

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

D30642
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_____AD3d_____

Submitted - February 22, 2011

PETER B. SKELOS, J.P.
RUTH C. BALKIN
LEONARD B. AUSTIN
SANDRA L. SGROI, JJ.

2010-06239

DECISION & ORDER

Tonianne Carrano, appellant, v Michael Carrano,
respondent.

(Index No. 21023/04)

The Sallah Law Firm, P.C., Holtsville, N.Y. (Patrick M. Kerr of counsel), for
appellant.

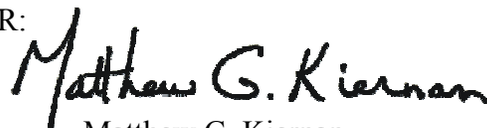
In a matrimonial action in which the parties were divorced by judgment dated February 28, 2008, the plaintiff appeals, as limited by her brief, from so much of an order of the Supreme Court, Suffolk County (Kent, J.), dated May 21, 2010, as denied, in part, her motion to resettle stated portions of the judgment of divorce.

ORDERED that the appeal is dismissed, without costs or disbursements.

No appeal lies from an order denying a motion for resettlement of the decretal paragraphs of a judgment (*see Vogelgesang v Vogelgesang*, 71 AD3d 1131; *Celauro v Celauro*, 286 AD2d 471; *Schanback v Schanback*, 159 AD2d 498, 500; *Blaustein v Blaustein*, 145 AD2d 591).

SKELOS, J.P., BALKIN, AUSTIN and SGROI, JJ., concur.

ENTER:



Matthew G. Kiernan
Clerk of the Court

March 29, 2011

CARRANO v CARRANO