Wrong court cost Ottawa \$5,000

Judge moves aboriginal discrimination case to a federal court

by Mark McEachern

ST. CATHARINES - The Niagara Aboriginal Area Management Board and another agency were awarded \$5,000 dollars after a judge ruled that they were fighting a discrimination case in the wrong court. Justice Joesph Quinn of Ontario Court's general division ruled that a federal lawyer acting in the case did not act soon enough to move this case to a federal court where it belonged. "This is a setback, but it's not going to stop us from fighting", said Vince Hill, the head of the Niagara board. "This has been the (federal government's) approach all along to dealing with aboriginal issues, to just drag things out and hope they (aboriginals) will forget about it. But that's not going to happen here, we are not

going to let this issue go away". The issue concerns a constitutional court case launched by the group last May claiming that the government discriminated against non-reserve Natives when it changed the distribution of native job training funds in 1996. The training funds are now controlled through band councils and according to Hill, it leaves nonreserve dwellers with a "pile of red tape" to deal with in order to access job help. As it stands right now, most non-reserve natives are only allowed to vote for their respective chiefs and are not always eligible to vote for band council positions when they no longer live on their reserves.

"We are not challenging the

... Continued on page 2