

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

D55833
/jr

_____AD3d_____

Argued - June 7, 2018

REINALDO E. RIVERA, J.P.
COLLEEN D. DUFFY
FRANCESCA E. CONNOLLY
ANGELA G. IANNACCI, JJ.

2018-06366

DECISION & JUDGMENT

The People, etc., ex rel. Elizabeth Bender, on behalf
of Harry Murphy, petitioner, v Cynthia Brann,
Commissioner, Department of Correction, respondent.

Seymour W. James, Jr., New York, NY (Joshua Norkin, Elizabeth Bender, pro se,
and Davis Polk & Wardwell LLP [Daniel F. Kolb, Shahira D. Ali, and Garrett
Cardillo] of counsel; Pat Andriola, Serena Wu, Drew Dean, and Mengyi Xu on the
petition), for petitioner.

Richard A. Brown, District Attorney, Kew Gardens, NY (Robert J. Masters, John M.
Castellano, Johnette Traill, Nancy Fitzpatrick Talcott, and Hannah X. Collins of
counsel), for respondent.

Writ of habeas corpus, inter alia, in the nature of an application for bail reduction
upon Queens County Docket No. CR-016412-18QN to release Harry Murphy on his own
recognizance or to set reasonable bail.

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

The determination of the Supreme Court, Queens County, 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).

RIVERA, J.P., DUFFY, CONNOLLY and IANNACCI, JJ., concur.

ENTER:



Aprilanne Agostino
Clerk of the Court

June 8, 2018

PEOPLE EX REL. BENDER, on behalf of MURPHY v BRANN