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

385

CA 10-01142

PRESENT: CENTRA, J.P., FAHEY, CARNI, GREEN, AND GORSKI, JJ.

DEWEY R. BARROW AND LISA M. BARROW, PLAINTIFFS-RESPONDENTS,

V ORDER

D.L. GORDON DUBOIS AND PAUL D. DUBOIS, DEFENDANTS-APPELLANTS. (APPEAL NO. 2.)

HORIGAN, HORIGAN & LOMBARDO, P.C., AMSTERDAM (JAMES A. LOMBARDO OF COUNSEL), FOR DEFENDANTS-APPELLANTS.

CALLI, CALLI & CULLY, UTICA (HERBERT J. CULLY OF COUNSEL), FOR PLAINTIFFS-RESPONDENTS.

Appeal from an order of the Supreme Court, Oneida County (Anthony F. Shaheen, J.), entered March 11, 2010 in a personal injury action. The order denied the motion of defendants to set aside the jury verdict pursuant to CPLR 4404 (a).

It is hereby ORDERED that said appeal is unanimously dismissed without costs (see Smith v Catholic Med. Ctr. of Brooklyn & Queens, 155 AD2d 435; see also CPLR 5501 [a] [1]).

Entered: March 25, 2011 Patricia L. Morgan Clerk of the Court