

## 04/19/96 MATTER MARGARET A. JACKSON v. ALLSTATE

641 N.Y.S.2d 1022 (1996) | Cited 0 times | New York Supreme Court | April 19, 1996

Judgment unanimously affirmed without costs.

Supreme Court properly denied petitioner's application to vacate respondent's lien (see, McCormack v Anchor Sav. Bank, 181 A.D.2d 580; Giordano v Grand Prix Sales, Serv., Restoration Co., 113 Misc. 2d 395, 400). We decline to exercise our discretion to impose sanctions or award counsel fees (see, 22 NYCRR 130-1.1; Matter of Schulz v State of New York, 175 A.D.2d 356, 357-358, lv denied 78 N.Y.2d 862). (Appeal from Judgment of Supreme Court, Nassau County, Mc Caffrey, J.--Vacate Lien.)

Present--Pine, J. P., Fallon, Callahan, Balio and Davis, JJ.