

of a preliminary injunction is appealable, *** the denial of a preliminary injunction is not *** [and that a] petition for common-law certiorari is the proper method by which to seek review of the denial of a preliminary injunction.” Paramount Office Supply Co. v. D.A. MacIsaac, Inc., 524 A.2d 1099, 1101 n.1 (R.I. 1987). The Court notes that plaintiff has filed a petition for writ of certiorari on July 26, 2011, which has been docketed as No. 2011-237-M.P.

Accordingly, the plaintiffs’ appeal is not properly before us, and therefore the appeal is denied and dismissed.

Entered as an Order of this Court on this 21st day of September, 2011.

By Order,

/s/
Clerk



RHODE ISLAND SUPREME COURT CLERK'S OFFICE

Clerk's Office Order/Opinion Cover Sheet

TITLE OF CASE: Fermin Ciprian et al v. Providence School Board et al.

CASE NO: No. 2009-368-Appeal.
(PC08-6046)
(PC09-6059)

COURT: Supreme Court

DATE ORDER FILED: September 21, 2011

JUSTICES: Suttell, C.J., Goldberg, Flaherty, Robinson, and Indeglia, JJ.

WRITTEN BY: N/A – Court Order

SOURCE OF APPEAL: Providence County Superior Court

JUDGE FROM LOWER COURT:

Associate Justice Jeffrey A. Lanphear

ATTORNEYS ON APPEAL:

For Plaintiffs: John J. DeSimone, Esquire

For Defendants: Anthony F. Cottone, Esq.
Deputy City Solicitor