

A. DICKSON MOODIE v. AMERICAN CASUALTY COMPANY READING

27 A.D.2d 958 (1967) | Cited 0 times | New York Supreme Court | April 6, 1967

Motion to dismiss appeal taken by American Casualty Company from the order and judgment entered in Action No. 2 granted, without costs. A nonparty who has neither intervened in the action nor been substituted for a party is without standing to appeal from the final determination therein. (CPLR 5511; Matter of Johnson v. Dreher, 278 App. Div. 1019.)