

Supreme Court of the State of New York
Appellate Division: Second Judicial Department

M76576
E/sl

A. GAIL PRUDENTI, P.J.
FRED T. SANTUCCI
WILLIAM E. McCARTHY
CHERYL E. CHAMBERS, JJ.

2008-05746

DECISION & ORDER ON MOTION

Ghamsham Singh, etc., et al., appellants,
v Smart Choice Auto Sale, et al., respondents.

(Index No. 17730/067)

Motion by Hallima Idan and Mohamed Amin on appeals from an order of the Supreme Court, Nassau County, dated May 20, 2008, for leave to correct their notice of appeal to reflect that they are proper appellants.

Upon the papers filed in support of the motion and no papers having been filed in opposition or in relation thereto, it is

ORDERED that the motion is granted, and the notice of appeal of Hallima Idan and Mohamed Amin is deemed corrected to reflect that Hallima Idan and Mohamed Amin are proper appellants (*see* CPLR 2001; *Matter of Tagliaferri v Weiler*, 1 NY3d 605).

PRUDENTI, P.J., SANTUCCI, McCARTHY and CHAMBERS, JJ., concur.

ENTER:



James Edward Pelzer
Clerk of the Court

October 1, 2008

SINGH v SMART CHOICE AUTO SALE