

The
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No. 11

APPELLATE DIVISION.

SECOND DIVISIONAL COURT.

MAY 21ST, 1917.

FLEXLUME SIGN CO. LIMITED v. GLOBE SECURITIES
LIMITED.

Practice—Order Staying Action—“Event” of Similar Action Proceeding to Trial and Appeal—Determination by Court of Last Resort—Costs.

Appeal by the defendants from the order of MIDDLETON, J., in Chambers, ante 138.

Leave to appeal was refused by FALCONBRIDGE, C.J.K.B., ante 196.

The defendants appealed without leave, maintaining that the order appealed from was one finally disposing of the whole action (Rule 507 (1)).

The appeal was heard by MEREDITH, C.J.C.P., RIDDELL, LENNOX, and ROSE, JJ.

I. F. Hellmuth, K.C., for the appellants.

A. C. Master, for the plaintiffs, respondents.

THE COURT varied the order by providing that judgment in this action shall be eventually entered in accord with the judgment which shall be eventually entered in the action of Flexlume Sign Co. Limited v. Macey Sign Co. Limited. No costs of appeal.