

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

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CA 11-02216

PRESENT: SCUDDER, P.J., CENTRA, LINDLEY, SCONIERS, AND MARTOCHE, JJ.

WILLIAM J. PEACOCK, III,
PLAINTIFF-APPELLANT-RESPONDENT,

V

ORDER

JUSTIN ROBIDOUX, TRACEY L. MILES,
DEFENDANTS-RESPONDENTS,
CARL R. ESTEP AND TWIN CITY TRANSPORTATION, INC.,
DEFENDANTS-RESPONDENTS-APPELLANTS.

BROWN CHIARI LLP, LANCASTER (BRADLEY D. MARBLE OF COUNSEL), FOR
PLAINTIFF-APPELLANT-RESPONDENT.

BURDEN, GULISANO & HICKEY, LLC, BUFFALO (JONATHAN S. HICKEY OF
COUNSEL), FOR DEFENDANTS-RESPONDENTS-APPELLANTS.

LAW OFFICE OF DANIEL R. ARCHILLA, BUFFALO (SHAUNA STROM OF COUNSEL),
FOR DEFENDANT-RESPONDENT JUSTIN ROBIDOUX.

BOUVIER PARTNERSHIP, LLP, BUFFALO (GEORGE W. COLLINS OF COUNSEL), FOR
DEFENDANT-RESPONDENT TRACEY L. MILES.

Appeal and cross appeal from an order of the Supreme Court, Erie County (John M. Curran, J.), entered January 26, 2011 in a personal injury action. The order, among other things, granted the motions of defendants Justin Robidoux, Carl R. Estep and Twin City Transportation, Inc. for summary judgment.

Now, upon the stipulation of discontinuance signed by the attorneys for the parties on March 26, 2012, and filed in the Erie County Clerk's Office on April 2, 2012,

It is hereby ORDERED that said appeal and cross appeal are unanimously dismissed without costs upon stipulation.

Entered: April 20, 2012

Frances E. Cafarell
Clerk of the Court