



JACKSON C. DOYLE

Jackson is an Associate with Harper Grey and a member of our Health Law, Construction & Engineering Law and Commercial Law Groups.

JACKSON C. DOYLE

Associate
Harper Grey LLP
jdoyle@harpergrey.com
604.895.2905

ASSISTANT

Mona Chu
mchu@harpergrey.com

EXPERTISE

Commercial Litigation
Construction & Engineering Law
Health Law
Professional Regulation

Jackson has experience assisting clients in both civil and regulatory matters. His preferred area of practice is professional liability and he has experience defending claims against dentists, engineers, nurses, optometrists, physicians and psychologists. He has acted for a number of professionals before their regulatory bodies in matters concerning contempt, unauthorized practice, discipline and investigative proceedings as well as various quality assurance programs. Jackson also has experience appearing before BC Provincial and Supreme Court, Provincial Health authorities and the Health Professions Review Board. He provides counsel to the regulatory bodies that oversee and govern professionals and defends lawsuits brought against regulatory organizations.

Jackson was called to the bar in 2016 after completing his articles with Harper Grey. He contributes to the Lexis Nexis Administrative Law Netletter and presented at the BC Chiropractors Association Annual General Meeting. Jackson enjoys mentoring students and presents seminars on various topics within Harper Grey.

CREDENTIALS

EDUCATION

- University of Birmingham, LL.B., 2013
- University of British Columbia, B.A. Political Science and Philosophy, 2009

BAR ADMISSION

- British Columbia, 2016

LEADERSHIP

- Treasurer, Canadian Bar Association Health Section
- Member at Large, Canadian Bar Association Administrative Law Section
- Former Member at Large, Canadian Bar Association Health Section
- Contributing Author, LexisNexis® Harper Grey Administrative Law Netletter™
- Contributing Author, Harper Grey Canadian Administrative Law Blog
- Contributing Author, Harper Grey Administrative Law Observer Newsletter
- Member, Hoop-Law Charity Basketball Tournament

MEMBERSHIP

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

SELECT ARTICLES + PUBLICATIONS

Julie Gibson and William Clark co-author Chapter 16 “Interlocutory Practice” of BC Administrative Law Practice Manual

Published In: CLE BC Administrative Law Practice Manual - Part Two: Review by the Courts - 2015

Written by: Julie K. Gibson, William S. Clark*, Jackson C. Doyle

SELECT EVENTS + PRESENTATIONS

Jackson Doyle to present at upcoming 2019 BCCA AGM and Convention

Presentation date: 01.Nov.19

Presented by: Jackson C. Doyle

Scott Marcinkow, Rose Keith and Jackson Doyle to present at 2019 BCCA AGM and Convention

Presentation date: 01.Nov.19

Presented by: Scott J. Marcinkow, Rose Keith, QC*, Jackson C. Doyle

Jackson Doyle and Brett Weninger to present on Best Practices for Medical Office Staff

Presentation date: 09.Oct.19

Presented by: Jackson C. Doyle, Brett Weninger

Scott Marcinkow and Jackson Doyle to speak at 2018 BCCA Convention

Presentation date: 02.Nov.18

Presented by: Scott J. Marcinkow, Jackson C. Doyle

Harper Grey participates in 2018 Hooplaw Charity Basketball Tournament

Event date: 08.Sept.18

Presented by: Kara L. Hill, Jackson C. Doyle

Abigail Turner to present at Insight Information’s 8th Edition of the Disability Claims Management and Litigation – Case Law, Strategy and Best Practices – Conference

Presentation Date: 27.May.16

Presented by: Abigail C.F. Turner*, Jackson C. Doyle

SELECT NEWS

Jackson Doyle elected as Treasurer for the CBABC Health Law Subsection

Related to: Jackson C. Doyle - 17.Jul.19

Jackson Doyle elected as Member-at-Large of CBA Administrative Law Section

Related to: Jackson C. Doyle - 22.Aug.18

Jackson Doyle elected as Member-at-Large of CBA Health Law Section

Related to: Jackson C. Doyle - 09.Jul.18

Harper Grey welcomes three new Associates – Kelsey Rose, Jackson Doyle, and Dionne Liu

Related to: Dionne H. Liu, Jackson C. Doyle, Kelsey A. Rose - 25.May.16

SELECT NEWSLETTERS + UPDATES

Case Summary: Court dismisses an application concerning the condition of a residence on the basis that the application was out of time and the orders within the discretion of the respondent

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

Written by: Jackson C. Doyle

Case Summary: Court of Appeal allows an appeal on the basis that the underlying judgment effectively reviewed a decision of an assessment board by applying a correctness standard

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

Written by: Jackson C. Doyle

Case Summary: The OIPC unreasonably balanced privacy of the individuals over appropriate sharing and access of health information to respond to complaints

Published In: Administrative Law Newsletter – 15.Oct.19

Written by: Jackson C. Doyle

Case Summary: College of Physicians of Alberta failed to afford an internationally trained physician adequate procedural fairness

Published In: Administrative Law Newsletter – 15.Oct.19

Written by: Jackson C. Doyle

Case Summary: Discretionary decision granting or refusing public interest standing afforded appellate deference. Chambers judge identified applicable factor in not granting public interest standing to appellants

Published In: Administrative Law Newsletter – 16.Jul.19

Written by: Jackson C. Doyle

Case Summary: Limitation period of administrative judicial review decisions in NB begins at notification of decision or “public availability” of decision

Published In: Administrative Law Newsletter – 16.Jul.19

Written by: Jackson C. Doyle

Case Summary: A professional regulatory body erred in its application of the law when assessing whether collateral police evidence was admissible

Published In: Administrative Law Newsletter – 16.Apr.19

Written by: Jackson C. Doyle

Case Summary: A tribunal reasonably declined an adjournment and reasonably proceeded with one hearing on liability and penalty

Published In: Administrative Law Newsletter – 16.Apr.19

Written by: Jackson C. Doyle

Case Summary: Agricultural Land Commission’s interpretation of legislation was unreasonable

Published In: Administrative Law Newsletter – 15.Jan.19

Written by: Jackson C. Doyle

Case Summary: Municipal Council's consultative process was held to be procedurally fair

Published In: Administrative Law Newsletter – 15.Jan.19

Written by: Jackson C. Doyle

Case Summary: BIP to Recover Doctor's Fraudulent Billings and Cancel Enrollment in MSP

Published In: Administrative Law Newsletter – 16.Oct.18

Written by: Jackson C. Doyle

Case Summary: FIPPA Request for Billing Information of Top 100 Ontario Physicians

Published In: Administrative Law Newsletter – 16.Oct.18

Written by: Jackson C. Doyle

Case Summary: Clorox unsuccessfully appealed a decision of the Registrar of Trademarks rejecting Clorox's opposition to trademark registrations filed by Chlorotec

Published In: Administrative Law Newsletter – 19.Jun.18

Written by: Jackson C. Doyle

Case Summary: The plaintiff sought an appeal of the trial decision that awarded him damages for wrongful dismissal but denied his claim for benefit schemes

Published In: Administrative Law Newsletter – 19.Jun.18

Written by: Jackson C. Doyle

Case Summary: This decision relates to a judicial review of the decision of a delegate of the Superintendent of Motor Vehicles that confirmed a notice of an immediate roadside prohibition issued to the petitioner under section 215.41 of the Motor Vehicle Act

Published In: Administrative Law Newsletter - 20.Mar.18

Written by: Jackson C. Doyle

Case Summary: This decision was an appeal from the Consent and Capacity Board which found that the appellant was not capable to consent to treatment with certain psychiatric medications proposed by the respondent physician.

Published In: Administrative Law Newsletter - 20.Mar.18

Written by: Jackson C. Doyle

Case Summary: This appeal was brought by a registrant of the Alberta College of Social Workers against a decision of the College's Hearing Tribunal. The Hearing Tribunal found that the appellant engaged in unprofessional conduct when she was rude, dismissive and abrasive. The College brought four charges against the appellant finding that all four allegations had been proven.

Published In: Administrative Law Newsletter - 20.Mar.18

Written by: Jackson C. Doyle

Case Summary: WCB decision granting extension of time in status determination is reasonable

Published in: Administrative Law Newsletter - 17.Oct.17

Written by: Jackson C. Doyle

Case Summary: Manitoba Court of Queen's Bench finds decision of the Tax Appeals Commission is reasonable, dismisses application of the Corporation seeking to overturn the assessment decision of the Commission

Published In: Administrative Law Newsletter - 17.Oct.17

Written by: Jackson C. Doyle

Case Summary: BCCA confirms that approval of a monitoring plan submitted under an environmental permit falls within the definition of a "decision" under the appeal provisions of the EMA

Published In: Administrative Law Newsletter - 17.Oct.17

Written by: Jackson C. Doyle

Case Summary: Alberta Court of Queen's Bench finds investigation into physician's alleged misconduct was adequate and dismisses application for judicial review

Published in: Administrative Law Newsletter - 18.Jul.17

Written by: Jackson C. Doyle

Case Summary: Court finds the requirements of procedural fairness not met and remits matter back to the Minister for redetermination in LMIA revocation issue

Published in: Administrative Law Newsletter - 18.Jul.17

Written by: Jackson C. Doyle

Case Summary: BC Court of Appeal affirms WCAT decision that accident on the way to employment related retreat "did not arise out of and in the course of their employment"

Published in: Insurance Law Newsletter - 27.Mar.17

Written by: Jackson C. Doyle

Case Summary: Nurse's application for judicial review of WCAT decision dismissed for failing to comply with limitation period

Published in: Administrative Newsletter - 20.Apr.17

Written by: Jackson C. Doyle

Case Summary: Privacy Commissioner's decision to order disclosure was unreasonable as it did not take into account solicitor-client privilege

Published in: Administrative Law Newsletter - 17.Jan.17

Written by: Jackson C. Doyle

Case Summary: It was patently unreasonable for the Tribunal to dismiss Mr. Ma's appeal from the Director's Determination without a hearing

Published in: Administrative Law Newsletter - 17.Jan.17

Written by: Jackson C. Doyle