

**Supreme Court of the State of New York**  
**Appellate Division: Second Judicial Department**

D24590  
K/nl

\_\_\_\_\_AD3d\_\_\_\_\_

Argued - September 25, 2009

MARK C. DILLON, J.P.  
THOMAS A. DICKERSON  
PLUMMER E. LOTT  
LEONARD B. AUSTIN, JJ.

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2009-08712

DECISION & JUDGMENT

The People etc., ex rel. Bharati Narumanchi, on behalf of Brandon Williams, petitioner, v Warden, George Motchan Center, etc., respondent.

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Steven Banks, Brooklyn, N.Y., (Bharati Narumanchi pro se, Azalia Torres, and Joseph Lavine of counsel) for petitioner.

Charles J. Hynes, District Attorney, Brooklyn, N.Y. (Leonard Joblove and Sholom J. Twersky of counsel), for respondent.

Writ of habeas corpus in the nature of an application for bail reduction upon Kings County Indictment No.8479/08, to release the defendant on his own recognizance or, in the alternative, fixing bail.

ADJUDGED that the writ is dismissed, without costs or disbursements.

The determination of the Supreme Court, Kings County, was not an improvident exercise of discretion, and did not violate "constitutional or statutory standards" (*People ex rel. Klein v Kruger*, 25 NY2d 497, 499; see *People ex rel. Rosenthal v Wolfson*, 48 NY2d 230).

DILLON, J.P., DICKERSON, LOTT and AUSTIN, JJ., concur.

ENTER:



James Edward Pelzer  
Clerk of the Court

September 29, 2009

PEOPLE EX REL. NARUMANCHI, on behalf of WILLIAMS v WARDEN