NOT FOR PUBLICATION WITHOUT THE APPROVAL OF THE APPELLATE DIVISION

This opinion shall not "constitute precedent or be binding upon any court." Although it is posted on the internet, this opinion is binding only on the parties in the case and its use in other cases is limited. R. 1:36-3.

SUPERIOR COURT OF NEW JERSEY APPELLATE DIVISION DOCKET NO. A-3544-20

KENDALL HARVEY, KIMBERLY HARVEY, her mother, and DARYL HARVEY, her father,

Plaintiff-Appellants,

v.

GRANT SHIVERS, KATE
BOURQUIN, DEVON DEBELLIS,
WOODBURY HIGH SCHOOL,
WOODBURY BOARD OF EDUCATION,
BRUCE DIAMOND, HEAD COACHMAPLE SHADE GIRL'S VARSITY
SOFTBALL, KELLY ROSE, KYLE
HAGERTHEY, JENNIFER
KETCHEN, MAPLE SHADE HIGH
SCHOOL, MAPLE SHADE BOARD
OF EDUCATION, RALPH J.
STEINHAUER ELEMENTARY
SCHOOL, WEB TPA and AXIS
ACCIDENT & HEALTH,

Defendants-Respondents.

Before Judges Geiger, Susswein and Fisher.

On appeal from the Superior Court of New Jersey, Law Division, Burlington County, Docket No. L-0862-19.

Puff & Cockerill, LLC, attorneys for appellant Kendall Harvey (Jonathan R. Ivans, on the brief).

Hill Wallack LLP, attorneys for respondents Grant Shivers, Kate Bourquin, Devon DeBellis and Woodbury Board of Education (Jeffrey L. Shanaberger, of counsel and on the brief; Marissa K. Villa, on the brief).

Madden & Madden, PA, attorneys for respondents Bruce Diamond, Kelly Rose, Kyle Hagerthey, Jennifer Ketchen, Maple Shade High School and Ralph J. Steinhauer Elementary School (Mark W. Strasle, on the brief).

PER CURIAM

The parties having amicably resolved their disputes and having filed a stipulation of dismissal, the appeal is hereby dismissed with prejudice and without costs.

I hereby certify that the foregoing is a true copy of the original on file in my office.

CLERK OF THE APPELLATE DIVISION