

Larry Hutcher v Madison Sq. Garden Entertainment Corp.

Motion No: 2023-03252

Slip Opinion No: 2023 NY Slip Op 72287(U)

Decided on August 24, 2023

Appellate Division, First Department, Motion Decision

Published by [New York State Law Reporting Bureau](#) pursuant to
Judiciary Law § 431.

This motion is uncorrected and is not subject to publication in the
Official Reports.

Supreme Court of the State of New York
Appellate Division, First Judicial Department

PRESENT: Hon. Anil C. Singh, Justice Presiding,
Lizbeth González
Tanya R. Kennedy
Bahaati E. Pitt-Burke, Justices.

Larry Hutcher, Jeffrey Citron, Sid Davidoff,	Motion No.	2023-03252
Howard Weiss, Ian Brandt, Leslie Barbara,	Index No.	653793/22
Charles Capetanakis, Adam Citron, Robert	Case Nos.	2023-03203
Costello, Sean Crowley, Arthur Goldstein,		2023-03204
Patricia Grant, Charles Klein, Josh		
Krakowsky, Gary Lerner, Elliott Lutzker,		
William Mack, Steve Malito, Howard		
Present, Eric Przybylko, Robert Rattet, Peter		
Ripin, Martin Samson, Steve Spanolios,		
William Walzer, Michael Wexelbaum, Derek		
Wolman, Judith Ackerman, Nick Antenucci,		
Myron Rabij, Ashwini Jayaratnam,		
Alexander McBride, Richard Wolter, Steven		
Appelbaum, Max Duval, Eli Gewirtz, Daniel		
Goldenberg, Caroline Hall, Michael Katz,		
David Levine, Benjamin Noren, Federica		
Pantana, Joseph Polito, Ashwani Prabhakar,		
Nicole Santo, Michael Appelbaum, James		
Glucksman, Joseph Asir, Henry Cittone,		
John Corrigan, William Cox, John Kiernan,		
Robert Levine, Mark Spund, Nicholas		
Terzulli, Alexander Victor and Davidoff		
Hutcher & Citron, LLP,		
Plaintiffs-Respondents-Appellants,		

-against-

Madison Square Garden Entertainment
Corp. and Harold Weidenfeld,
Defendants-Appellants-Respondents.

An appeal and a cross appeal having been taken to this Court from an order of the Supreme Court, New York County, entered on or about June 26, 2023 (Case No. 2023-03203) and an appeal having been taken from an order of the same Court and Justice, also entered on or about June 26, 2023 (Case No. 2023-03204), and said appeals by defendants-appellants having been perfected,

And defendants-appellants having moved for consolidation of the aforesaid appeals,

Now, upon reading and filing the papers with respect to the motion, and due deliberation having been had thereon,

It is ordered that the motion is denied as unnecessary as the appeals may be consolidated as of right (*see*, 22 NYCRR 1250.9[f][3]).

ENTERED: August 24, 2023

A handwritten signature in black ink, appearing to read "Susanna M. Rojas". The signature is fluid and cursive, with the first letters of the first and last names being capitalized and prominent.

Susanna Molina Rojas
Clerk of the Court