## SUPREME COURT OF THE STATE OF NEW YORK Appellate Division, Fourth Judicial Department

## 1080

TP 11-01010

PRESENT: SMITH, J.P., CARNI, LINDLEY, SCONIERS, AND MARTOCHE, JJ.

IN THE MATTER OF GROVE ROOFING SERVICES, INC., PETITIONER-RESPONDENT,

V ORDER

NEW YORK STATE DIVISION OF HUMAN RIGHTS, ON THE COMPLAINT OF LAROSA CARSON, RESPONDENT-PETITIONER, LAROSA CARSON AND ROBERT EMBOW, INDIVIDUALLY, RESPONDENTS.

JOHN P. PIERI, BUFFALO, FOR PETITIONER-RESPONDENT AND RESPONDENT ROBERT EMBOW, INDIVIDUALLY.

CAROLINE J. DOWNEY, BRONX (TONI ANN HOLLIFIELD OF COUNSEL), FOR RESPONDENT-PETITIONER.

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, Erie County [Tracey A. Bannister, J.], entered April 18, 2011) to review a determination of respondent-petitioner New York State Division of Human Rights. The determination found that petitioner-respondent unlawfully discriminated against respondent LaRosa Carson on the basis of race and awarded her \$50,000 for mental anguish and humiliation.

It is hereby ORDERED that the determination is unanimously confirmed without costs, the petition is dismissed, the cross petition is granted, and petitioner-respondent is directed to pay respondent LaRosa Carson the sum of \$50,000, together with interest at the rate of 9% per annum, commencing July 23, 2010.

Entered: November 10, 2011 Patricia L. Morgan Clerk of the Court