

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

**410**

**CA 09-02003**

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

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R. TODD HENDERSON AND THAD M. COLLUM,  
PLAINTIFFS-RESPONDENTS,

V

ORDER

LLOYD F. MARTIN, JR., INDIVIDUALLY AND AS  
PRESIDENT OF HENDERSON-JOHNSON CO., INC.,  
DEFENDANT-APPELLANT,  
ET AL., DEFENDANT.  
(APPEAL NO. 2.)

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HANCOCK & ESTABROOK, LLP, SYRACUSE (THOMAS C. BUCKEL, JR., OF  
COUNSEL), FOR DEFENDANT-APPELLANT.

HISCOCK & BARCLAY, LLP, SYRACUSE (JOHN P. LANGAN OF COUNSEL), FOR  
PLAINTIFFS-RESPONDENTS.

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Appeal from an order of the Supreme Court, Onondaga County  
(Anthony J. Paris, J.), entered July 20, 2009. The order, insofar as  
appealed from, denied that part of the motion of defendant Lloyd F.  
Martin, Jr., individually and as president of Henderson-Johnson Co.,  
Inc., seeking to hold plaintiffs in civil contempt.

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

Entered: March 19, 2010

Patricia L. Morgan  
Clerk of the Court