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

1270

CA 08-01818

PRESENT: CENTRA, J.P., FAHEY, PERADOTTO, CARNI, AND GORSKI, JJ.

FRANK PARLATO, JR., INDIVIDUALLY AND AS MANAGER OF ONE NIAGARA, LLC AND AS PRESIDENT OF WHITESTAR DEVELOPMENT CORP., AND WHITESTAR DEVELOPMENT CORP., AS MEMBER OF ONE NIAGARA, LLC, PLAINTIFFS-RESPONDENTS,

V ORDER

INCREDIBLE INVESTMENTS LIMITED, SHMUEL SHMUELI,
DEFENDANTS-APPELLANTS,
ET AL., DEFENDANT.
(APPEAL NO. 2.)

ZDARSKY SAWICKI & AGOSTINELLI LLP, BUFFALO (JOSEPH E. ZDARSKY OF COUNSEL), AND LORENZO & COHEN, FOR DEFENDANTS-APPELLANTS.

ROSCETTI & DECASTRO, P.C., NIAGARA FALLS (PAUL A. GRENGA OF COUNSEL), FOR PLAINTIFFS-RESPONDENTS.

Appeals from an order of the Supreme Court, Niagara County (Frank Caruso, J.), entered July 15, 2008. The order adjourned the motions of defendants-appellants to vacate a preliminary injunction.

It is hereby ORDERED that said appeals are unanimously dismissed without costs (see Fisher v Ives, 251 AD2d 1022).

Entered: November 13, 2009 Patricia L. Morgan Clerk of the Court