

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

D18536  
C/kmg

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Submitted - January 16, 2008

A. GAIL PRUDENTI, P.J.  
PETER B. SKELOS  
HOWARD MILLER  
JOSEPH COVELLO  
WILLIAM E. McCARTHY, JJ.

2007-06532

DECISION & ORDER

Karolyn Kenedics, respondent, v  
Igor Ribolo, defendant, Irina Kravis, appellant.

(Index No. 28501/04)

Gannon, Rosenfarb & Moskowitz, New York, N.Y. (James A. Aldag and Nicholas  
Gisonda of counsel), for appellant.

In an action to recover damages for personal injuries, the defendant Irina Kravis appeals from an order of the Supreme Court, Kings County (Saitta, J.), dated March 22, 2007, which denied her motion for summary judgment dismissing the complaint insofar as asserted against her.

ORDERED that the order is affirmed, without costs or disbursements.

In support of her motion for summary judgment dismissing the complaint insofar as asserted against her, the defendant Irina Kravis made a prima facie showing of entitlement to judgment as a matter of law (*see generally Alvarez v Prospect Hosp.*, 68 NY2d 320). However, in opposition to the motion, the plaintiff raised triable issues of fact (*see id.*; *Fontecchio v Esposito*, 108 AD2d 780). Accordingly, the Supreme Court correctly denied the defendant's motion.

PRUDENTI, P.J., SKELOS, MILLER, COVELLO and McCARTHY, JJ., concur.

ENTER:



James Edward Pelzer  
Clerk of the Court

March 25, 2008

KENEDICS v RIBOLO