

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

1145

CA 11-00459

PRESENT: FAHEY, J.P., CARNI, SCONIERS, GORSKI, AND MARTOCHE, JJ.

MICHAEL J. CAMPBELL, PLAINTIFF-RESPONDENT,

V

ORDER

MITCHELL S. NUSBAUM, DEFENDANT-APPELLANT.

EGGER & LEEGANT, ROCHESTER, RIVKIN RADLER LLP, UNIONDALE (MELISSA MURPHY OF COUNSEL), FOR DEFENDANT-APPELLANT.

CERULLI, MASSARE & LEMBKE, ROCHESTER (MATTHEW R. LEMBKE OF COUNSEL), FOR PLAINTIFF-RESPONDENT.

Appeal from a judgment of the Supreme Court, Monroe County (Harold L. Galloway, J.), entered November 22, 2010 in a personal injury action. The judgment awarded plaintiff money damages upon a jury verdict.

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

Entered: November 10, 2011

Patricia L. Morgan
Clerk of the Court