FILED: APPELLATES DIMMARON STATEMENT ON APPLICATION BORD 2023-05859 EXPEDITED SERVICE AND/OR INTERIM REFERENCE NYSCEF: 12/04/2023 NYSCEF DOC. NO. 20 (SUBMITTED BY MOVING PARTY)

| Date: December 4, 2023 | Case # 2023-05859 |
|--|---|
| Title Donald J. Trump, et al. v. Hon. Arthur F. Engor of Matter | on, et al. Index/Indict/Docket # |
| Order Supr | reme County ogate's Court entered on,20 |
| Name of Judge | Notice of Appeal filed on,20 |
| If from administrative determination, state agency | |
| action or proceeding Provisions ofjudgment appealed from decree | |
| appellant This application by respondent is for expendent Court of Appeals from this Court's No determination of the instant Article 78 If applying for a stay, state reason why requested n/a n/a | dited leave to appeal by permission to the ovember 30, 2023, order and expedited 3 proceeding |
| | If "yes", state amount and type |
| Has application been made to | |
| but the stay was vacated by this Court's No | vember 30, 2023, order. |
| Has adversary been advised of this application Yes | Does he/she consent |

Attorney for Movant

| Attorney | for | Opposition |
|----------|-----|------------|
| | | |

| Name Clifford S. Robert and Michael Madaio | Kevin Wallace, Esq. and Colleen Faherty, Esq. |
|--|---|
| Address Robert & Robert PLLC, 526 RXR Plaza, Uniondale | People of the State of New York, by Letitia James |
| NY 11566/Habba Madaio & Associates LLP, 112 West | Attorney General of the State of New York |
| 34th Street, 17th and 18th Floors, NY, NY 10120 | 28 Liberty Street, NY, NY 10005 |
| Sel. No. (516) 832-7000/ (908) 869-1188 | (212) 416-6376 |
| Email crobert@robertlaw.com/ mmadaio@habbamadaio.com | kevin.wallace@ag.ny.gov; |
| Appearing by | colleen.faherty@ag.ny.gov |
| ······································ | |
| | |
| | |
| | |
| | |
| (Do not write below | v this line) |
| DISPOSITION (Do not write below | v this line) |
| | |
| DISPOSITION | leave to the Court of Appeals is denied, as such motion must |
| DISPOSITION The application for interim relief seeking an expedited grant of | leave to the Court of Appeals is denied, as such motion must |
| DISPOSITION The application for interim relief seeking an expedited grant of be decided by a full panel of this Court. Further, the movant s | leave to the Court of Appeals is denied, as such motion must eeks an interim application for a preference is likewise denied |
| DISPOSITION The application for interim relief seeking an expedited grant of be decided by a full panel of this Court. Further, the movant s such determination must be made by a full panel of this Court. | leave to the Court of Appeals is denied, as such motion must eeks an interim application for a preference is likewise denied |
| DISPOSITION The application for interim relief seeking an expedited grant of be decided by a full panel of this Court. Further, the movant s such determination must be made by a full panel of this Court. | leave to the Court of Appeals is denied, as such motion must eeks an interim application for a preference is likewise denied |
| DISPOSITION The application for interim relief seeking an expedited grant of be decided by a full panel of this Court. Further, the movant s such determination must be made by a full panel of this Court. The application for an expedited briefing schedule of the above | leave to the Court of Appeals is denied, as such motion must eeks an interim application for a preference is likewise denied |
| DISPOSITION The application for interim relief seeking an expedited grant of be decided by a full panel of this Court. Further, the movant s such determination must be made by a full panel of this Court. The application for an expedited briefing schedule of the above | leave to the Court of Appeals is denied, as such motion must eeks an interim application for a preference is likewise denied |
| DISPOSITION The application for interim relief seeking an expedited grant of be decided by a full panel of this Court. Further, the movant s such determination must be made by a full panel of this Court. The application for an expedited briefing schedule of the above | leave to the Court of Appeals is denied, as such motion must eeks an interim application for a preference is likewise denied |
| DISPOSITION The application for interim relief seeking an expedited grant of be decided by a full panel of this Court. Further, the movant s such determination must be made by a full panel of this Court. The application for an expedited briefing schedule of the above | leave to the Court of Appeals is denied, as such motion must eeks an interim application for a preference is likewise denied |
| DISPOSITION The application for interim relief seeking an expedited grant of be decided by a full panel of this Court. Further, the movant s such determination must be made by a full panel of this Court. The application for an expedited briefing schedule of the above | leave to the Court of Appeals is denied, as such motion must eeks an interim application for a preference is likewise denied |
| DISPOSITION The application for interim relief seeking an expedited grant of be decided by a full panel of this Court. Further, the movant s such determination must be made by a full panel of this Court. The application for an expedited briefing schedule of the above | leave to the Court of Appeals is denied, as such motion must eeks an interim application for a preference is likewise denied motions is granted as set forth below. |
| DISPOSITION The application for interim relief seeking an expedited grant of be decided by a full panel of this Court. Further, the movant s such determination must be made by a full panel of this Court. The application for an expedited briefing schedule of the above So Ordered, So Ordered, Just | leave to the Court of Appeals is denied, as such motion must eeks an interim application for a preference is likewise denied motions is granted as set forth below. |
| DISPOSITION The application for interim relief seeking an expedited grant of be decided by a full panel of this Court. Further, the movant s such determination must be made by a full panel of this Court. The application for an expedited briefing schedule of the above So Ordered, So Ordered, Just | leave to the Court of Appeals is denied, as such motion must eeks an interim application for a preference is likewise denied motions is granted as set forth below. |

Court Attorney