

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

480

CA 08-00295

PRESENT: HURLBUTT, J.P., MARTOCHE, CARNI, GREEN, AND PINE, JJ.

JOHN E. MILLER AND OLGA J. MILLER,
PLAINTIFFS-RESPONDENTS,

V

ORDER

JOHN J. LARGETT, TIMOTHY J. KECK AND
DORIS R. KECK, DEFENDANTS-APPELLANTS.

SLYE & BURROWS, WATERTOWN (CHRISTINA E. STONE OF COUNSEL), FOR
DEFENDANTS-APPELLANTS.

MCCLUSKY LAW FIRM LLC, ADAMS (TIMOTHY M. MCCLUSKY OF COUNSEL), FOR
PLAINTIFFS-RESPONDENTS.

Appeal from a judgment (denominated order) of the Supreme Court, Jefferson County (Hugh A. Gilbert, J.), entered January 3, 2008 in an action pursuant to RPAPL article 15. The judgment, after a nonjury trial, inter alia, adjudged that the survey prepared by plaintiffs' surveyor accurately establishes the boundary lines of the parties' lands.

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

Entered: March 20, 2009

JoAnn M. Wahl
Clerk of the Court