

Supreme Court of the State of New York
Appellate Division: Second Judicial Department

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____AD3d____

Argued - February 8, 2008

WILLIAM F. MASTRO, J.P.
JOSEPH COVELLO
RANDALL T. ENG
ARIEL E. BELEN, JJ.

2006-08484

DECISION & ORDER

Mark Zavelin, respondent, v
Larisa Greenberg, appellant.

(Index No. 2155/03)

Alla Krupnik, New York, N.Y., for appellant.

Sidney Siller, New York, N.Y., for respondent.

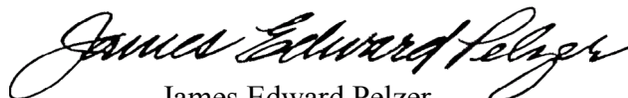
In an action for a divorce and ancillary relief, the defendant appeals, as limited by her brief, from stated portions of an order of the Supreme Court, Kings County (Ambrosio, J.), dated August 11, 2006.

ORDERED that the appeal is dismissed, with costs to the respondent.

The appeal from the intermediate order must be dismissed because the right of direct appeal therefrom terminated with the entry of judgment in the action (*see Matter of Aho*, 39 NY2d 241, 248). The parties were divorced by a judgment dated February 8, 2007. The defendant filed a notice of appeal from the judgment, but subsequently withdrew that appeal on September 4, 2007. Thus, the appeal from the order must be dismissed.

MASTRO, J.P., COVELLO, ENG and BELEN, JJ., concur.

ENTER:



James Edward Pelzer
Clerk of the Court

March 11, 2008

ZAVELIN v GREENBERG