

New York

Has the state allowed standing where federal court rejected?	If so, has the state court accepted or rejected principle articulated in <i>Spokeo</i> ?	Basis of Standing	Cite	Cause of Action	Holding
No	Accepted	Coextensive federal constitutional and state common law injury-in-fact requirements	<i>Mental Hygiene Legal Serv. v. Daniels</i> , 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