

(SUBMITTED BY MOVING PARTY)

Date: 2/28/2024

Case # 2024-01134, 2024-01135

Title People v. Donald J. Trump, et al.
of
Matter

Index/Indict/Docket # 452564/2022

Appeal by Defendants from Decree
Order Judgment of Supreme Surrogate's Family

County New York
Court entered on February 23, 2024

Name of Judge Hon. Arthur F. Engoron, J.S.C.

Notice of Appeal filed on February 26, 2024

If from administrative determination, state agency

Nature of action or proceeding Executive Law 63(12) action.

Provisions of judgment appealed from provisions finding Appellants liable on the second through seventh causes of action. ordering disgorgement in favor of Plaintiff in the principal sum \$363,894,816.00, and ordering permanent injunctive relief.

This application by appellant respondent is for an interim stay of Supreme Court's judgment pending appeal.

If applying for a stay, state reason why requested The judgment orders unprecedented and punitive disgorgement of nearly \$460 million and overbroad permanent injunctive relief against Appellants in the absence of legal authority or factual support.

Has any undertaking been posted No If "yes", state amount and type

Has application been made to court below for this relief Yes
Disposition Letter application denied by email.
Has there been any prior application here in this court No
If "yes", state dates and nature

Has adversary been advised of this application Yes
Does he/she consent

Attorney for Movant

Attorney for Opposition

Name Clifford S. Robert, Esq. and Michael Madaio, Esq.

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DISPOSITION

Over opposition, appellants are granted an interim stay of the branches of Supreme Court's judgment, entered February 23, 2024, which enjoined the individual defendants from serving in the financial control function of any New York corporation or similar business entity registered and/or licensed in New York State (¶¶ 7), and/or serving as an officer or director of any New York corporation or other legal entity in New York (¶¶ 8,10), and which enjoined certain individual and corporate defendants from applying for loans from any financial institution chartered by or registered with the New York State Department of Financial Services for a of three (3) years (¶ 9). The interim stay is denied as to the enforcement of monetary judgment (¶¶ 1-6) and the installation of an Independent Director of Compliance (¶ 14). Appellants do not seek a stay of the continuation of the role of the Independent Monitor (¶¶ 12,13,15).

Anil C S

ANIL C. SINGH

02/28/2024

Date

Motion Date Mar. 18, 2024 Opposition Mar. 11 Reply Mar. 18, 10am

EXPEDITE PHONE ATTORNEYS DECISION BY _____

ALL PAPERS TO BE SERVED PERSONALLY.

Euk
Court Attorney