

Edgewater Construction Co.

767 N.Y.S.2d 722 (2003) | Cited 0 times | New York Supreme Court | November 21, 2003

This opinion is uncorrected and subject to revision before publication in the Official Reports. <--text--> (*1)

ORDER

It is hereby ORDERED that said appeal be and the same hereby is unanimously dismissed without costs (see Matter of Laborers Intl. Union of N. Am., Local 210, AFL-CIO v Shevlin-Manning, Inc., 147 AD2d 977).