

Bond Case Briefs

Municipal Finance Law Since 1971

LIABILITY - NEW YORK

De Zapata v. City of New York

Supreme Court, Appellate Division, Second Department, New York - May 29, 2019 - N.Y.S.3d - 2019 WL 2275251 - 2019 N.Y. Slip Op. 04132

Pedestrian brought action against city, seeking to recover damages for personal injuries sustained when she fell while walking on sidewalk.

The Supreme Court, Kings County, granted summary judgment in favor of city. Pedestrian appealed.

The Supreme Court, Appellate Division, held that city was not liable for pedestrian's injuries.

City was not liable for injuries pedestrian sustained when she fell while walking on sidewalk; city did not have prior written notice of alleged hole, ditch, or icy condition pedestrian claimed to have caused her fall.