DANOPULOS, APPELLEE, v. AMERICAN TRADING II, L.L.C., APPELLANT. [Cite as *Danopulos v. Am. Trading II, L.L.C.*, 157 Ohio St.3d 147, 2019-Ohio-3204.]

Appeal dismissed as having been improvidently accepted.

(No. 2018-1157—Submitted July 9, 2019—Decided August 13, 2019.) APPEAL from the Court of Appeals for Hamilton County, No. C-170461, 2018-Ohio-2536.

{¶ **1}** This cause is dismissed as having been improvidently accepted.

 $\{\P 2\}$ The court orders that the opinion of the court of appeals may not be cited as authority except by the parties inter se.

O'CONNOR, C.J., and FISCHER, HENSAL, DONNELLY, and STEWART, JJ., concur.

KENNEDY and FRENCH, JJ., dissent.

JENNIFER HENSAL, J., of the Ninth District Court of Appeals, sitting for DEWINE, J.

W. Michael Conway, for appellee.

Crehan & Thumann, L.L.C., and Robert J. Thumann, for appellant.

Bricker & Eckler, L.L.P., Anne Marie Sferra, David K. Stein, and Lindsey A. Roberts, urging reversal for amici curiae, Ohio Pawnbrokers Association, Ohio Council of Retail Merchants, Jewelers' Security Alliance, and Mid-America Jewelers Association.