



PERSONAL INJURY

Personal injuries arising out of slips and falls, motor vehicle accidents, and other casualty events, are the most frequently litigated civil matters before our courts. Our law firm's Personal Injury Group is well positioned to maximize results for our clients, while minimizing time and expense.

Services

Our Personal Injury Group has extensive experience with all manner of claims, including fatalities and such catastrophic injuries as quadriplegia and paralysis.

While we appear regularly before all levels of courts, on motions, trials, applications, and appeals, we frequently make use of mediation and alternative dispute resolution (ADR) techniques to minimize costs. We also collaborate with an extensive team of support experts to assist us in preparing and assessing our clients' cases, including:

We regularly represent clients in all manner of personal injury claims, including those arising from:

- private investigators;
- medical, vocational, and rehabilitative experts;
- forensic accountants and actuaries; and
- accident reconstructionists.

Our Personal Injury Group is an experienced team of Toronto trial lawyers that can analyze the issues and develop a creative strategy to manage and resolve personal injury claims quickly and efficiently for our clients.

- motor vehicle accident;
- slip and fall;
- assault;
- sports accident;
- municipal liability;
- occupiers' liability; and
- general casualty.

Featured Cases

Featured Case: Summary Judgment in Third Party Claims Alive & Viable on Claims for Contribution & Indemnity

An Updated Case Comment: Jung v Cloverdale Mall Inc., et al - 2015 ONSC 2386

Case Summary: Carneiro et al and Regional Municipality of Durham et al and Zurich Insurance Company Ltd., 2015 ONSC 2427

Case Study: Rideau Acres Ltd. v. Lombard Canada Ltd.

McCague Borlack on winning side of two cases released by the Supreme Court of Canada

Chairs

Van Krkachovski
416-860-0034
vkrkachovski@mccagueborlack.com

Peter F. Yaniszewski
416-860-0037
pfyaniszewski@mccagueborlack.com

PERSONAL INJURY cont'd

Featured Publications

- *Do Parents Know Best? An Update on the Enforceability of Waivers Executed on Behalf of Infants*
- *Legalizing Marijuana: Drugged driving and how insurers can manage risk*
- *Mould Growth Personal Injury Claims Spreading*
- *Legalizing Marijuana: Are Dispensaries and Vapour Lounges the new Tavern?*
- *Strategies for Managing Claims related to Subjective Illnesses or Injuries in a Mediation*
- *Court of Appeal Decision on Dependency in a Priority Dispute Dealing with New Relationships*
- *Pokémon Go: Augmented Reality is the New Reality for Liability Insurers*
- *Update on Issues relating to Autonomous Vehicles: Recent Fatality & the Anticipated Challenges arising from the Accident*
- *Mandatory Training for Commercial Truckers a Welcome Change*
- *When to say Enough? Marfo v. Ahmed: A restatement of the law regarding defence medical examinations*
- *Update from the Trenches: The Court of Appeal Denies the Availability of the Doctrine of Laches in Loss Transfer Disputes*
- *An Update on Uber and Autonomous Vehicles*
- *Utilizing New Medical Technology in Today's Litigation*
- *Is there a 10 day time period on EUOs? Case Comment: Choeun ats Allstate*
- *Update from the Trenches: The Court of Appeal Denies the Availability of the Doctrine of Laches in Loss Transfer Disputes*
- *An Update on Uber and Autonomous Vehicles*
- *Changes to the Accident Benefits Regime*
- *Utilizing New Medical Technology in Today's Litigation*
- *Insurers Seeking Recovery of Overpayment? Beware of Notice Requirements Case Comment: Intact Insurance v. Marianayagam 2016*
- *Goodbye FSCO, Hello LAT!*
- *The requirement to provide "medical reasons" when denying treatment plans: a ticking time bomb?*
- *Superior Court Re-Affirms that Bus Drivers are Held to a Higher Standard of Care*
- *For Want of Jurisdiction*