

State of New York Court of Appeals

This memorandum is uncorrected and subject to revision before publication in the New York Reports.

143 SSM 21
Avraham Gold, et al.,
Respondents,
v.
New York Life Insurance Co., et al.,
Appellants.

Submitted by Sean P. Lynch, for appellants.
Submitted by Sanford F. Young, for respondents.

* * * * *

On review of submissions pursuant to section 500.11 of the Rules, order, insofar as appealed from, reversed, without costs, and defendants' motion to compel plaintiff Melek Kartal to arbitrate granted. The parties now agree that the arbitration clauses in Kartal's agreements are enforceable (see Epic Sys. Corp. v Lewis, __ US __, 138 S Ct 1612 [2018]), and ask that we reverse. Chief Judge DiFiore and Judges Rivera, Stein, Fahey, Garcia, Wilson and Feinman concur.

Decided October 11, 2018