

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

M71295
S/sl

REINALDO E. RIVERA, J.P.
STEVEN W. FISHER
ROBERT A. LIFSON
MARK C. DILLON, JJ.

2008-04723

DECISION & ORDER ON MOTION

In the Matter of George Hopp Reed, appellant,
v Jo Marie Damato, respondent.

(Docket No. V-01565-05)

Appeal by George Hopp Reed from a transcript of the Family Court, Richmond County, dated April 8, 2008.

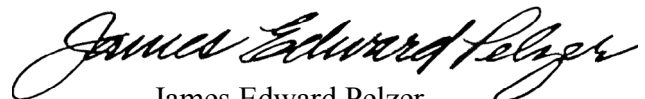
Now, on the court's own motion, it is

ORDERED that the appeal is dismissed, without costs or disbursements, on the ground that no appeal lies from a transcript (*see Ojeda v Metropolitan Playhouse*, 120 AD2d 717).

We note that even if the transcript is reduced to an order it would not be appealable as of right (*see Family Ct Act* § 1112).

RIVERA, J.P., FISHER, LIFSON and DILLON, JJ., concur.

ENTER:



James Edward Pelzer
Clerk of the Court

June 5, 2008

MATTER OF REED v DAMATO