



Jessica C. v. Esteban B.

13 A.D.3d 183 (2004) | Cited 0 times | New York Supreme Court | December 16, 2004

This opinion is uncorrected and subject to revision before publication in the Official Reports.

No basis exists to disturb Family Court's findings, largely turning on witness credibility, that respondent hit, threatened and committed other acts against petitioner constituting the crime of harassment in the second degree (Penal Law § 240.26[1]; see *Thoreson v Penthouse Intl.*, 80 NY2d 490, 495). We have considered and rejected respondent's other arguments.

THIS CONSTITUTES THE DECISION AND ORDER OF THE SUPREME COURT, APPELLATE DIVISION, FIRST DEPARTMENT.

