

3-3-1976

03-03-1976 Justice White, Per Curiam

Byron R. White
US Supreme Court Justice

Follow this and additional works at: <https://ir.library.illinoisstate.edu/careyvsugar>

 Part of the [Criminal Law Commons](#)

Recommended Citation

White, B.R. Justice White, Per Curiam, Carey v. Sugar, 425 U.S. 73 (1976). Box 367, Harry A. Blackmun Papers, Manuscript Division, Library of Congress, Washington, D.C.

This Opinion is brought to you for free and open access by the U.S. Supreme Court papers, Justice Blackmun at ISU ReD: Research and eData. It has been accepted for inclusion in Carey v. Sugar, 425 U.S. 73 (1976) by an authorized administrator of ISU ReD: Research and eData. For more information, please contact ISURed@ilstu.edu.

To: The Chief Justice *HAB*
Mr. Justice Brennan
Mr. Justice Stewart
Mr. Justice Marshall
 Mr. Justice Blackmun
Mr. Justice Powell
Mr. Justice Rehnquist
Mr. Justice Stevens

From: Mr. Justice White

Circulated: 3-3-76

Recirculated: _____

1st DRAFT

SUPREME COURT OF THE UNITED STATES

Nos. 74-858 AND 74-859

Hugh L. Carey, Governor of
the State of New York,
et al., Appellants,
74-858 v.
Bert Randolph Sugar and
Wrestling Revue, Inc.
Curtis Circulation Company
and Continental Casualty
Company, Appellants,
74-859 v.
Bert Randolph Sugar and
Wrestling Revue, Inc.

On Appeals from the United
States District Court for
the Southern District of
New York.

[March —, 1976]

PER CURIAM.

This is an appeal from the judgment of a three-judge federal court declaring unconstitutional and enjoining the enforcement of certain statutes of the State of New York which provide for prejudgment attachment of a defendant's assets. On April 13, 1973, appellant Curtis Circulation Co. (Curtis) filed a suit against appellees Sugar, Wrestling Revue, Inc. (Wrestling), and Champion Sports Publications, Inc. (Champion), in a New York state court. The complaint alleged that Curtis had advanced over \$100,000—of which \$28,588.08 remained unpaid—to Champion under a contract with Champion pursuant to which Champion had agreed to permit Curtis to market certain identified sports magazines. It fur-