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

## 182

CA 18-01155

PRESENT: WHALEN, P.J., SMITH, CARNI, DEJOSEPH, AND CURRAN, JJ.

MARY ELLEN HANDS, JOHANNAH HANDS, JENNIFER LYNN BOWIE, DIANA BROHMAN AND CHANTAL QUESNEL, PLAINTIFFS-RESPONDENTS,

V

ORDER

RENE J. BISSON, ET AL., DEFENDANTS, STEPHANIE HUME, AS EXECUTRIX OF THE ESTATE OF TIMOTHY J. HUME, DECEASED, AND MATRIX EXPEDITED SERVICE, LLC, DEFENDANTS-APPELLANTS.

RUPP BAASE PFALZGRAF CUNNINGHAM LLC, ROCHESTER (MATTHEW C. LENAHAN OF COUNSEL), FOR DEFENDANTS-APPELLANTS.

FEROLETO LAW, BUFFALO (JOHN P. FEROLETO OF COUNSEL), FOR PLAINTIFFS-RESPONDENTS.

Appeal from an order of the Supreme Court, Oneida County (Samuel D. Hester, J.), entered December 28, 2017. The order granted plaintiffs' motion to set aside the liability verdict of the jury as against the weight of the evidence.

Now, upon the stipulation of discontinuance signed by the attorneys for the parties on March 7, 2019, and filed in the Oneida County Clerk's Office on March 14, 2019,

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

Mark W. Bennett Clerk of the Court