

New York

Has the state allowed standing where federal court rejected?	If so, has the state court accepted or rejected principle articulated in Spokeo?	Basis of Standing	Cite	Cause of Action	Holding
No	Accepted	Coextensive federal constitutional and state common law injury-in-fact requirements	Mental Hygiene Legal Serv. v. Daniels, 122 N.E.3d 21(N. Y. 2019)	N.Y. Mental Hyg. Law § 9.31	The injury-in-fact requirement necessitates a showing that the party has an actual legal stake in the matter being adjudicate and has suffered a cognizable harm that is not tenuous, ephemeral, or conjectural but is sufficiently concrete and particularized to warrant judicial intervention.

^{*}Last updated 5/6/2021