

Attorneys**Partner**

- Eric D. Sherman

Partner Eric Sherman Responds To Real Estate Questions Posed By New York Times Readers

Pryor Cashman Partner Eric Sherman, a member of the firm's Real Estate Litigation Group, has been called upon by *The New York Times* to answer various questions posed by readers of its Real Estate section, both in print and online.

Most recently, Sherman answered a question about a shareholder's ability to stop a co-op board from performing unnecessary renovations. To see his answer, which appeared in *The New York Times* on November 3, 2011, please [click here](#).

To see Sherman's answer to a question about whether a co-op board can reject a buyer without reason. To see his answer, which appeared in *The New York Times* on July 7, 2011, please [click here](#).

To see Sherman's answer to a question from the treasurer of a co-op as to how long the co-op's documents, such as bank statements, checks, etc., had to be kept, which appeared in the *Sunday New York Times* on November 28, 2010, please [click here](#).

To see Sherman's answer to a question about whether co-op or condo board members ever get paid for their services which appeared in the May 23, 2010 *Sunday New York Times*, please [click here](#).

To see Sherman's answer to a question about reverse mortgages for co-op owners which appeared in the November 29, 2009 *Sunday New York Times*, please [click here](#).

To see Sherman's answer to a question about rent stabilization which was first posed online on *The New York Times* website on August 1, 2008 and then appeared in the August 3rd *Sunday New York Times*, please [click here](#).

To see Sherman's answer to a question which was posed in the Sunday, August 12, 2007 edition of *The New York Times*, please [click here](#). To see his answer to a question posed in the Sunday, May 13, 2007 edition of *The New York Times*, please [click here](#).