

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

D30951
O/kmb

_____AD3d_____

Argued - April 1, 2011

WILLIAM F. MASTRO, J.P.
REINALDO E. RIVERA
LEONARD B. AUSTIN
SHERI S. ROMAN, JJ.

2010-03247
2010-07570

DECISION & ORDER

In the Matter of John K. Renke II, petitioner-respondent, v Joyce A. Kwiecinski, etc., appellant, et al., respondents.

(Index No. 19550/09)

Joyce A. Kwiecinski, Long Beach, N.Y., appellant pro se.

DelBello Donnellan Weingarten Wise & Wiederkehr, LLP, White Plains, N.Y. (Frank J. Haupel of counsel), for petitioner-respondent.

In a proceeding pursuant to CPLR 5206(e) to compel the sale of a homestead to satisfy three money judgments, Joyce A. Kwiecinski appeals, as limited by her brief, from so much of (1) an order of the Supreme Court, Nassau County (Sher, J.), dated March 4, 2010, as granted the petition and directed the sale of her homestead, and (2) an order of the same court dated June 22, 2010, as denied her motion to vacate the order dated March 4, 2010.

ORDERED that the orders are affirmed insofar as appealed from, with one bill of costs.

The appellant failed to set forth any cognizable basis as to why the Supreme Court should have denied the petition pursuant to CPLR 5206(e) or granted her motion to vacate the order which granted the petition.

April 19, 2011

Page 1.

MATTER OF RENKE v KWIECINSKI

Accordingly, the Supreme Court properly granted the petition and denied the motion to vacate the order dated March 4, 2010.

MASTRO, J.P., RIVERA, AUSTIN and ROMAN, JJ., concur.

ENTER: 
Matthew G. Kiernan
Clerk of the Court