

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

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CA 19-00673

PRESENT: CENTRA, J.P., CARNI, LINDLEY, NEMOYER, AND TROUTMAN, JJ.

GARY D. WYSOCKI AND MICHELLE WYSOCKI,
PLAINTIFFS-RESPONDENTS,

V

ORDER

STEVEN J. GODINHO AND TIA LAPP,
DEFENDANTS-APPELLANTS.
(APPEAL NO. 2.)

LAW OFFICES OF JENNIFER S. ADAMS, YONKERS (KEVIN J. GRAFF OF COUNSEL),
FOR DEFENDANTS-APPELLANTS.

COLLINS & COLLINS, LLC, BUFFALO (MICHAEL T. SZCZYGIEL OF COUNSEL), FOR
PLAINTIFFS-RESPONDENTS.

Appeal from an order of the Supreme Court, Erie County (Mark A. Montour, J.), entered April 8, 2019. The order, among other things, granted the motion of plaintiff for a default judgment against defendant Steven J. Godinho and for partial summary judgment against defendant Tia Lapp.

Now, upon reading and filing the stipulation of discontinuance signed by the attorneys for the parties on June 9, 2020,

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

Entered: June 12, 2020

Mark W. Bennett
Clerk of the Court