



Supreme Court of New Jersey
Single-Justice Disposition on Application for Emergent Relief (*Rule 2:9-8*)

Case title: South State, Inc. v. Hunterdon County and Capital Paving and Contracting, LLC

Supreme Court docket number: (084632)(S-123-19)

Appellate Division docket number (if available): (A-3848-19)

Applicant's name: South State, Inc.

The applicant's request for permission to file an emergent motion and any related request for a temporary stay or other relief pending disposition of an emergent motion are DENIED for the following reason(s):

- 1. The matter does not concern a genuine emergency or otherwise does not warrant adjudication on short notice. The applicant may file a regular motion for review by the Superior Court, Appellate Division in the ordinary course.
- 2. The Appellate Division has entered an order or judgment, and the matter is not emergent or otherwise does not warrant adjudication on short notice. The applicant may file a regular motion for review by the Supreme Court in the ordinary course.
- 3. The application concerns an order entered during or on the eve of trial as to which there is no prima facie showing that immediate interlocutory intervention is required. The applicant may file a regular motion in the appropriate court for review in the ordinary course.
- 4. The applicant must obtain a signed order or disposition from the Appellate Division before requesting relief from the Supreme Court.
- 5. Other: The Appellate Division has entered an order and the applicant has not demonstrated a basis for emergent, single-Justice relief, having failed to demonstrate a likelihood of satisfying the requirements set forth in *Crowe v. DeGioia*, 90 N.J. 126 (1982).

Date: 6/30/2020

By: 

Name: Heather Joy Baker, Clerk, on behalf of Justice LaVecchia