

State of New York Court of Appeals

MEMORANDUM

This memorandum is uncorrected and subject to revision before publication in the New York Reports.

No. 65
In the Matter of Prisoners' Legal
Services of New York,
Appellant,
v.
New York State Department of
Corrections and Community
Supervision,
Respondent.

Matthew McGowan, for appellant.
Beezly J. Kiernan, for respondent.

MEMORANDUM:

The order of the Appellate Division insofar as appealed from, as limited by the briefs, should be affirmed, without costs.

This Court's review is limited to whether the Appellate Division abused its discretion in declining to invoke the mootness exception to review the merits of certain of

petitioner's challenges in this proceeding. There was no abuse of discretion here (*see Matter of David C.*, 69 NY2d 796, 798 [1987]; *Matter of Anonymous*, 55 NY2d 1021, 1022 [1982]).

Order insofar as appealed from, as limited by the briefs, affirmed, without costs, in a memorandum. Chief Judge Wilson and Judges Rivera, Garcia, Singas, Cannataro, Troutman and Halligan concur.

Decided June 13, 2024