

SUPREME COURT OF THE STATE OF NEW YORK  
COUNTY OF \_\_\_\_\_

-----X

Plaintiff,

Index No.: \_\_\_\_\_

-against-

**REARGUMENT ORDER**

Defendant.

-----X

J.:

*Plaintiff / Defendant* moves to reargue this court's prior order dated \_\_\_\_\_ which provides, in relevant part, \_\_\_\_\_  
\_\_\_\_\_. The *plaintiff / defendant* opposes the motion.

CPLR §2221 governs motions affecting prior orders. In this case, *plaintiff / defendant* seeks to reargue the court's order.

A motion to reargue seeks to convince the court that it overlooked or misapprehended relevant facts or misapplied relevant law. Its purpose is not to permit a party to reargue once again the very questions the court has already decided. *Foley v. Roche*, 68 A.D.2d 558 (1<sup>st</sup> Dept. 1979). In the present case, the *plaintiff / defendant* fails to establish that the court has overlooked or misapprehended relevant facts or misapplied relevant law. Accordingly, *plaintiff / defendant's* motion is denied.

All matters not decided herein are hereby denied.

This constitutes the decision and order of the court.

Dated: \_\_\_\_\_

\_\_\_\_\_  
**Justice Supreme Court**