

December 31, 2013

MOTION

3 Mo. No. 2013-1294
In the Matter of Cynthia Young,
 Appellant,
 v.
William Fruci et al., &c.,
et al.,
 Respondents,
Paul J. Sausville,
 Respondent.

Motion for leave to appeal denied. The Court of Appeals restates the rule that denial of a motion for leave to appeal is not equivalent to an affirmance and has no precedential value (see Matter of Marchant v Mead-Morrison Mfg. Co., 252 NY 284, 297-298 [1929] [Cardozo, Ch. J.]).