

Top New York Employment Discrimination Attorney David Perecman: Racy Attire Should not be the Basis for Employment Discrimination

By: David Perecman

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“Racy attire should not be the basis for employment discrimination,” said Top New York Employment Discrimination Attorney David Perecman regarding a recent New York case. Lauren Odes was a temporary data entry worker at Native Intimates, a New York lingerie warehouse owned by Orthodox Jewish employers. Coming to work dressed in form-fitting dresses, leather, and boots, her male co-workers told her she was too busty and dressing too provocatively for the workplace. She was also asked to tape her breasts down and put on a bathrobe to cover one outfit. Odes, who is Jewish, was later fired.

“Discriminating against a female employee because of her physical assets can be a form of employment discrimination,” added Perecman, who has successfully represented several employees in employment discrimination lawsuits. “That Odes was also Jewish, could also raise an allegation of religious discrimination.”

About Perecman Law Firm P.L.L.C

The [New York Employment Discrimination Attorneys](#) focus on cases involving employment discrimination, civil rights, and workers compensation in New York and New Jersey, including Manhattan, Queens, Brooklyn, Westchester, the Bronx, Long Island, Harlem, and upstate New York. If you or someone you know is the target of employment discrimination, contact David Perecman of [The Perecman Firm](#).