



## **IKE ELIAS v. NATHAN L. SEROTA ET AL.**

236 N.Y.S.2d 976 (1988) | Cited 13 times | New York Supreme Court | December 19, 1988

Appeal by the plaintiff, and separate cross appeals by the defendants Nathan L. Serota and Martin Elias, from stated portions of a judgment of the Supreme Court, Nassau County, dated September 22, 1987.

Ordered that the judgment is affirmed insofar as appealed and cross-appealed from, without costs or disbursements, for reasons stated by Justice Velsor in his memorandum decision at the Supreme Court.

