



MOLLIE CLARK

Mollie is an associate working with our Family, Insurance, Health and Privacy, Defamation and Media Law Groups.

MOLLIE CLARK

Associate
Harper Grey LLP
mclark@harpergrey.com
604.895.2881

ASSISTANT

Karen Liu
kliu@harpergrey.com

EXPERTISE

Health Law
Insurance Law
Family Law
Defamation, Privacy & Media Law

Mollie first joined Harper Grey as a summer student in 2017. She completed her articles with the firm and was called to the BC bar on May 28, 2019. Mollie attended the University of British Columbia and received her B.A. in Psychology in 2013. She then went on to attend law school at the University of Victoria and received her J.D. in 2018. While attending law school, Mollie received the Cook Roberts LLP Scholarship in Civil Procedure and the Lawson Lundell Prize in Business Associations. Mollie is the current Director of Marketing for the Hutch Fund Society, a charity founded in North Vancouver that fundraises for the mental health community. Prior to working with the Hutch Fund Society, she volunteered at various other organizations including the Atira Women's Resource Society, Pro Bono Students Canada, Access Pro Bono Society of BC and GF Strong Rehabilitation Centre.

CREDENTIALS

EDUCATION

- University of Victoria, J.D., 2018
- University of British Columbia, B.A., 2013

BAR ADMISSIONS

- British Columbia, 2019

LEADERSHIP

- Director, Hutch Fund Society

MEMBERSHIP

- Member, The Law Society of British Columbia
- Member, Canadian Bar Association, BC Branch

SELECT ARTICLES + PUBLICATIONS

Case Summary authored by Mollie Clark featured in Quickscribe Reporter
Written by: Mollie Clark

"In Trust Accounts: the Good, the Bad and the Ugly" re-published in CALU InfoExchange Newsletter

Published in: CALU InfoExchange Newsletter

Written by: Sandra Abley, JD, CFP®, TEP, Mollie Clark

STEP Newsletter Publishes Article Co-Authored by Sandy Abley and Mollie Clark

Published in: STEP Newsletter

Written by: Sandra Abley, JD, CFP®, TEP, Mollie Clark

Kim Jakeman and Mollie Clark co-author Unconscious Bias Article Published by The Advocate

Published in: The Advocate - Volume 77

Written by: Kimberly J. Jakeman*, Mollie Clark

SELECT EVENTS + PRESENTATIONS

Jonathan Meadows, Mollie Clark and Mark McPhee present at 2021 Harper Grey Insurance Law Spring Seminar

Event Date: 12.Mar.21

Presented by: Jonathan D. Meadows*, Mollie Clark, Mark McPhee, Jennifer R. Woznesensky

SELECT NEWS

We are delighted to welcome Mollie Clark as an associate with Harper Grey

Related to: Mollie Clark - 06.Jun.19

Harper Grey welcomes five new Associates

Related to: Mollie Clark, Jessica Wilson, Deanna Froese, Dominic Wan, Jaeda Lee - 05.Jun.19

SELECT NEWSLETTERS + UPDATES

Case Summary: It's all fair game: the scope of an investigation ordered pursuant to British Columbia Law Society Rule 4-55 encompasses a broad investigation of the member's entire legal practice and is not limited to the concerns that triggered the investigation

Published In: Administrative Law Newsletter 20.July.21

Written by: Mollie Clark

Case Summary: It's all in the context: the content of hospital privileges and assessment of what constitutes constructive revocation of privileges is highly contextual, to be examined on a case by case basis

Published In: Administrative Law Newsletter 20.July.21

Written by: Mollie Clark

Case Summary: Pump the brakes – sections 133(1)(b) and (c) of the Civil Resolutions Tribunal Act, S.B.C. 2012, c. 25 are declared unconstitutional and of no force and effect

Published In: Administrative Law Newsletter 20.Apr.21

Written by: Mollie Clark

Case Summary: It's all relative – what it takes for a decision maker to discharge its duty of procedural fairness depends on a determination of the level of procedural fairness required in the specific circumstances

Published In: Administrative Law Newsletter 20.Apr.21

Written by: Mollie Clark

Case Summary: Facts are facts – where an administrative body’s rules create a strict liability offence, the fact of the offence results in liability. There is no liability defence of due diligence available

Published in: Administrative Law Newsletter – 19.Jan.21

Written by: Mollie Clark

Case Summary: You don’t get a second kick at the can – all evidence and issues one wishes to raise within administrative proceedings should be raised with the administrative decision-maker and may be disregarded by reviewing courts

Published In: Administrative Law Newsletter – 19.Jan.21

Written by: Mollie Clark

Case Summary: Reasons are all around – a reviewing court should make a determination regarding adequacy of reasons in the specific context of each case, including information conveyed by way of the order, submissions, as well as comments made during the hearing

Published In: Administrative Law Newsletter – 20.Oct.20

Written by: Mollie Clark

Case Summary: Costs: clear cases only – an award of costs is in the discretion of the judge or the administrative tribunal that makes the award, and appellate courts will only interfere if there has been an error of principle, or the award of costs is plainly wrong

Published In: Administrative Law Newsletter – 20.Oct.20

Written by: Mollie Clark

Case Summary: That was yesterday, and yesterday’s gone – the Vavilov decision does not invite us to return to an era where “patent unreasonableness” is given a meaning beyond “reasonableness”

Published In: Administrative Law Newsletter – 18.Aug.20

Written by: Mollie Clark

Case Summary: An application for anonymity may be unsuccessful in light of behaviour inconsistent with a desire for anonymity: both the litigious conduct of a petitioner, and a delay in time in applying for anonymity and sealing of court files after commencing complaints may undermine a petitioner’s assertion of a concern for privacy

Published In: Administrative Law Newsletter – 19.May.20

Written by: Mollie Clark

Case Summary: Employers only have to try so hard: terminating employment after an employee fails to engage in the accommodation process and fails to respond to related correspondence is not retaliation

Published In: Administrative Law Newsletter – 19.May.20

Written by: Mollie Clark

Case Summary: Exploring the scope of solicitor-client privilege

Published In: Administrative Law Newsletter – 17.Dec.19

Written by: Mollie Clark

Case Summary: Strata Corporations are free to get in their own way when it comes to claiming reimbursement of insurance deductibles from owners

Published In: Administrative Law Newsletter – 17.Dec.19

Written by: Mollie Clark

Case Summary: Federal Court Of Appeal upholds lower court's decision that Transport Canada Delegate Authority did not breach duty of procedural fairness in cancelling transportation security clearance on basis of past criminal charges

Published In: Administrative Law Newsletter – 17.Sep.19

Written by: Mollie Clark

Case Summary: BC Supreme Court overturns Privacy Commissioner decision that records containing the total legal costs of ongoing litigation were producible on the basis that the presumption of privilege had been rebutted

Published In: Administrative Law Newsletter – 17.Sep.19

Written by: Mollie Clark