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Journal Today

Adversary System on whether to continue the current rent-regulatory system.  
Opposing views by Alan D. Kucker and James R. Marino, and Samuel J. **Himmelstein**  
and Michael McKee. 2

Michael C. Silberberg, in his Southern District Civil Practice Roundup column,  
reports on Smith & Johnson Inc. v. Hedaya Home Fashions Inc., in which the court  
sanctioned the plaintiff's attorney pursuant to Rule 11 for filing a frivolous  
copyright claim. In another sanction decision, Cerruti 1881 S.A. v. Cerruti Inc.,  
he reports that the court entered judgment for plaintiffs on their trademark  
claims under the court's inherent power, based on a finding that the defendant had  
fabricated evidence in order to establish that trademark agreements between the  
parties remained in force and that they had not abandoned use of the trademarks. 3

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