## September 09, 2016

## MOTION

4 Mo. No. 2016-952 In the Matter of Patrice Atwood, et al., Respondents, V. Markieth Pridgen, et al., Respondents, Maurice McCray and Samuel Davis, Appellants. Motion for leave to appeal denied. The Court of Appeals restates the rule that denial of a motion for leave to appeal is not equivalent to an affirmance and has no precedential value (see Matter of Marchant v Mead-Morrison Mfg. Co., 252 NY 284, 297-298 [1929]).