



Lisanne McCullough

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Lisanne practices in civil litigation with an emphasis on insurance defence. She joined McCague Borlack after practicing insurance defence for 9 years at a large national firm in Ottawa. Lisanne has acted on behalf of a number of property and casualty insurers throughout Eastern Ontario defending motor vehicle accident, slip and fall, and property claims, in addition to defending claims involving coverage disputes, non-profit organizations, and municipalities.

Associate Lawyer
Bar Admission: 2010

Practice Areas

Accident Benefits
Commercial & Business Litigation
General Casualty & Special Risks Health,
Insurance Coverage
Mediation, Arbitration & ADR
Municipal Liability
Personal Injury
Professional Liability
Property Insurance
Risk Management Services
Subrogation

Lisanne has appeared before the Ontario Superior Court of Justice on various matters, including during trials and contested motions. She has extensive experience conducting examinations for discovery and representing clients during various alternative dispute resolutions processes, including countless mediations, pre-trials and negotiations.

Lisanne is fluent in both English and French.

Education

- LL.B., University of Ottawa (cum laude) - 2009
- Bachelor of Social Sciences, Concentrations in Psychology and Criminology, University of Ottawa (summa cum laude) - 2006

Professional & Business Affiliations

- County of Carleton Law Association
- Canadian Bar Association
- Ontario Bar Association

TORONTO

OTTAWA

KITCHENER

BARRIE

LONDON

Publications and Speeches

Arcand v. Abiwin Co-operative Inc., 2011 FCA 170 – Appeal decision regarding the dismissal of an application pursuant to s. 14 of the Personal Information and Protection of Documents Act

Burn v. Aikman, The county of Lanark and The Township of Beckwith, 2012 ONSC 5811 - Decision on a motion to strike a claim for disclosing no reasonable cause of action. The Plaintiff's claim against the municipality was struck on the basis that the municipality did not owe him a duty to ensure that cattle did not stray onto its roadways.

Cox v. Her Majesty the Queen in Right of Ontario and Children's Aid Society of Ottawa, 2016 ONSC 6715 - Decision on a motion to strike the claim on the basis that the limitation period had expired. The Plaintiff's claim was deemed frivolous, vexatious and an abuse of process.



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