

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

D80547
DB/jr

Argued - May 1, 2026

_____AD3d_____

BETSY BARROS, J.P.
VALERIE BRATHWAITE NELSON
LAURENCE L. LOVE
SUSAN QUIRK, JJ.

2026-04010

DECISION, ORDER & JUDGMENT

The People, etc., ex rel. Anna Boksenbaum,
on behalf of Mabel Naira, petitioner,
v Stanley Richards, etc., respondent.

Twyla Carter, New York, NY (Anna Boksenbaum pro se of counsel), for petitioner.

Melinda Katz, District Attorney, Kew Gardens, NY (Grace C. O'Brien, Johnnette
Traill, and Charles T. Pollak of counsel), for respondent.

Writ of habeas corpus in the nature of an application for the release of the detainee,
Mabel Naira, upon her posting of a partially secured surety bond in the sum of \$25,000, with the
requirement of 10% down, on Queens County Indictment No. 74468/2025.

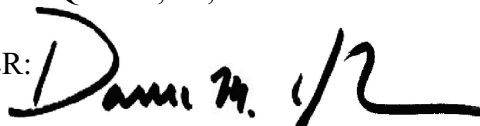
ADJUDGED that the writ is sustained, without costs or disbursements; and it is
further,

ORDERED that upon receipt of a copy of this decision, order and judgment together
with proof that Mabel Naira has posted a partially secured surety bond in the sum of \$25,000, with
the requirement of 10% down, the Warden of the facility at which Mabel Naira is incarcerated, or
his or her agent, is directed to immediately release Mabel Naira from incarceration.

The Supreme Court erred in disapproving the bail on the ground that the obligor
posting the partially secured bond lacked sufficient income to secure the bond (*see* CPL 510.40[2];
see generally *People ex rel. Prieston v Nassau County Sheriff's Dept.*, 34 NY3d 177).

BARROS, J.P., BRATHWAITE NELSON, LOVE and QUIRK, JJ., concur.

ENTER:



Darrell M. Joseph
Clerk of the Court

May 4, 2026

PEOPLE EX REL. BOKSENBAUM, on behalf of NAIRA v RICHARDS