

CHELSEA AMANDA BROOKE COBB, by and through D. RODNEY KIGHT, JR.,  
her Guardian ad Litem; and ROBERT B. COBB, Father of Plaintiff, Individually v.  
TOWN OF BLOWING ROCK, a Municipal Corporation, and CITY OF BLOWING  
ROCK, a Municipal Corporation

No. 300A11

(FILED 27 JANUARY 2012)

Appeal pursuant to N.C.G.S. § 7A-30(2) from the decision of a divided panel  
of the Court of Appeals, \_\_\_ N.C. App. \_\_\_, 713 S.E.2d 732 (2011), finding error in a  
judgment entered on 17 October 2008 and an order entered on 30 March 2009, both  
by Judge Anderson D. Cromer in Superior Court, Watauga County, and remanding  
for a new trial. Heard in the Supreme Court on 11 January 2012.

*Brown Moore & Associates, PLLC, by R. Kent Brown, for plaintiff-appellees.*

*Clawson & Staubes, PLLC, by Andrew J. Santaniello and Summer D. Eudy,  
for defendant-appellant Town of Blowing Rock.*

*Poisson, Poisson & Bower, PLLC, by E. Stewart Poisson; and Goldsmith,  
Goldsmith & Dews, P.A., by Frank Goldsmith, for North Carolina Advocates  
for Justice, amicus curiae.*

PER CURIAM.

For the reasons stated in the dissenting opinion, the decision of the Court of  
Appeals is reversed.

REVERSED.