

New York Court of Appeals Roundup: Individual Owner Not Vicariously Liable as ‘Employer’ Under NYCHRL

03.17.21



In their column in the *New York Law Journal*, Litigation Partners Bill Russell and Linton Mann III discuss a recent Court of Appeals decision that made clear that individual owners of a company generally may not be held vicariously liable as “employers” under the New York City Human Rights Law.

To read the full article, please [click here](#).

Authors and Contacts

[William Russell, Jr.](#)

Partner

wrussell@stblaw.com

+1-212-455-3979

[Linton Mann III](#)

Partner

lmann@stblaw.com

+1-212-455-2654



