

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

802

CA 02-00250

PRESENT: HAYES, J. P., WISNER, KEHOE, GORSKI, AND LAWTON, JJ.

ELLEN HANLEY, AS PARENT AND NATURAL GUARDIAN
OF AMBER HANLEY, PLAINTIFF-RESPONDENT,

V

ORDER

LAWRENCE C. LEARN, SR., PATRICIA A. LEARN,
DEFENDANTS-APPELLANTS,
ET AL., DEFENDANTS.

WILLIAMSON, CLUNE & STEVENS, ITHACA (ALLAN C. VAN DE MARK OF COUNSEL),
FOR DEFENDANTS-APPELLANTS.

GIBSON, MC ASKILL & CROSBY, LLP, BUFFALO (SHAMUS B. MULDERIG OF
COUNSEL), FOR PLAINTIFF-RESPONDENT.

Appeal from an order of Supreme Court, Cattaraugus County (Nenno, J.), entered November 21, 2001, which, inter alia, denied the motion of defendants Lawrence C. Learn, Sr. and Patricia A. Learn for summary judgment.

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

Entered: June 14, 2002

CARL M. DARNALL
Clerk of the Court