State of New York, Court of Appeals

At a sess	ion of the Court, hel	d at Court of
Appe	als Hall in the Cit	y of Albany
of	May	1994

Present, Hon. Judith S. Kaye, Chief Judge, presiding.

Mo. No. 529 SSD 41

In the Matter of Doris L. Sassower,

Appellant,

Guy James Mangano, &c., et al., Respondents.

The appellant having filed notice of appeal in the above title and due consideration having been thereupon had, it is

ORDERED, that the appeal, insofar as it is taken from that part of the Appellate Division order that denied petitioner's cross motion, be and the same hereby is dismissed without costs, by the Court <u>sua sponte</u>, upon the ground that that part of the order does not finally determine the proceeding within the meaning of the Constitution; and it is

ORDERED, that the appeal, insofar as it is taken from the remainder of the Appellate Division order, be and the same hereby is dismissed without costs, by the Court sua sponte, upon the ground that no substantial constitutional question is directly involved.

Judges Levine and Ciparick took no part.

Donald M. Sheraw

Clerk of the Court



State of New York Court of Appeals

Donald M. Sheraw Clock of the Court Clerk's Office Albany, New York 12207

DECISION May 12, 1994

Mo. No. 529 SSD 41 In the Matter of Doris L. Sassower,

Appellant,

Guy James Mangano, &c., et al., Respondents.

Appeal, insofar as it is taken from that part of the Appellate Division order that denied petitioner's cross motion, dismissed without costs, by the Court sua sponte, upon the ground that that part of the order does not finally determine the proceeding within the meaning of the Constitution; appeal, insofar as it is taken from the remainder of the Appellate Division order, dismissed without costs, by the Court sua sponte, upon the ground that no substantial constitutional question is directly involved.

Judges Levine and Ciparick took no part.