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

## 700

CA 12-02005

PRESENT: SCUDDER, P.J., PERADOTTO, LINDLEY, AND SCONIERS, JJ.

LI HSIEN EASLING, PLAINTIFF-RESPONDENT,

V

ORDER

STEPHEN R. HENDERSON, BRIAN J. CRANS, VICKY A. VANHORN AND CINDY L. DURFEY, AS ADMINISTRATOR FOR THE ESTATE OF DAVID A. CAMPBELL, DECEASED, DEFENDANTS-APPELLANTS.

OSBORN, REED & BURKE, LLP, ROCHESTER (L. DAMIEN COSTANZA OF COUNSEL), FOR DEFENDANT-APPELLANT STEPHEN R. HENDERSON.

LEVENE GOULDIN & THOMPSON LLP, BINGHAMTON (SARAH E. NUFFER OF COUNSEL), FOR DEFENDANT-APPELLANT BRIAN J. CRANS.

GORIS & O'SULLIVAN, LLC, CAZENOVIA (MARK D. GORIS OF COUNSEL), FOR DEFENDANT-APPELLANT VICKY A. VANHORN.

O'NEILL, GROSSO & BROWNELL, WILLIAMSVILLE (JAMES C. GROSSO OF COUNSEL), FOR DEFENDANT-APPELLANT CINDY L. DURFEY, AS ADMINISTRATOR FOR THE ESTATE OF DAVID A. CAMPBELL, DECEASED.

MICHAELS & SMOLAK, P.C., AUBURN (MICHAEL G. BERSANI OF COUNSEL), FOR PLAINTIFF-RESPONDENT.

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Appeals from an order of the Supreme Court, Yates County (W. Patrick Falvey, A.J.), entered July 12, 2012. The order, insofar as appealed from, denied in part the motions of defendants for summary judgment dismissing the amended complaint.

It is hereby ORDERED that the order so appealed from is unanimously affirmed without costs for reasons stated in the decision at Supreme Court.

Entered: June 7, 2013

Frances E. Cafarell Clerk of the Court