



## **DENISE SOBEL v. RICHARD L. HIGGINS**

588 N.E.2d 90 (1991) | Cited 10 times | New York Court of Appeals | December 23, 1991

Appeal transferred without costs, by the Court sua sponte, to the Appellate Division, First Department, upon the ground that a direct appeal does not lie when questions other than the constitutional validity of a statutory provision are involved (NY Const, art VI, §§ 3[b][2], 5[b]; CPLR 5601[b][2]).

