

AETNA CASUALTY & SURETY COMPANY and TRAVELERS PROPERTY &
CASUALTY COMPANY,

Plaintiffs-Respondents,

v.

JAMES SIMONE, DEBRA SIMONE, JIMMY SIMONE, an infant by his parents JAMES and
DEBRA SIMONE,

Defendants,

and

VINCENT IORIO, an infant by his guardian ad litem RALPH IORIO, and RALPH IORIO,
individually,

Defendants-Appellants.

Argued January 14, 2002 -- Decided February 6, 2002

On certification to the Superior Court, Appellate Division, whose opinion is reported at 340
N.J.Super. 19, 773 A.2d 722 (2001).

Kenneth G. Andres, Jr., Haddonfield, argued the cause for appellants (Andres & Berger, attorneys;
Kevin Haverty, on the brief).

Michael B. Oropollo, New Brunswick, argued the cause for respondents (Harwood Lloyd,
attorneys).

Lawrence C. Wohl, Princeton, submitted a brief on behalf of amicus curiae, Association of Trial
Lawyers--New Jersey (Pellettieri, Rabstein & Altman, attorneys).

PER CURIAM.

The judgment is affirmed, substantially for the reasons expressed in Judge King's opinion of the
Appellate Division, reported at 340 N.J.Super. 19, 773 A.2d 722 (2001).

For affirmance--Chief Justice PORITZ and Justices COLEMAN, LONG, VERNIERO,
LaVECCHIA, and ZAZZALI.

Opposed--None.