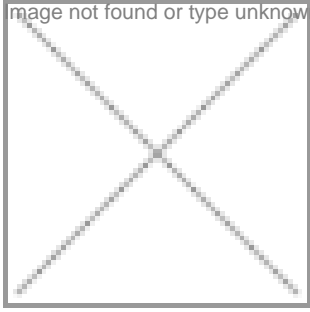


image not found or type unknown



Education

Osgoode Hall Law School (2015) JD
 McGill University (2010) MA
 (Religious Studies)
 McGill University (2008) BA
 (Religious Studies)

Bar Admissions

Ontario (2016)

Practice Areas

Appeals
 Commercial Litigation
 Defamation and Media
 Insolvency and Restructuring
 Professional Liability and Regulation
 Public Law
 Securities Litigation

Contact

T 416-865-3736
 mrobins@litigate.com

Madison Robins

MADISON ROBINS is a lawyer at Lenczner Slaght.

Madison's developing litigation practice ranges from commercial disputes and insurance, to criminal and professional liability matters. Madison has assisted with matters at a variety of venues, including trials at the Provincial and Superior Courts of Ontario and appeals to the Court of Appeal, and Supreme Court of Canada.

Madison received her JD from Osgoode Hall. While at law school, she spent time on her feet as a participant in the Warren Winkler Class Actions Moot, a finalist in the Lenczner Slaght/CBA Gale Cup, and before the Ontario Court of Justice on a constitutional matter. Madison graduated with course prizes in contracts, administrative law, and private international law.

Prior to attending law school, Madison studied ancient religions at McGill University and the University of Toronto. She is proficient in ancient Greek.

SELECT CASES

- **Re 144 Park Ltd** – Counsel to a purchaser in a successful proceeding to oppose a *Construction Lien Act* Trustee's attempt to disclaim several agreements of purchase and sale.
- **Google Inc v Equustek Solutions Inc** – Counsel to Google in an appeal to the Supreme Court of Canada in a novel case regarding the limits to be placed on internet injunctions granted against...
- **DBDC Spadina Ltd v Walton** – Counsel to a series of companies in proceedings involving a receivership over commercial real estate developments and efforts to recover \$110 million in...
- **Summersgill v O'Mahony** – Counsel to the defendant physician in an action for damages arising from the plaintiff's perforated ulcer.
- **Williams v Schuringa** – Counsel to the defendant physician in a jury trial following the death of a patient from a sudden pulmonary embolism.
- **Terracap v Credit Andorra** – Counsel to the plaintiff in action to recover escrow funds from aborted real estate transaction. Successfully opposed a motion to stay the action on the...
- **R v Thompson** – Counsel to an accused facing charges of assault of a police officer and possession of a controlled substance. Evidence excluded and an acquittal on all...

BLOG POSTS

- **Shell Game Liability: Recovering Damages in Complex Fraud Cases** – How can an innocent victim recover their losses when a fraudster uses multiple corporations as part of a complex “shell game” to hide and commingle misappropriated funds? In *DBDC Spadina v Walton*, the Ontario Court of Appeal considered a complex multi-real estate transaction investment fraud, perpetrated over an extended period of time with the involvement of numerous corporate actors – all under the control of the fraudster.
- **Copy and Paste: Avoiding Duplicative Procedures in National Class Actions** – The proliferation of parallel class proceedings in multiple Canadian provinces often defeats the very purpose of class proceedings: the avoidance of a multiplicity of actions. In order to streamline procedures, ensure consistent results, and encourage judicial economy, judges in several provinces have started demanding greater coordination among both class counsel and the courts. In *McKay v Air Canada*, Chief Justice Hinkson took this trend even farther in approving a settlement distribution plan by simply reproducing the reasons of the Ontario Court in *Airia Brands v Air Canada*.

PROFESSIONAL ACTIVITIES

- Canadian Bar Association
- Ontario Bar Association
- The Advocates' Society