

2008 CarswellOnt 3578
Ontario Superior Court of Justice (Divisional Court)

Pyle v. Westdale Properties

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**Adam Pyle, Tenant (Appellant in Appeal) and Westdale
Properties, Landlord (Respondent in Appeal)**

Ledreman J.

Judgment: June 11, 2008
Docket: Toronto 153/08

Counsel: Douglas H. Levitt, for Landlord/Respondent in Appeal

Subject: Civil Practice and Procedure; Property

Related Abridgment Classifications

For all relevant Canadian Abridgment Classifications refer to highest level of case via History.

Civil practice and procedure

XXI Practice on appeal

XXI.17 Application to quash appeal

XXI.17.b Miscellaneous

Headnote

Civil practice and procedure --- Practice on appeal — Application to quash appeal — General principles

Ledreman J.:

- 1 On consent, order to go quashing the appeal.
- 2 In view of the history of this and prior proceedings, the landlord will have its costs fixed at \$ 3,000. payable by the tenant within 30 days.
- 3 I have signed the order.