

Sweet, D.J.,

Petitioner

Stat.

v. Davis

the Commissioner of the INS") (citing 2 K. Davis,

such matters, see

the

3. The

⁴ The New York Court of Appeals stated, “Without implying any view on the availability of CPLR § 302(a)(1) as the proffered

Nonetheless, some would argue that this statutory

Commissioner

streamlining

If

Finally, the nature of alien detention warrants a broader

detainees rendered her a proper respondent. "[W]ere the government correct that a habeas petition may be heard only where the petitioner is detained then the Attorney General could seriously undermine

Under New York's long-arm statute, process may be served upon a non-domiciliary who, either in person or through an agent,

As the Henderson Court noted, “[b]ecause the Attorney General