

ANTOINE EL GEMAYEL v. LORETTA SEAMAN

525 N.Y.S.2d 162 (1988) | Cited 0 times | New York Supreme Court | January 29, 1988

Judgment unanimously modified on the facts and as modified affirmed without costs, in accordance with the following memorandum: The court failed to give defendant credit for the sum of \$5,500 which plaintiff concedes was paid. Defendant, however, has not established that she is entitled to any further relief. Thus the judgment is modified to reflect the \$5,500 payment; interest must be adjusted accordingly.