

# Mount Pleasant Voting Rights Case Featured in The New York Times

## FEATURED ATTORNEYS

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**David Imamura**

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Abrams Fensterman, LLP is proud to share that its recent New York Voting Rights Act victory in ***Serratto v. Town of Mount Pleasant*** has been featured in ***The New York Times***

The article, titled ***“Latinos Reshaped Sleepy Hollow. Now They May Reshape the Town Board,”*** highlights the landmark settlement requiring Mount Pleasant to adopt district-based elections and expand its Town Board.

**“After years without having any say in their government, the Hispanic population of Mount Pleasant will finally have their seat at the table.”**

— David Imamura, Partner, Abrams Fensterman, LLP

Abrams Fensterman, together with the [Election Law Clinic at Harvard Law School](#), represented the plaintiffs in challenging the Town’s at-large election system.

**Read the New York Times Feature ?**

[David Imamura, Esq.](#) is a Partner in Abrams Fensterman’s [White Plains](#) office and a leading voice in election law, civil litigation, and voting rights. A former Chair of New York’s Independent Redistricting Commission, he brought the first case under the NYS Voting Rights Act and currently serves as a Westchester County Legislator.

#### **About Abrams Fensterman, LLP**

**Abrams Fensterman** is a full-service law firm with offices across New York State, dedicated to advancing justice, protecting voting rights, and ensuring equitable representation for all New Yorkers. Our [Election Law practice](#) is proud to partner with leading institutions such as the [Election Law Clinic at Harvard Law School](#) to defend and strengthen democratic participation.