

State of New York
Supreme Court, Appellate Division
Third Judicial Department

Decided and Entered: May 19, 2008

Case # 504626

**In the Matter of LEWIS FAMILY
FARM, INC.,**

Petitioner,

v

ADIRONDACK PARK AGENCY,

Respondent.

**DECISION AND ORDER
ON MOTION**

Motion for permission to appeal from order of Supreme Court dated April 11, 2008 and to enjoin enforcement of administrative determination dated March 25, 2008.

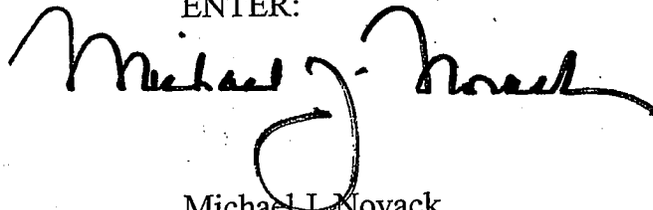
Upon the papers filed in support of the motion and the papers filed in opposition thereto, it is

ORDERED that the motion for permission to appeal is referred to Justice Stein who makes the following decision: Motion granted, and it is further

ORDERED that the motion to enjoin enforcement is granted, without costs, to the extent that respondent is enjoined from enforcing its administrative determination dated March 25, 2008 as set forth in subparagraph five of Supreme Court's order relating to the occupancy of the dwelling known as the "Dormitory" and subparagraph six on page three of said order pending the appeal.

SPAIN, J.P., ROSE, LAHTINEN, KANE and STEIN, JJ., concur.

ENTER:



Michael J. Novack
Clerk of the Court