Westlaw.

Not Reported in F.3d Not Reported in F.3d, 2006 WL 2943164 (C.A.2 (N.Y.))

 Menashe v. V Secret Catalogue Inc. C.A.2,2006.
Only the Westlaw citation is currently available. United States Court of Appeals,Second Circuit. Ronit MENASHE, Plaintiff, Audrey Quock, Plaintiff-Appellant, v.

V SECRET CATALOGUE INC., Victoria's Secret Stores, Inc., Intimate Beauty Corp., d/b/a/ Victoria's Secret Beauty and Victoria's Secret Direct, LLC., Defendants-Appellees. No. 06-2632-CV.

Sept. 26, 2006.

John P. Bostany, The Bostany Law Firm, New York, New York, for Plaintiff-appellant. Frank J. Colucci, Colucci & Umans, New York, New York, for Defendants.

Present: Hon. JOHN M. WALKER, Jr., Chief Judge, Hon. <u>PIERRE N. LEVAL</u>, and Hon. <u>REENA</u> <u>RAGGI</u>, Circuit Judges.

PER CURIAM.

*1 At a stated Term of the United States Court of Appeals for the Second Circuit, held at the Daniel Patrick Moynihan United States Courthouse, 500 Pearl Street, in the City of New York, on the 24th day of September two thousand six,

The Appellees, through counsel, move to dismiss the appeal as untimely. Upon due consideration, it is ORDERED that the motion to dismiss is DENIED, because Appellant's notice of appeal was timely filed. *See*Fed. R.App. P. 4(a)(7); Fed.R.Civ.P. 58(b). To the extent that the Appellees sought sanctions, the request is DENIED. Appellant's request for costs relating to the motion is DENIED without prejudice to renewal once the appeal is decided and costs for all appellate proceedings can be determined at one time.

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