

## Labour Lawyer Langley

Labour Lawyer Langley - Our Labour and Employment Law Group advise employers on matters connected to compensation and discipline, collective downsizing, bargaining agreements and work stoppages. Our experienced lawyers ensure that collective agreement negotiations proceed well. Our aim is to help you avoid damaging arbitration decisions. When workforce challenges threaten your company, we can help position you to react in an effective and timely way.

On behalf of our clients, we have acted before all levels of the courts, up to the Supreme Court, and different disciplinary tribunals, regulatory agencies, and arbitration boards. Our group offers practical and innovative suggestion within the integrated spheres of Labour Law (for organizations with unions), Employment Law (organizations without unions), and Administrative Law (the interaction of both kinds of organizations with regulatory tribunals or bodies).

With Labour Relations Boards, we have several years of skill and our company has been practicing Labour Law since trade union legislation was firstly introduced. We assist our clients comprehend and deal with concerns related to unfair labour practices, union de-certifications and certifications. We provide services to help with collective agreements, such as helping you to plan negotiating tactics, advising you concerning bargaining dynamics, and conducting your negotiations.

We provide advice and assistance to help prevent human rights challenges from taking place. Our legal advice can assist our clients deal with issues ranging from overtime and statutory holidays to the actually sensitive issues like for instance personal searches and substance abuse. When considered necessary, we represent clients before various Human Rights Commissions.

Our group of Labour Law Lawyers can provide practical advice on issues pertaining to the tax implications of disability, pension, as well as different group benefits plans. Our lawyers will offer effectual representation, in situations where litigation of claims involving such plans is unavoidable.