## SUPREME COURT OF THE STATE OF NEW YORK Appellate Division, Fourth Judicial Department

## 906

CA 08-01745

PRESENT: CENTRA, J.P., PERADOTTO, GREEN, PINE, AND GORSKI, JJ.

HYDI TORRES, AS PARENT AND NATURAL GUARDIAN OF ALEXIS CRUZ, PLAINTIFF-RESPONDENT,

V ORDER

LOCKPORT HOUSING AUTHORITY, DEFENDANT-APPELLANT. (APPEAL NO. 1.)

SLIWA & LANE, BUFFALO (MICHAEL T. COUTU OF COUNSEL), FOR DEFENDANT-APPELLANT.

NICHOLAS, PEROT, SMITH, BERNHARDT & ZOSH, P.C., AKRON (JASON R. JURON OF COUNSEL), FOR PLAINTIFF-RESPONDENT.

Appeal from an order of the Supreme Court, Niagara County (Frank Caruso, J.), entered June 16, 2008 in a personal injury action. The order, insofar as appealed from, denied those parts of the motion of defendant to set aside the jury verdict on liability and to grant judgment notwithstanding the verdict.

It is hereby ORDERED that said appeal is unanimously dismissed without costs (see generally Anderson v House of Good Samaritan Hosp., 44 AD3d 135, 137).

Entered: June 5, 2009 Patricia L. Morgan Clerk of the Court