



UNITED STATES GOVERNMENT

**NATIONAL LABOR RELATIONS BOARD
OFFICE OF THE GENERAL COUNSEL**

Contempt, Compliance, and Special Litigation Branch
Division of Legal Counsel
1015 Half Street, S.E. – Fourth Floor
Washington, D.C. 20003

July 18, 2017

Clerk, United States District Court
for the Western District of New York
2120 Kenneth B. Keating Federal Building
100 State Street
Rochester, NY 14614

Re: *National Labor Relations Board v. Ace Masonry Inc., et al*, No. 16-2200

To Whom It May Concern:

Please find enclosed for registration, pursuant to 28 U.S.C. § 1963, a certified copy of a judgment rendered and entered in a civil action, No. 16-2134, by the United States Court of Appeals for the Second Circuit, on June 30, 2017. The judgment is in favor of petitioner National Labor Relations Board, on whose behalf registration is requested, and against respondents Ace Masonry Inc., d/b/a/ Ace Unlimited, and Bella Masonry, LLC, a single member employer and alter egos, and Lisa Bellavigna, Robert Bellavigna, and Henry Bellavigna, Domenick Bellavigna and Bella Furniture Solutions, Inc. Section 1963 permits registration of money judgments in favor of the United States "entered in any court of appeals, district court, bankruptcy court, or in the Court of International Trade" and provides that such judgments may be registered "any time after judgment is entered."

Kindly notify the undersigned when registration has been effected and provide us the district court docket number of the registered judgment. We would appreciate your arranging to have a stamped copy of the registered judgment returned to us in the enclosed stamped, self-addressed envelope. Should any questions arise, please do not hesitate to contact the undersigned at 202-273-1921 or portia.gant@nlrb.gov.

Sincerely,

A handwritten signature in blue ink, appearing to read "Portia Gant".

Portia Gant
Trial Attorney

UNITED STATES COURT OF APPEALS
FOR THE SECOND CIRCUIT

SUMMARY ORDER

RULINGS BY SUMMARY ORDER DO NOT HAVE PRECEDENTIAL EFFECT. CITATION TO A SUMMARY ORDER FILED ON OR AFTER JANUARY 1, 2007, IS PERMITTED AND IS GOVERNED BY FEDERAL RULE OF APPELLATE PROCEDURE 32.1 AND THIS COURT'S LOCAL RULE 32.1.1. WHEN CITING A SUMMARY ORDER IN A DOCUMENT FILED WITH THIS COURT, A PARTY MUST CITE EITHER THE FEDERAL APPENDIX OR AN ELECTRONIC DATABASE (WITH THE NOTATION "SUMMARY ORDER"). A PARTY CITING A SUMMARY ORDER MUST SERVE A COPY OF IT ON ANY PARTY NOT REPRESENTED BY COUNSEL.

1 At a stated term of the United States Court of Appeals
2 for the Second Circuit, held at the Thurgood Marshall United
3 States Courthouse, 40 Foley Square, in the City of New York,
4 on the 30th day of June, two thousand seventeen.

5
6 PRESENT: DENNIS JACOBS,
7 PIERRE N. LEVAL,
8 REENA RAGGI,
9 Circuit Judges.

10
11 - - - - -X
12 NATIONAL LABOR RELATIONS BOARD,
13 Petitioner/Cross-Respondent,

14
15 -v.-

16-2200
16-2705

17
18 ACE MASONRY INC., d/b/a ACE UNLIMITED,
19 and BELLA MASONRY, LLC, a single
20 member employer and alter egos, and
21 LISA BELLAVIGNA, ROBERT BELLAVIGNA,
22 and HENRY BELLAVIGNA, DOMENICK
23 BELLAVIGNA and BELLA FURNITURE
24 SOLUTIONS, INC,
25 Respondents/Cross-
26 Petitioner.

ATRUE COPY
Catherine O'Hagan Wolfe, Clerk
by *Richard C. Cate*
DEPUTY CLERK

- CERTIFIED: 7/7/2017 (RA) -