

Lienholders Defeat Owner's Complex Attempt to Preserve Priority

July 2, 2009

By Glenn Ackerley

Neither a borrower nor a lender be . . . Ontario's Court of Appeal recently had the chance to consider that question in a construction lien case—*Parkland Plumbing v. Minaki Lodge Resort 2002 Inc. et al.*—and decided that it spelled trouble for “borrower/lender”.

For more information or inquiries:



Glenn Ackerley

Toronto
416.947.5008

Email:
gackerley@weirfoulds.com

Glenn Ackerley is the Chair of the Construction Practice Group at WeirFoulds. His practice is focused on construction law, construction liens and construction litigation.

WeirFoulds^{LLP}

www.weirfoulds.com

Toronto Office

4100 – 66 Wellington Street West
PO Box 35, TD Bank Tower
Toronto, ON M5K 1B7

Tel: 416.365.1110
Fax: 416.365.1876

Oakville Office

1320 Cornwall Rd., Suite 201
Oakville, ON L6J 7W5

Tel: 416.365.1110
Fax: 905.829.2035