COURT OF APPEAL FOR ONTARIO

CITATION: The Courthouse Block Inc. v. Middlesex Condominium Corporation

No. 173, 2012 ONCA 157 DATE: 20120312

DOCKET: C54118

Feldman, MacPherson and Rouleau JJ.A.

BETWEEN

The Courthouse Block Inc.

Applicant (Appellant)

and

Middlesex Condominium Corporation No. 173

Respondent (Respondent in Appeal)

Brian T. Daly and Sean C. Flaherty, for the appellant

Jonathan Fine and Kristine Bailey, for the respondent

Heard and endorsed: March 9, 2012

On appeal from the judgment of Justice Helen Rady of the Superior Court of Justice, dated July 5, 2011.

APPEAL BOOK ENDORSEMENT

The appellant appeals the decision of Rady J. denying an order for an oppression remedy under s. 135 of the *Condominium Act, 1998*, S.O. 1998, c.19. We see no basis on which to interfere with the decision of the motion judge. She considered the full record, the case law on the section and then applied the law to her view of the facts and exercised her discretion on whether the oppression

remedy was applicable in the circumstances of this case. She made no reversible error in so doing.

[2] The appeal is therefore dismissed. Costs to the respondent of \$15,000 inclusive of disbursements and H.S.T.