No. 54 Expressions Hair Design, et al., Respondents, V. Eric T. Schneiderman, &c., et al., Appellants. Certification of a question by the United States Court of Appeals for the Second Circuit, pursuant to section 500.27 of this Court's Rules of Practice, accepted and the issues presented are to be considered after briefing and argument. Chief Judge DiFiore and Judges Rivera, Stein, Fahey, Garcia, Wilson and Feinman concur.

MOTIONS

1 Mo. No. 2018-62 In the Matter of Talib W. Abdur-Rashid, Appellant, v. New York City Police Department, et al., Respondents. In the Matter of Samir Hashmi, Appellant, v.

New York City Police Department, et al., Respondents. Motion by New York City Council's Black, Latino and Asian Caucus for leave to appear <u>amicus curiae</u> on the appeal herein granted only to the extent that the proposed brief is accepted as filed. The brief must be submitted in digital format within seven days.

1 Mo. No. 2017-1148 Clare Amiano, Appellant, v. Greenwich Village Fish Company et al., Respondents, et al., Defendants.

1 Mo. No. 2017-1089 Anato Opportunity Fund I, LP, Appellant, V. Wells Fargo Bank, N.A. et al., Respondents. Motion for leave to appeal denied with one hundred dollars costs and necessary reproduction disbursements.

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

1 Mo. No. 2017-1142 Arrowhead Capital Finance, Ltd., Appellant, v. Cheyne Specialty Finance Fund L.P. et al., Respondents. Motion for leave to appeal granted.

1 Mo. No. 2017-1174 The People &c., Respondent, V. Ross Campbell, Appellant.

1 SSD 76 Jennifer Cangro, Appellant, V. Park South Towers Associates, et al., Respondents.

3 Mo. No. 2017-1094 In the Matter of Logan C. et al., &c.

Schuyler County Department of Social Services, Respondent; Peggy SS., Appellant. Attorney for the Children, Respondent. Motion for reargument denied. Motion for poor person relief dismissed as academic.

Appeal dismissed without costs, by the Court <u>sua</u> <u>sponte</u>, upon the ground that no substantial <u>constitutional question is directly involved</u>. Judge Feinman took no part.

Motion for leave to appeal denied.

1 Mo. No. 2018-34 Gilbane Building Co./TDX Construction Corp., et al., Appellants, v. St. Paul Fire and Marine Insurance Company, et al., Defendants, Liberty Insurance Underwriters, Respondent. Motion by Turner Construction Company for leave to file a brief <u>amicus curiae</u> on the appeal herein granted and the proposed brief is accepted as filed. The brief must be submitted in digital format within seven days.

1 Mo. No. 2018-25 Karen Gravano, Appellant, v. Take-Two Interactive Software, Inc. et al., Respondents.

1 Mo. No. 2018-39 Karen Gravano, Appellant, v. Take-Two Interactive Software, Inc. et al., Respondents. Lindsay Lohan, Appellant, v.

Take-Two Interactive Software, Inc., et al., Respondents. Motion by Motion Picture Association of America, Inc. et al. for leave to file a brief <u>amici curiae</u> on the appeal herein granted and the proposed brief is accepted as filed. The brief must be submitted in digital format within seven days.

Motion by Entertainment Software Association for leave to appear <u>amicus curiae</u> on the appeals herein granted only to the extent that the proposed brief is accepted as filed. Three copies of the brief must be served, an original and nine copies filed, and the brief submitted in digital format within seven days. 1 Mo. No. 2018-45 Karen Gravano, Appellant, v. Take-Two Interactive Software, Inc. et al., Respondents. ------Lindsay Lohan, Appellant, v. Take-Two Interactive Software, Inc., et al.,

Respondents.

Motion by American Booksellers Association, et al. for leave to file a brief <u>amici curiae</u> on the appeals herein granted and the proposed brief is accepted as filed. The brief must be submitted in digital format within seven days.

1 Mo. No. 2018-46 Karen Gravano, Appellant, v. Take-Two Interactive Software, Inc. et al., Respondents. Lindsay Lohan, Appellant, v. Take-Two Interactive Software, Inc., et al., Respondents. Motion by Eric M. Freedman, et al. for leave to file a brief <u>amici</u> <u>curiae</u> on the appeals herein granted and the proposed brief is accepted as filed. The brief must be submitted in digital format within seven days.

1 Mo. No. 2017-1149 Ironshore Indemnity, Inc., &c., Appellant, V. W&W Glass, LLC, et al., Respondents. The Related Companies, L.P., et al., Nonparty Respondents. Motion for leave to appeal denied with one hundred dollars costs and necessary reproduction disbursements.

Mo. No. 2018-44 1 Keyspan Gas East Corporation, Appellant, V. Munich Reinsurance America, Inc., et al., Defendants. Century Indemnity Company, Respondent.

Motion by WRG Asbestos PI Trust for leave to file a brief amicus curiae on the appeal herein granted and the proposed brief is accepted as filed. The brief must be submitted in digital format within seven davs.

Chief Judge DiFiore and Judge Garcia took no part.

1 Mo. No. 2018-51 Keyspan Gas East Corporation, Appellant, v. Munich Reinsurance America, Inc., et al., Defendants, Century Indemnity Company, Respondent.

1 Mo. No. 2018-63 Keyspan Gas East Corporation, Appellant, V. Munich Reinsurance America, Inc., et al., Defendants, Century Indemnity Company, Respondent.

Motion by United Policyholders, et al. for leave to file a brief amici curiae on the appeal herein granted and the proposed brief is accepted as filed. Three copies of the brief must be served, an original and nine copies filed, and the brief submitted in digital format within seven days.

Chief Judge DiFiore and Judge Garcia took no part.

Motion by New York State Electric & Gas Corporation for leave to appear amicus curiae on the appeal herein granted only to the extent that the proposed brief is accepted as filed. Three copies of the brief must be served, an original and nine copies filed, and the brief submitted in digital format within seven days.

Chief Judge DiFiore and Judge Garcia took no part.

1 Mo. No. 2018-73 Keyspan Gas East Corporation, Appellant, v. Munich Reinsurance America, Inc., et al., Defendants, Century Indemnity Company, Respondent. Motion by Complex Insurance Claims Litigation Association for leave to file a brief <u>amicus curiae</u> on the appeal herein granted and the proposed brief is accepted as filed. Three copies of the brief must be served, an original and nine copies filed, and the brief submitted in digital format within seven days. Chief Judge DiFiore and Judge Garcia took no part.

2 Mo. No. 2017-983 In the Matter of Omar Krubally, Appellant, v. Fatou Jobe, Respondent.

1 SSD 77 In the Matter of Herbert Levy, Appellant, v. Barbara Jaffee et al., Respondents.

1 Mo. No. 2018-26 Lindsay Lohan, Appellant, v. Take-Two Interactive Software, Inc., et al., Respondents. Motion for leave to appeal denied.

Appeal dismissed without costs, by the Court <u>sua</u> <u>sponte</u>, upon the ground that no substantial constitutional question is directly involved. Chief Judge DiFiore took no part.

Motion by Motion Picture Association of America, Inc. et al. for leave to file a brief <u>amici curiae</u> on the appeal herein granted and the proposed brief is accepted as filed. The brief must be submitted in digital format within seven days. 1 Mo. No. 2017-1117 In the Matter of Unique M. et al., &c.

Veronica A., Appellant, Abbott House, Respondent.

1 Mo. No. 2017-1076 In the Matter of New York City Asbestos Litigation.

Walter Miller, Respondent, V. BMW of North America, LLC, et al., Defendants, Hennessy Industries, Appellant.

2 SSD 78 In the Matter of Jose Palacios, Appellant, V. Madeline Singas, &c., et al., Respondents.

1 Mo. No. 2017-1163 The People &c., Respondent, V. Terry Pressley, Appellant. Motion for leave to appeal denied. Motion for poor person relief dismissed as academic.

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

Appeal dismissed without costs, by the Court <u>sua</u> <u>sponte</u>, upon the ground that no substantial constitutional question is directly involved.

Motion for leave to appeal denied.

 Mo. No. 2017-1102
Reliable Abstract Co., LLC, Respondent, v.
45 John Lofts, LLC, et al., Defendants,
Chaim Miller, &c., Appellant. 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.

1 Mo. No. 2017-1095 Risk Control Associates Insurance Group, Appellant, v. Maloof, Lebowitz, Connahan & Oleske, P.C., et al., Respondents.

2 Mo. No. 2017-1013 Joseph A.F. Sadowski, Appellant, V. David W. Harmon, Respondent; Wendy K. Cardali, Nonparty-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. Judge Feinman took no part.

On the Court's own motion, appeal dismissed, without costs, upon the ground that the order appealed from does not finally determine the action within the meaning of the Constitution. 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. Motion for poor person relief dismissed as academic. Motion for a stay dismissed as academic. Motion for ancillary relief dismissed upon the ground that this Court does not have jurisdiction to entertain it (see NY Const, art VI, § 3). 2 Mo. No. 2017-1176 Simon Schwarz, &c. et al., Appellants, V. Helene Schwarz et al., Respondents.

3 Mo. No. 2017-1144 In the Matter of Theodore Simpson, Appellant, V. A. Rodriguez, &c., Respondent.

2 Mo. No. 2017-1140 In the Matter of Frans Sital, Appellant, V. Michael Capra, &c., Respondent.

2 Mo. No. 2017-1123 Stewart Title Insurance Company, &c., Appellant, V. Bank of New York Mellon, &c., Respondent, et al., Defendants.

1 Mo. No. 2017-1082 Susan Stulz et al., Appellants, v. 305 Riverside Corp., Respondent. Motion for leave to appeal denied.

Motion for leave to appeal dismissed as untimely (see CPLR 5513[b]). Motion for poor person relief dismissed as academic.

Motion for leave to appeal denied.

Motion for leave to appeal denied.

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

4 Mo. No. 2017-1128 In the Matter of Kemari W., et al. Motion for leave to appeal denied.

Cayuga County Department of Health and Human Services, Respondent; Jessica J., Appellant.

1 Mo. No. 2017-1090 In the Matter of New York City Asbestos Litigation.

Theresa Warren, &c., Respondent, V. Amchem Products, Inc., et al., Defendants, J-M Manufacturing Company, Inc., Appellant.

2 SSD 79 In the Matter of Philip Williams, Appellant, v. Appeals Board of Administrative Adjudication Bureau, State Department of Motor Vehicles, et al.,

Respondents.

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. Judge Feinman took no part.

Appeal dismissed without costs, by the Court <u>sua</u> <u>sponte</u>, upon the ground that no substantial constitutional question is directly involved.