SUPREME COURT OF THE STATE OF NEW YORK Appellate Division, Fourth Judicial Department

1041

KAH 10-00166

PRESENT: MARTOCHE, J.P., CARNI, GREEN, PINE, AND GORSKI, JJ.

THE PEOPLE OF THE STATE OF NEW YORK EX REL. GENERAL CARSON, PETITIONER-RESPONDENT,

V ORDER

MELVIN WILLIAMS, SUPERINTENDENT, WILLARD DRUG TREATMENT CAMPUS, RESPONDENT-APPELLANT.

ANDREW M. CUOMO, ATTORNEY GENERAL, ALBANY (RAJIT S. DOSANJH OF COUNSEL), FOR RESPONDENT-APPELLANT.

Appeal from a judgment of the Supreme Court, Seneca County (Dennis F. Bender, A.J.), entered April 10, 2009 in a habeas corpus proceeding. The judgment granted the petition and directed release of petitioner to parole supervision.

It is hereby ORDERED that the judgment so appealed from is unanimously reversed on the law without costs and the petition is dismissed (see People ex rel. Van Steenburg v Wasser, 69 AD3d 1135, lv denied in part and dismissed in part 14 NY3d 883; People ex rel. Muhammad v Bradt, 68 AD3d 1391; People ex rel. Almodovar v Berbary, 67 AD3d 1419, lv denied 14 NY3d 703).

Entered: October 1, 2010 Patricia L. Morgan Clerk of the Court