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

525 CA 09-01536

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

COURTNEY COWAN, KELLY COWAN, AND BRIAN COWAN, PLAINTIFFS-APPELLANTS,

V

MEMORANDUM AND ORDER

STAGECOACH GROUP, PLC, COACH USA, INC., INDIVIDUALLY AND DOING BUSINESS AS COACH CANADA, INC., TRENTWAY-WAGAR, INC., ERIE COACH LINES COMPANY, RYAN A. COMFORT, DEFENDANTS-RESPONDENTS, ET AL., DEFENDANTS. (APPEAL NO. 8.)

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

HISCOCK & BARCLAY, LLP, ROCHESTER (ANTHONY J. PIAZZA 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 Stagecoach Group, PLC, Coach USA, Inc., individually and doing business as Coach Canada, Inc., Trentway-Wagar, Inc., Erie Coach Lines Company, and Ryan A. Comfort for summary judgment.

It is hereby ORDERED that said appeal is unanimously dismissed 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