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## **ROSE KEITH, QC REVIEWS THREE RECENT CASES ADDRESSING THE ENFORCEMENT OF EMPLOYMENT AGREEMENTS IN HER LATEST “EMPLOYMENT UPDATE” COLUMN IN THE VERDICT**

In her most recent “Employment Update” column for The Verdict, Issue 163 | Winter 2019, Harper Grey lawyer, [Rose Keith, QC](#), reviews three cases – 1) Ontario Court of Appeal case of *Theberge-Lindsay v. 3395022 Canada Inc. (Kutcher Dentistry Professional Corporation)*<sup>1</sup> – requirement for consideration for an employment agreement limiting entitlement to notice to be enforceable; 2) British Columbia Supreme Court decision in *Acumen Law Corporation v. Ojanen* which provides a helpful summary of the principles applicable to determination of damages in a wrongful dismissal case; and 3) The Alberta Court of Queen’s bench considered the consequences of receipt of disability benefits during the period of notice in the case of *Belanger v. Western Ventilation Products Ltd.*

Read the article [here](#). If you have any questions or comments relating to the article, please reach out to Rose at [rkeith@harpergrey.com](mailto:rkeith@harpergrey.com).

The Verdict, published quarterly by The Trial Lawyers Association of British Columbia, brings top-quality news and information to the legal profession. You can learn more about The Verdict and read past issues [here](#).