

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

D35719
Y/ct

_____AD3d_____

Argued - May 25, 2012

WILLIAM F. MASTRO, A.P.J.
DANIEL D. ANGIOLILLO
LEONARD B. AUSTIN
SANDRA L. SGROI, JJ.

2011-07161

DECISION & ORDER

Esin Colpan, appellant, v Allied Central Ambulette,
Inc., et al., respondents.

(Index No. 28961/09)

Gardiner & Nolan, Brooklyn, N.Y. (Thomas J. Nolan of counsel), for appellant.

Lewis Brisbois Bisgaard & Smith, LLP, New York, N.Y. (Nicholas P. Hurzeler and
Gregory S. Katz of counsel), for respondents.

In an action to recover damages for personal injuries, the plaintiff appeals, as limited
by her brief, from so much of an order of the Supreme Court, Kings County (Lewis, J.), dated June
3, 2011, as granted the defendants' motion for summary judgment dismissing the complaint.

ORDERED that the appeal from the order is dismissed, with costs to the respondents,
as that order was superseded by an order dated September 16, 2011, made upon reargument (*see*
Colpan v Allied Central Ambulette, Inc., _____AD3d_____ [Appellate Division Docket No.
2011-09919, decided herewith]).

MASTRO, A.P.J., ANGIOLILLO, AUSTIN and SGROI, JJ., concur.

ENTER:



Aprilanne Agostino
Clerk of the Court

July 25, 2012

COLPAN v ALLIED CENTRAL AMBULETTE, INC.