

HARPER GREY LLP

3200 – 650 West Georgia Street
Vancouver, British Columbia, V6B
4P7
Canada

Tel: 604 687 0411
Fax: 604 669 9385

**“CASE SUMMARY: THE ISSUANCE OF A
BUILDING PERMIT WAS UNREASONABLE
BECAUSE THE DRAWINGS WERE NOT MADE IN
COMPLIANCE WITH THE ARCHITECTS ACT”
RE-PUBLISHED BY QUICKSCRIBE REPORTER**

A recent case summary authored by Harper Grey lawyer [Jackson Doyle](#) was re-published in the September 2020 edition of the Quickscribe Reporter.

Originally published in the LexisNexis® Harper Grey Administrative Law Netletter, “Case Summary: The Issuance of a Building Permit was Unreasonable because the Drawings Were Not Made in Compliance with the *Architects Act*” discusses the decision in *Architectural Institute of British Columbia v. Langford (City)*, 2020 BCSC 881. In this case, the Court held that the City’s decision to issue a building permit for a structure that was designed in contravention of the *Architects Act*, and without considering the *Architects Act*, was not reasonable.

Check out the 2020 September edition of the Quickscribe Reporter [here](#).

View the case summary on our Administrative Law Blog [here](#).

If you would like to discuss this case further, please contact Jackson C. Doyle at jdoyle@harpergrey.com.