

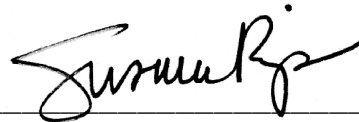
to dismiss the petition (see *Johnson v Banner Intl. Corp.*, 125 AD3d 498 [1st Dept 2015]). No appeal lies from the denial of a motion for reargument.

Given petitioners' failure to explain why they waited more than three years after the validity of service on Quinn was placed in issue to seek an extension of time to serve him, we find that the interests of justice do not require that they be afforded additional time for service (see *Jakobleff v Jakobleff*, 108 AD2d 725 [2d Dept 1985]; *Umana v Sofola*, 149 AD3d 1138, 1139-1140 [2d Dept 2017]).

We have considered petitioners' remaining arguments and find them unavailing.

THIS CONSTITUTES THE DECISION AND ORDER
OF THE SUPREME COURT, APPELLATE DIVISION, FIRST DEPARTMENT.

ENTERED: DECEMBER 27, 2018



CLERK