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

1068

CA 10-00041

PRESENT: SCUDDER, P.J., CENTRA, PERADOTTO, SCONIERS, AND PINE, JJ.

RAYMOND S. SWAN, JR. AND DORIS J. SWAN, PLAINTIFFS-RESPONDENTS,

V ORDER

ANDREW J. INGERSOLL, DEFENDANT-RESPONDENT, AND NOCO EXPRESS, A DIVISION OF NOCO ENERGY CORP., DEFENDANT-APPELLANT.
(APPEAL NO. 3.)

JAECKLE, FLEISCHMANN & MUGEL, LLP, BUFFALO (DAVID G. BROCK OF COUNSEL), FOR DEFENDANT-APPELLANT.

CONNORS & VILARDO, LLP, BUFFALO (AMY C. MARTOCHE OF COUNSEL), FOR PLAINTIFFS-RESPONDENTS.

BOUVIER PARTNERSHIP, LLP, BUFFALO (NORMAN E.S. GREENE OF COUNSEL), FOR DEFENDANT-RESPONDENT.

Appeal from a judgment of the Supreme Court, Erie County (Frank A. Sedita, Jr., J.), entered July 9, 2009 in a personal injury action. The judgment dismissed the amended complaint and cross claim against defendant Andrew J. Ingersoll.

Now, upon the stipulation of discontinuance of action signed by the attorneys for the parties on November 16, 2010, and filed in the Erie County Clerk's Office on November 22, 2010,

It is hereby ORDERED that said appeal is unanimously dismissed without costs upon stipulation.

Entered: December 30, 2010 Patricia L. Morgan Clerk of the Court