

Matter of New York State Div. of Human Rights v Vollertsen
2009 NY Slip Op 03284
Decided on April 24, 2009
Appellate Division, Fourth Department
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Decided on April 24, 2009

SUPREME COURT OF THE STATE OF NEW YORK

Appellate Division, Fourth Judicial Department

PRESENT: MARTOCHE, J.P., SMITH, CENTRA, FAHEY, AND PINE, JJ.

550 TP 08-02412

**[*1]IN THE MATTER OF NEW YORK STATE DIVISION OF HUMAN RIGHTS,
ON THE COMPLAINT OF CHANON DARROW ABRAMS, PETITIONER,**

v

JAMES VOLLERTSEN, RESPONDENT.

Proceeding pursuant to Executive Law § 298 (transferred to the Appellate Division of the Supreme Court in the Fourth Judicial Department by order of the Supreme Court, Wayne County [Dennis M. Kehoe, A.J.], entered March 3, 2008) to enforce a determination of the Commissioner of the New York State Division of Human Rights.

CAROLINE J. DOWNEY, BRONX (MICHAEL K. SWIRSKY OF COUNSEL), FOR PETITIONER.

It is hereby ORDERED that the petition is unanimously granted without costs, and respondent is directed to pay complainant the sum of \$15,000 for mental anguish and humiliation, together with interest at the rate of 9% per annum, commencing March 31,

2006.

Entered: April 24, 2009

Patricia L. Morgan

Deputy Clerk of the Court

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