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

523

CA 09-01538

PRESENT: SCUDDER, P.J., MARTOCHE, GREEN, AND GORSKI, JJ.

MEAGAN GODWIN, CARRIE LONG AND CARLEIGH WELDON, PLAINTIFFS-APPELLANTS,

V

MEMORANDUM AND ORDER

STAGECOACH GROUP, PLC, ET AL., DEFENDANTS, J&J HAULING, INC., JOSEPH R. FRENCH, INDIVIDUALLY AND DOING BUSINESS AS J&J TRUCKING, INC., AND/OR J&J HAULING, INC., AND PAMELA ZEISET, AS ADMINISTRATRIX OF THE ESTATE OF ERNEST D. ZEISET, JR., DECEASED, DEFENDANTS-RESPONDENTS. (APPEAL NO. 6.)

damages applies to this action.

CLARK, GAGLIARDI & MILLER, P.C., WHITE PLAINS (LAWRENCE T. D'ALOISE, JR., OF COUNSEL), FOR PLAINTIFFS-APPELLANTS.

CULLEY, MARKS, TANENBAUM & PEZZULO, LLP, ROCHESTER (GLENN E. PEZZULO OF COUNSEL), FOR DEFENDANTS-RESPONDENTS.

Appeal from an order of the Supreme Court, Livingston County (Thomas M. Van Strydonck, J.), entered March 24, 2009 in a personal injury action. The order granted the motion of defendants J&J Hauling, Inc., Joseph R. French, individually and doing business as J&J Trucking, Inc., and/or J&J Hauling, Inc., and Pamela Zeiset, as administratrix of the estate of Ernest D. Zeiset, Jr., deceased, and determined that the law of Ontario, Canada concerning noneconomic

It is hereby ORDERED that the order so appealed from is unanimously affirmed without costs.

Same Memorandum as in *Butler v Stagecoach Group*, *PLC* ([appeal No. 1] ____ AD3d ____ [Apr. 30, 2010]).

Entered: April 30, 2010 Patricia L. Morgan Clerk of the Court