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"CASE SUMMARY: SKI TICKET WAIVER OF LIABILITY NOT EFFECTIVE WITHOUT REASONABLE NOTICE BEFORE PURCHASE OF TICKET" RE-PUBLISHED BY QUICKSCRIBE REPORTER

A recent case summary authored by Harper Grey lawyer, [Dominic Wan](#), was recently re-published in the July 2020 edition of the Quickscribe Reporter.

Originally published to the Harper Grey Insurance Law Newsletter, the summary discusses the recent decision in *Apps v. Grouse Mountain Resorts Ltd.*, where the plaintiff appealed an order of the summary trial judge dismissing his claim against the defendant pursuant to a waiver of liability clause printed on a ski lift ticket purchased from the defendant and posted on a sign above the ticket booth.

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