

NY CLS CPLR § 3037

Current through 2025 released Chapters 1-207

New York

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Civil Practice Law And Rules (Arts. 1 — 100) >
Article 30 Remedies and Pleading (§§ 3001 — 3045)

§ 3037. Appeal

An appeal may be taken only from a judgment, or an order determining the making of the contract or submission or the failure to comply therewith. There shall be no appeal from an intermediate order of the court or of a judge in an action under the simplified procedure provisions, except with the permission of the trial or appellate court, but such order or orders may be reviewed on the appeal from a judgment entered under these provisions. A decision of the trial judge on the facts shall be final if there is any substantial evidence to support it.

History

Add, L 1962, ch 308, eff Sept 1, 1963.

Annotations

Notes

Prior Law:

Earlier statutes: CPA § 218–c.

Research References & Practice Aids

Cross References:

This section referred to in CLS NYC Civil Ct Act § 910.; CLS UCCA § 910.; CLS UDCA § 910.; CLS UJCA § 910.

Simplified procedure for court determination of disputes; action without pleadings, CLS NYC Civil Ct Act § 910; . UCCA § 910.; UDCA § 910.; UJCA § 910.

Jurisprudences:

86 NY Jur 2d Process and Papers § 8. .

92 NY Jur 2d References § 2. .

4 Am Jur 2d, Amusements and Exhibitions § 47.

Treatises

Matthew Bender's New York Civil Practice:

Weinstein, Korn & Miller, New York Civil Practice: CPLR Ch. 3037, Appeal.

Matthew Bender's New York CPLR Manual:

CPLR Manual § 21.14. Action on submitted facts.

CPLR Manual § 31.01. Arbitration in general.

CPLR Manual § 31.16. An alternative to arbitration: simplified procedure for judicial determination of disputes.

Annotations:

Reviewability, on appeal from final judgment, of interlocutory order, as affected by fact that order was separately appealable. 79 ALR2d 1352.

Hierarchy Notes:

NY CLS CPLR, Art. 30

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