

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

D34287
S/nl

_____AD3d_____

Argued - March 1, 2012

RUTH C. BALKIN, J.P.
CHERYL E. CHAMBERS
L. PRISCILLA HALL
LEONARD B. AUSTIN, JJ.

2012-01702

DECISION & JUDGMENT

The People, etc., ex rel. Howard Greenberg, on behalf
of Java Stewart, petitioner, v Warden, Rikers Island,
et al., respondents.

Howard Greenberg, Brooklyn, N.Y., petitioner pro se.

Richard A. Brown, District Attorney, Kew Gardens, N.Y. (John M. Castellano and
Daniel Bresnahan of counsel), for respondent.

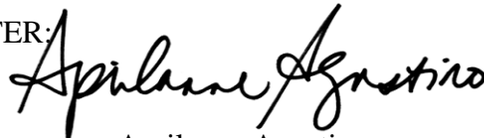
Writ of habeas corpus in the nature of an application to reduce bail upon Queens
County Indictment No. 042665/11.

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

The determination of the Supreme Court, Queens 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).

BALKIN, J.P., CHAMBERS, HALL and AUSTIN, JJ., concur.

ENTER:



Aprilanne Agostino
Clerk of the Court

March 6, 2012

PEOPLE EX REL. GREENBERG, on behalf of STEWART v WARDEN