

2021 WL 3378009
Only the Westlaw citation
is currently available.

UNPUBLISHED OPINION. CHECK
COURT RULES BEFORE CITING.

Superior Court of New
Jersey, Appellate Division.

Yaakov A. KATZ, individually and on
behalf of a class, Plaintiff-Appellant,

v.

SIX FLAGS GREAT ADVENTURE,
LLC, and Six Flags Entertainment
Corporation, Defendants-Respondents.

DOCKET NO. A-2451-18

|
Submitted April 27, 2020

|
Decided August 4, 2021

On appeal from the Superior Court of
New Jersey, Law Division, Ocean County,
Docket No. L-3289-17.

Attorneys and Law Firms

Law Offices of Gus Michael Farinella,
PC, Shimshon Wexler (Law Offices of
Shimshon Wexler, PC), of the Georgia
bar, admitted pro hac vice, and Daniel
A. Edelman and David Kim (Edelman,
Combs, Lattuner & Goodwin, LLC) of
the Illinois bar, admitted pro hac vice,

attorneys for appellant (Ryan L. Gentile,
Shimshon Wexler, Daniel A. Edelman and
David Kim, on the briefs).

Davis Wright Tremaine LLP, and Spencer
Persson (Davis Wright Tremaine LLP)
of the California bar, admitted pro hac
vice, attorneys for respondents (Andrea
L. D'Ambra and Spencer Persson, on the
brief).

Before Judges Messano, Ostrer and
Vernoia.

Opinion

PER CURIAM

*1 After this appeal was submitted for
decision, we entered a series of orders
beginning in August 2020 staying the
appellate proceedings in response to the
parties' joint requests, as they sought to
reach a global settlement of this case and
others arising in additional jurisdictions.
The parties have now amicably adjusted
the matter before us and have stipulated
to the dismissal of this appeal. Therefore,
it is hereby ordered that the appeal is
dismissed with prejudice and without
costs.

All Citations

Not Reported in Atl. Rptr., 2021 WL
3378009