

January 07, 2016

**MOTIONS**

1                    Mo. No. 2015-1244  
Eric Alexander,  
    Respondent,  
    v.  
Hany Alexander,  
    Appellant.

Motion for leave to appeal denied with one hundred dollars costs and necessary reproduction disbursements.

1                    Mo. No. 2015-1256  
Annabelle Sarah Bond,  
    Respondent,  
    v.  
Warren Lichtenstein,  
    Appellant.

Motion for leave to appeal denied with one hundred dollars costs and necessary reproduction disbursements.

2                    Mo. No. 2015-1236  
In the Matter of Sarah C. (Anonymous).  
  
Administration for Children's Services,  
    Respondent;  
Caroline C. (Anonymous),  
    Appellant,  
et al.,  
    Respondent.  
(And Three Other Proceedings.)

Motion for leave to appeal denied.  
Motion for poor person relief dismissed as academic.  
Motion for a stay dismissed as academic.

2                    SSD 68  
Harvey Gessin, et al.,  
    Appellants,  
    v.  
Anna Throne-Holst, et al.,  
    Defendants,  
Fred Havemeyer, et al.,  
    Respondents.

Appeal, insofar as taken from that portion of the Appellate Division order that denied plaintiffs' motion for a preliminary injunction, dismissed without costs, by the Court sua sponte, upon the ground that such portion of the order does not finally determine the action within the meaning of the Constitution; appeal otherwise dismissed without costs, by the Court sua sponte, upon the ground that no substantial constitutional question is directly involved.

2                    SSD 64  
In the Matter of Sylvia Golub, Deceased.  
  
Norman Golub,  
    Respondent;  
J. David Golub,  
    Appellant.  
(And Another Matter.)

Appeal dismissed without costs, by the Court sua sponte, upon the ground that the Court does not have jurisdiction to entertain it (see NY Const, art VI, § 3; CPLR 5601).

2                    SSD 65  
In the Matter of Sylvia Golub, Deceased.  
  
Norman Golub,  
    Respondent;  
J. David Golub,  
    Appellant.  
(And Another Matter.)

Appeal dismissed without costs, by the Court sua sponte, upon the ground that the Court does not have jurisdiction to entertain it (see NY Const, art VI, § 3; CPLR 5601).

3                    Mo. No. 2015-1245  
In the Matter of Home Depot U.S.A. Inc.,  
                    Respondent,  
                    v.  
Assessor of the Town of Queensbury, et al.,  
                    Appellants.  
(And Another Proceeding.)

Motion for leave to appeal denied with one hundred dollars costs and necessary reproduction disbursements.

1                    Mo. No. 2015-1258  
Marilyn Hopeman,  
                    Appellant,  
                    v.  
Eric A. Seiff,  
                    Respondent.

Motion for leave to appeal dismissed upon the ground that the Court of Appeals does not have jurisdiction to entertain this motion for leave to appeal from the order of the Appellate Division entered in this action commenced in the Civil Court of the City of New York (see NY Const, art VI, § 3[b][7]; CPLR 5602[a]).  
Motion for poor person relief dismissed as academic.

4                    Mo. No. 2015-1254  
Paul K. Isaac et al.,  
                    Appellants,  
                    v.  
Medical Liability Mutual Insurance  
Company, et al.,  
                    Respondents.

Motion for leave to appeal denied with one hundred dollars costs and necessary reproduction disbursements.

4                    Mo. No. 2015-1230  
Donna M. Lattuca,  
                    Appellant,  
                    v.  
John M. Lattuca,  
                    Respondent.

Motion for leave to appeal dismissed upon the ground that the order sought to be appealed from does not finally determine the action within the meaning of the Constitution.

2 Mo. No. 2015-1232  
Kosta Politopoulos, et al.,  
Appellants,  
v.  
City of New York,  
Respondent.

Motion, insofar as it seeks leave to appeal from that portion of the Appellate Division order as affirmed the May 2014 Supreme Court order, dismissed upon the ground that such portion of the order does not finally determine the action within the meaning of the Constitution; motion for leave to appeal otherwise denied.

1 Mo. No. 2015-1234  
In the Matter of Kim Rand, &c.,  
Respondent,  
v.  
610 Smith Street Corporation, et al.,  
Appellants.

Motion for leave to appeal denied with one hundred dollars costs and necessary reproduction disbursements.

4 Mo. No. 2015-1286  
In the Matter of Rite Aid Corporation,  
Appellant,  
v.  
Stephen Haywood, &c., et al.,  
Respondents.  
(And Other Proceedings.)

Motion for leave to appeal denied.

4 Mo. No. 2015-1361  
In the Matter of Rite Aid Corporation,  
Appellant,  
v.  
Terie Huseby, &c., et al.,  
Respondents.  
(And Other Proceedings.)

Motion for leave to appeal denied with one hundred dollars costs and necessary reproduction disbursements.

2 Mo. No. 2015-1235  
In the Matter of Joseph Russo, &c.,  
Appellant,  
v.  
Richard Burke, &c., et al.,  
Respondents.

Motion for leave to appeal denied with one hundred dollars costs and necessary reproduction disbursements.

2 Mo. No. 2015-1246  
Jon S. Semlear, &c., et al.,  
Appellants,  
v.  
Incorporated Village of Quogue,  
Respondent.

Motion for leave to appeal denied with one hundred dollars costs and necessary reproduction disbursements.

2 Mo. No. 2015-1248  
Jon S. Semlear, &c., et al.,  
Appellants,  
v.  
Albert Marine Construction, Inc.,  
Defendant,  
Paul J. Napoli, et al.,  
Respondents.

Motion for leave to appeal denied with one hundred dollars costs and necessary reproduction disbursements.

2 Mo. No. 2015-1228  
In the Matter of Kevin Stark,  
Appellant,  
v.  
West Hempstead Union Free School District,  
Respondent.

Motion for leave to appeal denied with one hundred dollars costs and necessary reproduction disbursements.

2 Mo. No. 2015-1247  
Incorporated Village of West Hampton  
Dunes, &c.,  
Respondent,  
v.  
Jon S. Semlear, &c., et al.,  
Appellants,  
et al.,  
Defendants.

Motion for leave to appeal denied with one hundred dollars costs and necessary reproduction disbursements.

2                    Mo. No. 2015-1261  
Westchester County Correction Superior  
Officers Association, et al.,  
                  Appellants,  
          v.  
County of Westchester, et al.,  
                  Respondents.

Motion for leave to appeal denied with one hundred  
dollars costs and necessary reproduction  
disbursements.