 2011 (Appeal No. 4899),

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 March 27, 2012.

Present - Hon. Peter Tom, Justice Presiding,
Richard T. Andrias
James M. Catterson
Karla Moskowitz
Nelson S. Román, Justices.

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

Respondent,

-against-

M-466

Ind. No. 4616/10

Rashard Johnson,

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 November 23, 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, 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.

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 March 27, 2012.

Present: Hon. Peter Tom, Justice Presiding,
Richard T. Andrias
James M. Catterson
Karla Moskowitz
Nelson S. Román, Justices.

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

-against-

M-489
Ind. No. 1222/10

Bruce Adams,

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 May 3, 2011, for leave to have the appeal heard upon 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, Paul Brenner, Esq., and to post the \$20,000 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 March 27, 2012.

PRESENT: Hon. Peter Tom, Justice Presiding,
Richard T. Andrias
James M. Catterson
Karla Moskowitz
Nelson S. Román, Justices.

-----X
Richard N. Djeddah,
Plaintiff,

-against-

Rachel Djeddah,
Defendant.

M-733
Index No. 350094/00

-----X

Plaintiff having moved pursuant to CPLR 5704(a) for affirmative relief denied by a Justice of the Supreme Court, New York County, on January 18, 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 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 March 27, 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-5665

Ind. No. 528/09

Sergei Khrantsov, also known as Sergei Kuramstov,
Defendant-Appellant.

-----X

An order of this Court having been entered on July 28, 2011 (M-2448) 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 28, 2009,

And retained counsel, Stephen C. Cooper, Esq., having moved for an order to be assigned 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 Robert S. Dean, Esq., as counsel to prosecute defendant's appeal, and substituting retained counsel, Stephen C. Cooper, Esq., 111 Broadway, Suite 1305, New York, NY 10006, Telephone No. (212) 513-1722, 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:


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 March 27, 2012.

PRESENT: Hon. Peter Tom, Justice Presiding,
David B. Saxe
Rolando T. Acosta
Leland G. DeGrasse
Nelson S. Román, Justices.

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

-against-

M-569
Ind. No. 3075/80

David Price,
Defendant-Appellant.

-----X

The People having moved for dismissal of the appeal taken from the judgment of the Supreme Court, New York County, rendered on or about April 22, 1981, for failure to timely perfect,

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 March 27, 2012.

PRESENT: Hon. Peter Tom, Justice Presiding,
David Friedman
Rolando T. Acosta
Leland G. DeGrasse
Nelson S. Román, Justices.

X

Carmine N. Pagano,
Plaintiff Appellant,

against

M 830

Index No. 108018/03

Pasquale J. Malpeso, D.M.D., et al.,
Defendants Respondents.

X

An appeal having been taken from the order of the Supreme Court, New York County, entered on or about January 28, 2011,

And plaintiff appellant having moved for an order enlarging the record on appeal and, 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 time in which to perfect the appeal to on or before July 9, 2012 for the September 2012 Term, 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 March 27, 2012.

Present - Hon. Peter Tom, Justice Presiding,
David Friedman
Leland G. DeGrasse
Rosalyn H. Richter
Sallie Manzanet-Daniels, Justices.

-----X
Bedford Equities, LLC,

Petitioner-Landlord-Respondent,

-against-

M-5586
Index No. 570133/11

Susana Newton,

Respondent-Tenant-Appellant.
-----X

Respondent-tenant-appellant having moved for leave to appeal to this Court from the decision and order of the Appellate Term entered in the office of the Clerk of the Supreme Court, New York County, on or about September 23, 2011, and for a stay of eviction 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, and the interim relief granted by a Justice of this Court on December 9, 2011, is 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 March 27, 2012.

Present - Hon. Peter Tom, Justice Presiding,
Leland G. DeGrasse
Helen E. Freedman
Rosalynd H. Richter, Justices.

-----x
Sergio Hernandez,

Petitioner-Respondent,

-against-

M-929
Index No. 106213/11

Office of the Mayor of the State
of New York,

Respondent-Appellant.
-----x

Petitioner-respondent having moved for dismissal of the appeal from the order and judgment (one paper) of the Supreme Court, New York County, entered on or about December 6, 2011, for failure to timely prosecute, 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 only to the extent of dismissing the appeal unless it is perfected for the September 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 March 27, 2012.

Present: Hon. Peter Tom, Justice Presiding,
David B. Saxe
Rolando T. Acosta
Leland G. DeGrasse
Nelson S. Román, Justices.

-----X
New Century Mortgage Corporation,
Plaintiff-Respondent,

-against-

M-558
Index No. 14859/06

Nicola McDonald, et al.,
Defendants,

Rolda V. Furlonge and First Franklin,
a Division of Nat City Bank of IN,
Defendants-Appellants.

-----X
(And another action)

Defendants-appellants 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 August 11, 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 September 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 March 27, 2012.

Present - Hon. Peter Tom, Justice Presiding,
David B. Saxe
Leland G. DeGrasse
Helen E. Freedman, Justices.

-----x
In the Matter of the Application of
William Danzy,
Petitioner,

For an Order Pursuant to Article 78
of the Civil Practice Law and Rules,

M-728
Index No. 401608/10

-against-

New York City Housing Authority,
Respondent.
-----x

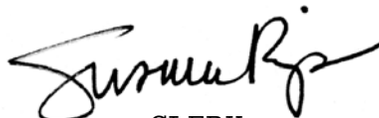
An order of this Court having been entered on January 26, 2012 (M-5479/M-5511), inter alia, denying petitioner's motion for an enlargement of time to perfect the appeal from the order of the Supreme Court, New York County, entered on or about March 14, 2011, and granting respondent's motion to dismiss the appeal,

And petitioner having moved for reconsideration and/or clarification of the order of this Court entered on January 26, 2011 (M-5479/M-5511), 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.

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 March 27, 2012.

Present - Hon. Angela M. Mazzarelli, Justice Presiding,
Richard T. Andrias
Karla Moskowitz
Rolando T. Acosta
Sheila Abdus-Salaam, Justices.

-----x

Michael Borst, et al.,
Plaintiffs-Appellants,

M-681

-against-

Bovis Lend Lease LMB., Inc. and Bovis
Lend Lease, Inc.,
Defendants-Respondents,

ACTION NO. 1
Index No. 105375/08

-and-

Lower Manhattan Development Corporation,
et al.,
Defendants.

- - - - -
Allen Hay, et al.,
Plaintiffs-Appellants,

-against-

Bovis Lend Lease LMB., Inc and Bovis
Lend Lease, Inc.,
Defendants-Respondents,

ACTION NO. 2
Index No. 103179/09

-and-

Lower Manhattan Development Corporation,
et al.,
Defendants.

-----x

Separate appeals having been taken to this Court by the respective plaintiffs in the aforesaid actions from the orders of the Supreme Court, New York County, entered on or about September 8, 2011 (mot. seq. nos. 001 [Index No. 103179/09], 002[Index No. 105375/08]),

And petitioners-appellants 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,

It is ordered that the motion is granted to the extent of permitting plaintiffs-appellants to prosecute the consolidated appeals upon 8 copies of one record and with each plaintiff-appellant permitted to file one set of appellants points covering the consolidated appeals. The attention of the parties is directed to 22 NYCRR § 600.11. The time to perfect the consolidated appeals is enlarged to on or before July 9, 2012 for the September 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 March 27, 2012.

Present: Hon. Angela M. Mazzarelli, Justice Presiding,
Richard T. Andrias
James M. Catterson
Sheila Abdus-Salaam
Sallie Manzanet-Daniels, Justices.

-----X
The People of the State of New York
ex rel. Roy Taylor,
Petitioner,

-against-

M-335
Ind. No. 4222/11

Warden Argo, G.R.V.C. Rikers Island,
et al.,
Respondents.

-----X

The above-named petitioner having moved for, inter alia, a writ of habeas corpus to be issued from 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 application for the writ is hereby granted, and

It is further ordered that the matter is transferred to the Ex Parte Office of the Supreme Court at 60 Centre Street, New York, New York 10007 for the issuance of said writ and service by mail upon the respective parties.

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 March 27, 2012.

Present - Hon. Angela M. Mazzarelli, Justice Presiding,
David B. Saxe
Rolando T. Acosta
Leland G. DeGrasse
Sallie Manzanet-Daniels, Justices.

-----X
In re Jonnevin B.,

A Person Alleged to be a Juvenile
Delinquent,
Appellant.

M-5503
Docket No. D-12676/10

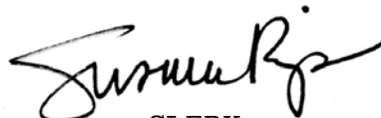
- - - - -
Presentment Agency

-----X
Appellant having moved for clarification of the decision and order of this Court entered on November 3, 2011 (Appeal No. 5938),

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 decision and order of this Court entered on November 3, 2011 (Appeal No. 5938) is recalled and vacated and a new decision and order substituted therefor. (See Appeal No. 5938, 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 March 27, 2012.

PRESENT: Hon. Angela M. Mazzarelli, Justice Presiding,
David B. Saxe
Dianne T. Renwick
Rosalyn H. Richter
Sheila Abdus Salaam, Justices.

x

Antonio Arturo,
Plaintiff Respondent,

against

Hunts Point Terminal Produce
Cooperative Association, Inc.,
Defendant Appellant Respondent,

M 618
Index No. 305103/08

Hunts Point Cooperative Market, Inc.,
Defendant,

and

A&J Produce Corp.,
Defendant Respondent/Cross Appellant.

x

(And a third party action)

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 respondent appellant having moved for an enlargement of time 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 granted to the extent of enlarging the time to perfect the appeal and cross appeal to the September 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 March 27, 2012.

PRESENT: Hon. Angela M. Mazzarelli, Justice Presiding,
David B. Saxe
Dianne T. Renwick
Rosalyn H. Richter
Sheila Abdus Salaam, Justices.

X

The People of the State of New York,
Respondent,

against

M 693
Ind. No. 1914/07

Kamal Thomas,
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, New York County, rendered on or about September 21, 2010, 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 for July 9, 2012 for the September 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 March 27, 2012.

PRESENT: Hon. Angela M. Mazzarelli, Justice Presiding,
David B. Saxe
Dianne T. Renwick
Rosalyn H. Richter
Sheila Abdus-Salaam, Justices.

-----X
In the Matter of a Family Offense
Proceeding Under Article 8 of the
Family Court Act.

Coumba F.,
Petitioner Respondent,

against

M 729
Docket No. O 01839/08

Mamadou K.,
Respondent Appellant.

Randall Carmel, Esq.,
Attorney for the Child Ousmane D.

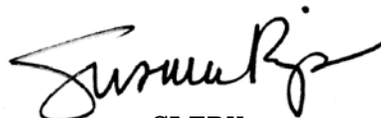
-----X

Respondent-appellant father, in connection with the appeal from an order of the Family Court, Bronx County, entered on or about March 10, 2011, having moved for an enlargement of time in which to perfect his 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 enlarging the time in which to perfect the appeal to the September 2012 Term. Respondent-appellant directed to serve of copy of the instant order and all future motion papers in this appeal on appellate counsel for the subject child, Randall Carmell, Esq.

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 March 27, 2012.

PRESENT: Hon. Angela M. Mazzarelli, Justice Presiding,
David B. Saxe
Karla Moskowitz
Helen E. Freedman
Sallie Manzanet Daniels, Justices.

X

Katz Park Avenue Corp.,
Plaintiff Respondent,

against

M 888
Index No. 104524/05

Bianca Jagger, "John Doe" and "Jane Doe",

Defendants Appellants.

X

An appeal having been taken from the order and judgment (one paper) of the Supreme Court, New York County, entered on or about August 16, 2010, and said appeal having been perfected,

And an order of this Court having been entered on February 14, 2012 denying plaintiff respondent's motion to dismiss the aforesaid appeal or in the alternative to strike certain portions of defendants' brief, without prejudice to plaintiff respondent raising arguments directly on appeal (M 239),

And an order by a Justice of this Court having been entered on March 6, 2012, adjourning the aforesaid appeal to the September 2012 Term,

And plaintiff respondent having moved for reargument of the aforesaid order of this Court entered February 14, 2012 (M 239), or in the alternative 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 granted to the extent of correctly stating the date of entry of the order appealed as August 16, 2010 in place of October 5, 2010 as indicated in the order of this Court entered February 14, 2012 (M 239), and the motion is otherwise denied. The adjournment of the perfected appeal having been previously granted by the order of a Justice of this Court entered March 6, 2012.

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 March 27, 2012.

Present Hon. Angela M. Mazzarelli, Justice Presiding,
David Friedman
Rosalyn H. Richter
Sheila Abdus Salaam, Justices.

X

441 Convent LLC,
Petitioner Landlord Respondent,

against

M 653
Index No. 570939/10

Betty Stafford,
Respondent Tenant Appellant.

X

Respondent tenant appellant having moved for (1) leave to appeal to this Court from the decision and order of the Appellate Term entered in the office of the Clerk of the Supreme Court, New York County, on or about November 29, 2011, (2) leave to prosecute the appeal as a poor person, and (3) for a stay of eviction pending hearing and determination of 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 for leave to appeal from the aforesaid order of the Appellate Term is granted. Appellant shall file two copies of the pre argument statement and of this order with the Clerk of the Appellate Term with proof of service, pursuant to Section 600.17 of the Rules of this Court, and it is further,

Ordered that the appeal may 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 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, and it is further,

Ordered that eviction proceedings are stayed pending hearing and determination of the appeal on condition that the appeal is perfected on or before September 4, 2012 for the November 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 March 27, 2012.

PRESENT: Hon. Angela M. Mazzarelli, Justice Presiding,
David Friedman
Rosalyn H. Richter
Sheila Abdus-Salaam, Justices.

-----X
Aurora A. Tambunting and Maria
Regina Tambunting Roxas formerly
known as Maria Regina Tambunting,
Plaintiffs-Appellants,

-against-

Jose Tambunting, et al.,
Defendants-Respondents.

M-807
M-781
Index No. 650717/10

-----X

Plaintiffs-appellants 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 April 7, 2011 and January 17, 2012 (mot. seq. no. 002), respectively, and for consolidation of the aforesaid appeals (M-807),

And defendants respondents having cross-moved to dismiss the appeals (M-781)

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 is granted to the extent of permitting appellant to prosecute the appeals upon 8 copies of one record and of one set of appellant's points covering the appeals and enlarging the time in which to perfect the consolidated appeal to the November 2012 Term (M-807). The cross motion to dismiss the consolidated appeals is granted accordingly unless the consolidated appeals are perfected for said November 2012 Term (M-781).

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 March 27, 2012.

Present: Hon. Angela M. Mazzarelli, Justice Presiding,
David Friedman
Rosalyn H. Richter
Sheila Abdus-Salaam, Justices.

-----X
Arnold Degraff, et al.,

Plaintiffs-Respondents,

-against-

M-607

Index No. 302170/10

Roberto Rojas,

Defendant-Appellant.
-----X

An appeal having been taken from the order of the Supreme Court, Bronx County, entered on or about September 12, 2011,

And defendant-appellant having moved to stay enforcement of the aforesaid order pending hearing and determination of 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 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 March 27, 2012.

Present: Hon. Angela M. Mazzarelli, Justice Presiding,
David Friedman
Rosalyn H. Richter
Sheila Abdus-Salaam, Justices.

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

Kevin Martin,
Petitioner-Appellant,

M-735
Index No. 108728/10

For a Judgment, etc.,

-against-

Board of Education of the City of
School District of the City of
New York, etc., et al.,
Respondents-Respondents.

-----X

An appeal having been taken from the order of the Supreme Court, New York County, entered on or about April 26, 2011,

And petitioner having moved for an order enlarging the time in which to perfect 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 to the extent of enlarging the time in which to perfect the appeal to the September 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 March 27, 2012.

PRESENT: Hon. Richard T. Andrias, Justice Presiding,
John W. Sweeny, Jr.
Karla Moskowitz
Helen E. Freedman
Sallie Manzanet-Daniels, Justices.

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

-against-

M-690
Ind. No. 2148/11

Robert Cody,
Defendant-Appellant.

-----X

Defendant having moved for an enlargement of time in which to file a notice of appeal from the judgment of the Supreme Court, New York County, rendered on or about November 15, 2011, for leave to prosecute the appeal as a poor person, 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 only to the extent of deeming the notice of appeal as timely filed.

The motion, to the extent that it seeks poor person relief, is denied, with leave to renew upon defendant's submission of a notarized affidavit, pursuant to CPLR 1101, setting forth facts sufficient to establish that defendant has no funds or assets with which to prosecute the appeal, including the amount and sources of his income and listing his property with its value.

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 March 27, 2012.

PRESENT: Hon. Richard T. Andrias, Justice Presiding,
John W. Sweeny, Jr.
Karla Moskowitz
Helen E. Freedman
Sallie Manzanet-Daniels, Justices.

-----X
Netologic, Inc., doing business as
Investars®,
Plaintiff-Appellant,

-against-

The Goldman Sachs Group, Inc.,
et al.,
Defendants-Respondents.

M-763
Index No. 600394/09

-----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 April 4, 2011 (mot. seq. nos. 001, 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 September 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 May 22, 2012.

PRESENT: Hon. Richard T. Andrias, Justice Presiding,
John W. Sweeny, Jr.
Karla Moskowitz
Helen E. Freedman
Sallie Manzanet-Daniels, Justices.

-----X
Tribeca Lending Corp.,
Plaintiff-**Respondent**,

-against-

M-713A
Index No. 105275/07

Gregory Bartlett,
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 April 13, 2011 (mot. seq. no. 006),

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 September 2012 Term. The order of this Court (M-713), entered on March 27, 2012, 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 March 27, 2012.

PRESENT: Hon. Richard T. Andrias, Justice Presiding,
John W. Sweeny, Jr.
Karla Moskowitz
Helen E. Freedman
Sallie Manzanet-Daniels, Justices.

-----X
Lawrence A. Omansky,
Plaintiff-Appellant,

-against-

M-824
Index No. 114241/09

Tjebbo Penning and 160 Chambers
Street Owners, Inc.,
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 April 27, 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 September 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 March 27, 2012.

PRESENT: Hon. Richard T. Andrias, Justice Presiding,
John W. Sweeny, Jr.
Karla Moskowitz
Helen E. Freedman
Sallie Manzanet-Daniels, Justices.

-----X

Susan Kendall Bradford, Jennifer
Sue Lim and Sarra Hennigan,
Plaintiffs-Appellants,

-against-

M-718
Index No.108471/08

Anne W. Burrell, et al.,
Defendants-Respondents.

-----X

Plaintiffs-appellants having moved for an order enlarging the time in which to perfect the appeals from the order of the Supreme Court, New York County, entered on or about May 5, 2011 (mot. seq. no. 007), and from an order of the same Court and Justice entered on or about November 25, 2011 (mot. seq. no. 008), respectively,

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 appeals, which are, sua sponte, consolidated, to on or before July 9, 2012 for the September 2012 Term. Appellants are permitted to prosecute the consolidated appeals upon 8 copies of one record and one copy of appellants' points covering the aforesaid appeals. The attention of the parties is directed to 22 NYCRR § 600.11.

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 March 27, 2012.

Present : Hon. Richard T. Andrias, Justice Presiding,
John W. Sweeny, Jr.
Karla Moskowitz
Helen E. Freedman
Sallie Manzanet-Daniels, Justices.

-----X
Vera Zeldin, as Administratrix of the
Estate of Slava Zeldin, deceased, and
Vera Zeldin, individually,
Plaintiff-Appellant,

M-676
Index No. 15196/06

-against-

W. Roy Michaels, M.D., et al.,
Defendants-Respondents.

-----X

Separate appeals having been taken from the order and judgment of the Supreme Court, New York County, entered on or about April 27, 2011 and June 1, 2011, respectively,

And plaintiff-appellant having move for an order enlarging the time in which to perfect the appeal from the order entered on April 27, 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 from the order entered on April 27, 2011 to the September 2012 Term. Sua sponte, said appeal taken from the order entered on April 27, 2011 is hereby consolidated with the appeal taken from the judgment of said Court entered on June 1, 2011, and plaintiff is directed to perfect the consolidated appeals for said September 2012 Term upon 9 copies of one record and of one set of appellant's points covering the consolidated appeals.

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 March 27, 2012.

Present: Hon. Richard T. Andrias, Justice Presiding,
John W. Sweeny, Jr.
Karla Moskowitz
Helen E. Freedman
Sallie Manzanet-Daniels, Justices.

-----X

Susan Angel,

Plaintiff,

-against-

M-705

Index No. 350072/05

Christopher O'Neil,

Defendant.

-----X

Plaintiff having moved, pursuant to CPLR 5704(a), for an order of this Court granting certain relief denied by a Justice of the Supreme Court, New York County, on or about February 8, 2012,

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 March 27, 2012.

PRESENT: Hon. Richard T. Andrias, Justice Presiding,
John W. Sweeny, Jr.
Karla Moskowitz
Helen E. Freedman
Sallie Manzanet-Daniels, Justices.

-----X
Stephane Cosman Connery and
Micheline Connery,
Plaintiffs-Appellants-Respondents,

-against-

M-694
Index No. 401336/05

Burton S. Sultan,
Defendant-Respondent-Appellant.

-----X

An appeal and cross appeal having been taken from an order of the Supreme Court, New York County, entered on or about April 21, 2011 and an appeal having been taken by plaintiffs-appellants from an order of the same Court and Justice entered on August 17, 2011, respectively,

And by an order of this Court entered March 6, 2012, plaintiffs-appellants having been granted an enlargement of time in which to perfect their appeal from the aforesaid order entered on or about April 21, 2011 (M-275),

And defendant-respondent having moved for an enlargement of time in which to perfect his appeal from the aforesaid order of the Supreme Court, New York County, entered on or about April 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 and cross appeal to on or before July 9, 2012 for the September 2012 Term. The parties' attention is directed to 22 NYCRR 600.11.

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 March 27, 2012.

Present: Hon. David B. Saxe, Justice Presiding,
John W. Sweeny, Jr.
Helen E. Freedman
Sallie Manzanet Daniels, Justices.

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

against

M-467
Ind. No. 1979/09

Marcus King,
Defendant Appellant.

X

Defendant having moved for leave to prosecute, as a poor person, the appeal from a judgment of the Supreme Court, Bronx County, rendered on or about January 11, 2012, 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 March 27, 2012.

PRESENT: Hon. David B. Saxe, Justice Presiding,
John W. Sweeny, Jr.
James M. Catterson
Dianne T. Renwick
Sallie Manzanet-Daniels, Justices.

-----X
National Casualty Company, individually,
and as assignee of 212 West
Kingsbridge Ltd., and Howard Buck,
Plaintiffs-Respondents,

-against-

M-865
Index No. 105494/06

American Home Assurance Company
Defendant,

Chubb Indemnity Insurance Company,
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 June 1, 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 September 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 March 27, 2012.

Present: Hon. David Friedman, Justice Presiding,
Leland G. DeGrasse
Helen E. Freedman
Sheila Abdus-Salaam, Justices.

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

Christine Rubino,
Petitioner-Respondent,

M-905

For a Judgment Pursuant to Article 78 Index No. 107292/11
of the Civil Practice Law and Rules,

-against-

City of New York, et al.,
Respondents-Appellants.

-----X

An appeal having been taken from the order and judgment (one paper) of the Supreme Court, New York County, entered on or about February 2, 2012,

And petitioner-respondent having moved for the vacatur of the statutory stay afforded municipal respondents pursuant to CPLR 5519(a), and for an 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 granted to the extent of vacating the aforesaid statutory stay and otherwise denied.

ENTER:


CLERK

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

BEFORE: Hon. Sallie Manzanet-Daniels
Justice of the Appellate Division

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

M-5139
Ind. No. 6841/06

-against-

CERTIFICATE
DENYING LEAVE

Charles Stenson,

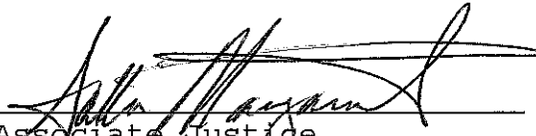
Defendant.

-----X

I, Sallie Manzanet-Daniels, 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 (Richard D. Carruthers, J.), entered on or about July 13, 2011, and the order of the same court denying reconsideration, entered on or about August 31, 2011, is hereby denied.

Dated: March 15, 2012
New York, New York

Entered: March 27, 2012


Associate Justice

PM ORDERS
ENTERED ON
MARCH 22, 2012

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 March 22, 2012.

PRESENT - Hon: Peter Tom, Justice Presiding,
Leland G. DeGrasse
Helen E. Freedman
Rosalyn H. Richter
Nelson S. Román, Justices.

-----X
William C. Samuels,
Plaintiff-Appellant,

-against-

M-961
Index No. 107142/04

Consolidated Edison Company of New York,
Defendant-Respondent.

-----X
Consolidated Edison Company of New York,
Third-Party Plaintiff,

-against-

Third-Party
Index No. 590214/08

Roadway Contracting, Inc.,
Third-Party Defendant-Respondent.

(And another action)
-----X

An appeal having been taken from the order of the Supreme Court, New York County, entered on or about June 11, 2010, and said appeal having been perfected,

And third-party defendant Roadway Contracting, Inc. having moved for an order deeming it a respondent on the plaintiff's appeal, and extending the time in which to file a respondent's 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 third-party defendant-respondent Roadway Contracting, Inc. to file a respondent's brief by April 18, 2012, and adjourning 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 March 22, 2012.

Present - Hon. Peter Tom, Justice Presiding,
Leland G. DeGrasse
Helen E. Freedman
Rosalyn H. Richter
Nelson S. Román, Justices.

-----x
The People of the State of New York,
by Andrew M. Cuomo, etc.,
Petitioner-Appellant,

-against-

M-932
Index No. 400837/10

Tempur-Pedic International, Inc.,
Respondent-Respondent.

-----x

An appeal having been taken to this Court from the order of the Supreme Court, New York County, entered on or about January 20, 2011 (mot seq nos. 001, 002, 003), and said appeal having been perfected,

And respondent-respondent having moved for leave to supplement the record on appeal to include Exhibits C and D to the McGillycuddy Affidavit (submitted with the moving papers) or, in the alternative, for this Court to take judicial notice of said documents,

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 respondent-respondent is directed to file 9 copies of said exhibits as a supplemental record on appeal forthwith.

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 3, 2012.

Present: Hon. Peter Tom, Justice Presiding,
Leland G. DeGrasse
Helen E. Freedman
Rosalyn H. Richter
Nelson S. Román, Justices.

-----X
Jessica Hirsh,
Plaintiff-Respondent,

-against-

M-925A
Index No. 303905/10

David Hirsh,
Defendant-Appellant.

-----X

Plaintiff-respondent having moved for dismissal of the appeal taken from the order of the Supreme Court, New York County, entered on or about January 3, 2012, and said appeal having been perfected,

And an order by a Justice of this Court having been entered February 29, 2012, granting plaintiff an adjournment of the aforesaid appeal to the June 2012 Term,

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 without prejudice to raising the arguments in the respondent's brief. Defendant-appellant is directed to file a supplemental record on appeal containing the stipulation between the parties dated February 23, 2012 and the "settlement agreement" executed by the parties on February 22, 2012, forthwith. (The order of this Court entered on March 22, 2012 [M-925] 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 March 22, 2012.

Present: Hon. Peter Tom, Justice Presiding,
Richard T. Andrias
James M. Catterson
Rosalyn H. Richter
Sheila Abdus-Salaam, Justices.

-----X
Bank of New York Mellon, etc.,
Plaintiff-Respondent,

-against-

M-5689
Index No. 651914/10

Taberna Preferred Funding III, Ltd.,
et al.,
Defendants,

Merrill Lynch Capital Services, Inc.,
Defendant-Appellant,

AG Financial Products, Inc., et al.,
Defendants.

-----X

Defendant-appellant having moved for a stay of the order of the Supreme Court, New York County, entered on or about December 12, 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 granted on condition that the appeal is perfected for the September 2012 Term. Upon failure to so perfect, an order vacating the stay may be entered ex parte, provided that plaintiff-respondent serves a copy of this order upon defendant-appellant 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 March 22, 2012.

Present - Hon. Peter Tom, Justice Presiding,
David Friedman
Rolando T. Acosta
Leland G. DeGrasse
Nelson S. Román, Justices.

-----x

Kathleen Rice, as Administrator of the Estate of James Rice, decedent and Kathleen Rice, individually,
Plaintiffs-Respondents,

M-869

-against-

West 37th Group, LLC, GJF Construction Corp., doing business as Builders Group,
Defendants-Appellants-Respondents,

Index No. 101207/05

-and-

Cord Contracting Co.,
Defendant.

West 37th Group, LLC, GJF Construction Corp., doing business as Builders Group,
Third-Party Plaintiffs-Appellants-Respondents,

Index No. 590813/05

-against-

Five Boro Associates,
Third-Party Defendant-Respondent-Appellant.

(And other actions)

-----x

An appeal and cross appeal having been taken to this Court from the order of the Supreme Court, New York County, entered on or about July 12, 2011, and said appeal and cross appeal having been perfected upon a joint record,

And defendants/third-party plaintiffs/second third-party plaintiffs-appellants having moved for leave to strike plaintiff-respondent's brief upon the ground that it contains matter de hors the record, 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 motion is granted to the extent of deeming the statements made by Dr. Michael J. Greenberg, M.D., referred to in plaintiffs-respondents' brief (P 27, ¶ 2, p. 29, ¶ 1) stricken. The appeal is maintained on the May 2012 Term calendar.

ENTER:


CLERK

PM ORDERS
ENTERED ON
MARCH 27, 2012

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 March 27, 2012.

Present - Hon. Richard T. Andrias, Justice Presiding,
David Friedman
Rolando T. Acosta
Helen E. Freedman
Rosalyn H. Richter, Justices.

-----X

Elizabeth Combier,
Plaintiff-Appellant,

-against-

The City of New York,
Defendant,

M-1171
Index No. 101748/05

-and-

El-Kam Realty, et al.,
Defendants-Respondents.

(And a third-party action)

-----X

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 April 28, 2011 (mot. seq. no. 007),

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, with special dates. Appellant's brief is to be served and filed on or before March 29, 2012; respondents' brief to be filed on or before April 27, 2012 and the reply brief, if any, to be served and filed on or before May 4, 2012 for said June 2012 Term.

ENTER:



CLERK