



Alexis Radojic

Associate

Toronto

T: +1 416 862 3365

F: +1 416 369 5216

Alexis Radojic has a general management-side labour and employment law practice.

Alexis advises clients on a broad range of labour and employment law issues including wrongful dismissal, contracts, workplace policy and procedure, accommodation, human rights, and employment standards compliance.

Alexis has assisted employers with allegations of wrongful dismissal and applications for certification before the Ontario Labour Relations Board, as well as claims of discrimination under the *Ontario Human Rights Code*.

During law school, Alexis competed in the Philip C. Jessup International Law Moot Court Competition, where her team placed first overall in Canada to become the 2015 Canadian National Champions. They went on to compete at the Jessup international rounds in Washington D.C., finishing in the top 16 out of over 100 teams. While completing her Bachelor of Commerce Alexis spent a semester abroad at Bocconi University. She also participated in a law school exchange with the University of Hong Kong.

RELATED SERVICES

- Employment
- Human Rights
- Litigation, Arbitration and Investigations

LANGUAGES SPOKEN

English

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- English

CREDENTIALS

Admissions

- Ontario, 2017

Education

- J.D., (*cum laude*) University of Ottawa, 2016
- B.Com., McGill University, 2012

Memberships

- Member, Law Society of Ontario
- Member, Canadian Bar Association

INSIGHTS

Publications

Ontario Government says, “Whoops!” Amendment to manner of calculating public holiday pay reversed

10 MAY 2018

Canada in Focus

Effective January 1, 2018, Bill 148 enacted a new manner of calculating public holiday pay under section 24(1)(a) of the *Ontario Employment Standards Act, 2000*.

Top Developments in Canadian Employment Law in 2017

26 FEB 2018

Canadian Employment News Series

With 2017 in our rear-view mirror and with 2018 now upon us, it is time to reflect on the top developments in Canadian employment law in 2017.

How considerate of you to offer! No obligation to offer employment on the same terms after an asset purchase

25 JAN 2018

Canada in Focus

In *Krishnamoorthy v. Olympus Canada Inc.*, 2017 ONCA 873, the Ontario Court of Appeal overturned the motion for summary judgment and confirmed that the purchaser of a business' assets can choose to offer employment to the vendor's employees on new terms with no additional consideration other than the offer of employment itself.

Reporting deadlines for the *Accessibility for Ontarians with Disabilities Act, 2005*

13 DEC 2017

Canada in Focus

The new year is fast approaching, bringing with it colder weather, holiday party invites and... a filing obligation under the *Accessibility for Ontarians with Disabilities Act, 2005* (AODA).

Changing Workplaces Review: final recommendations released

26 MAY 2017

Employers should expect possible changes to employment standards legislation and labour relations legislation.
