



Education

University of Toronto (2002) LLB
(Honours Standing)
McGill University (1999) BA
(Honours - Political Science and
History)

Bar Admissions

Ontario (2003)

Practice Areas

Appeals
Class Actions
Commercial Litigation
Investigations
Professional Liability and Regulation
Public Law

Contact

T 416-865-3055
rjones@litigate.com

Rebecca Jones

REBECCA JONES

is a partner at Lenczner Slaght.

"Rebecca is an exceptional litigator. She is highly sophisticated and a great communicator. Her work is of the highest calibre."

— *Chambers Canada*

Rebecca is an experienced trial and appellate lawyer. She represents private and public sector clients in public law proceedings, commercial disputes, class actions, and professional liability matters. Rebecca's public law practice includes judicial reviews, public inquiries, integrity investigations, constitutional and regulatory proceedings, and expropriation disputes. She acts for governments, public institutions and senior public officials, as well as individuals and corporations navigating the regulatory landscape or involved in disputes or investigations with public entities.

Rebecca's commercial and class action practice covers a range of industries, including natural resources, transportation and professional services. In her professional liability practice, Rebecca has acted for professionals and for regulatory Colleges, and has been retained to act as independent counsel. Rebecca is also retained to conduct complex workplace investigations.

Rebecca appears before all levels of court in Ontario, and as counsel in commercial arbitrations. She is a trusted advisor, who provides strategic advice to clients facing complex legal problems.

Rebecca co-leads the firm's Public Law Practice Group, and co-chairs the firm's Pro Bono Committee. She is also a regular speaker on numerous subjects including trial practice and professional liability and regulation.

RECOGNITION

- Chambers Canada (2022-2025)
Litigation: Administrative & Public Law (Ontario)
Healthcare: Contentious (Nationwide – Canada)
- Lexpert Special Edition: Canada's Leading Litigation Lawyers (2019-2024)
- Canadian Legal Lexpert® Directory (2015-2025)
Litigation - Corporate Commercial, Medical Negligence, Professional Liability,
Litigation - Regulatory & Public Law,
- Best Lawyers in Canada (2014-2025)
Administrative and Public Law, Corporate & Commercial Litigation, Health Care

Law, Medical Negligence

- **Benchmark Canada (2017-2024)**
Litigation Star – Class Action, Competition, Product Liability
- **Benchmark Litigation (2017)**
Under 40 Hotlist
- **Best Lawyers in Canada (2023)**
Toronto "Lawyer of the Year" in Medical Negligence
- **Lexpert Guide to the Leading US/Canada Cross-border Litigation Lawyers in Canada (2016)**
Litigation Lawyers to Watch
- **Lexpert Rising Stars (2015)**
Leading Lawyers Under 40
- **Lexpert Special Edition: Canada's Leading Health Sciences Lawyers (2021)**
- **Lexpert Special Edition: Canada's Leading Health Sciences Lawyers (2025)**

SELECT CASES

- **Environmental 360 Solutions Ltd v Resource Productivity and Recovery Authority** – Counsel to the Resource Productivity and Recovery Authority in a successful motion to quash an application for judicial review brought by E360S. E360S sought an order of mandamus compelling RPRA to enforce certain requirements under the Resource Recovery and Circular Economy Act, 2016. RPRA successfully argued that its inspection and enforcement powers are inherently discretionary and that no specific statutory duty was owed to E360S. The Court dismissed the application as "plain and obvious" that it could not succeed, underscoring the high bar for courts to interfere with regulatory enforcement discretion.
- **407 ETR Concession Company v Camplin** – Counsel to the 407 ETR Concession Company in a successful summary judgment motion, obtaining judgment personally against an individual defendant for a fraudulent scheme conducted through the use of corporations.
- **University of Toronto (Governing Council) v Doe et al** – Counsel to the University of Toronto in successfully bringing an interlocutory injunction to bring a peaceful end to the encampment that occupied the green space known as Front Campus for over 50 days. The University successfully argued that it was the private property owner of Front Campus and entitled to enforce its property rights over the protestors residing in the encampment. The University also successfully argued that its actions in respect of the encampment were not subject to the application of the *Charter*.
- **Municipality of Central Huron v Fluidyne** – Counsel to the Municipality of Central Huron in a claim against a product distributor regarding allegations of misrepresentation, breach of contract, and negligence in respect of the replacement of a sewage treatment facility in a small municipality.
- **Public Order Emergency Commission** – Counsel to Former Ottawa Police Chief Peter Sloly in a Judicial Inquiry into the circumstances that led to the declaration of emergency that was in place from February 14-23, 2022, and the measures taken for dealing with the emergency.
- **Annapolis Group v Halifax Regional Municipality** – Counsel to the plaintiff in an action concerning alleged de facto expropriation, misfeasance in public office, and unjust enrichment relating to the plaintiff's efforts to develop its lands within the Halifax Regional

Municipality. Successfully represented the plaintiff at the Supreme Court of Canada with the Court clarifying the test for de facto expropriation and concluding that our client's claim for de facto expropriation could proceed to trial.

- **Finnigan et al v Lee** – Counsel to the successful defendant physician in a trial in which the patient alleged delay in the diagnosis of lymphoma and insufficient pain management. The trial judge reinforced that a “worst first” principle (that physicians must take action based on the worst possible potential outcome) is not the law in Ontario and a stepwise approach to diagnosis is appropriate.
- **Internal Investigation** – Internal investigation into possible breaches of a government procurement process by a corporation.
- **Independent Investigation** – Independent investigation into allegations of bullying and breach of policy by a senior official.
- **Internal Investigation** – Internal investigation into allegations of breaches of confidentiality in a publicly-traded corporation.
- **Independent Investigation** – Independent investigation into allegations of sexual misconduct by a senior official.
- **Alliance v Gardiner Roberts** – Counsel to the Defendant barristers and solicitors in an action claiming damages of over \$12 million arising from a dental equipment supply agreement. The plaintiffs alleged breach of fiduciary duties and negligence. At trial, nominal damages of only \$2,000 were awarded.
- **The Mangrove Partners Master Fund v TransAlta Corporation** – Counsel to the directors of TransAlta Corporation in an oppression claim brought by a significant shareholder.
- **Independent Investigation** – Independent investigation into allegations of threats and bullying in a unionized environment.
- **Inquiry of the Office of the Integrity Commissioner re: The Honourable Doug Ford, Premier of Ontario** – Counsel to senior public official summonsed as part of the Integrity Commissioner's inquiry relating to the appointment of Ron Taverner as Commissioner of the Ontario Provincial Police.
- **Faas v Centre for Addiction and Mental Health Foundation** – Counsel to the respondent Centre for Addiction and Mental Health Foundation in an application and appeal by a donor to have an investigation conducted by...
- **Long-Term Care Homes Public Inquiry** – Commission Counsel to the Public Inquiry into the safety and security of residents in the Long-Term Care Homes System.
- **Cardinal v Cleveland Indians Baseball Company** – Counsel for Douglas Cardinal in proceedings to restrain the use in Canada of the Cleveland baseball team's name and logo on human rights grounds.
- **407 ETR Concession Company Limited v Day** – Counsel to the 407 ETR in a successful motion and appeal to determine a question of law that no limitation period expired prior to the commencement of the...
- **Trillium Motor World Ltd v General Motors of Canada Ltd** – Counsel to defendant, Cassels Brock and Blackwell LLP, in an eight week trial commenced on behalf of a group of General Motors of Canada Limited dealers...
- **Charette v Trinity Capital Corporation** – Counsel to two defendants in a class action brought on behalf of taxpayers who participated in a charitable donation program.

- **Goodman v Viljoen** – Counsel to the defendant physician in a compromised infant medical negligence action at trial and on appeal.
- **Partnership Arbitration** – Counsel to the largely successful law firm respondent at an arbitration involving a partnership dispute.
- **1193430 Ontario Inc v Boa-Franc Inc** – Counsel in a trial and successful appeal of a contractual dispute involving the termination of a distributorship agreement.
- **407 ETR Concession Company v Ontario (Registrar of Motor Vehicles)** – Counsel to the 407 ETR in a successful judicial review application, in which the 407 ETR sought an order compelling the Registrar of Motor Vehicles to...
- **Dow v 407 ETR Concession Company Limited** – Counsel to the defendant 407 ETR in a class action relating to the use of the statutory licence plate denial remedy in relation to insolvent individuals...
- **Commercial Arbitration** – Counsel to the successful respondent at an arbitration involving a commercial real estate dispute.
- **Mazzucco v Herer** – Counsel to the successful defendant physicians in a jury trial of a complex medical malpractice action relating to a stroke following childbirth. ...
- **McLaren v LG Electronics Canada Inc** – Counsel to LG Canada Inc. in a products liability claim alleging negligence in the manufacture and sale of refrigerators.
- **Bogner v Orangeville Police Services** – Counsel to the plaintiffs in an action alleging negligent investigation by the police.
- **Bales Beall LLP v Fingrut** – Counsel to the moving party solicitors in a successful motion to oppose confirmation of an assessment officer's certificate. Decision upheld on appeal to...
- **Lipson v Cassels Brock & Blackwell LLP** – Counsel to defendant law firm in a class action in connection with a charitable tax program. The Court of Appeal rendered a seminal decision on the commonality of the defence of a limitation period on a certification motion. In 2023, the Court approved the successful resolution of the action.
- **Barbiero v Pollack** – Counsel to a physician in a class action relating to the use of an injectable treatment.
- **Balilti v Zahavy** – Counsel in a successful defence of a motion for leave to issue a Certificate of Pending Litigation.
- **Canadian National Railway Company v Holmes** – Counsel to CN in a complex dispute involving employee fraud, accounting of profits, abuse of process, defamation and negligent exercise of statutory...
- **Law Society of Upper Canada v Canada (Attorney General)** – Counsel on a motion to authorize a Law Society of Upper Canada Investigator to seize evidence from the RCMP. Raised issues of constitutional law...
- **Skufca Estate v Varga** – Counsel to a geriatrician on summary judgment motion in a medical negligence action.
- **Walker v Ritchie** – Counsel in an appeal to the Supreme Court of Canada on the issue of cost premiums.
- **TELUS Communications Inc v Cherubin** – Counsel to an individual in the successful defence of a contempt motion in a commercial dispute.
- **CB v Sawadsky** – Counsel to a physician alleged to have failed to advise patient of her right to counsel under the Mental Health Act and the Charter of Rights and Freedoms...
- **Allen v Morrison** – Counsel to defendant physicians in a medical negligence action relating to communications by the defendant

physicians to the College of Physician of...

- **Century Services Inc v Atelier America Inc** – Counsel in a successful motion on behalf of a tenant for a declaration involving a dispute over a deposit and occupation rent.
- **Partnership Arbitration** – Counsel to the largely successful law firm respondent at an arbitration involving a partnership dispute.
- **Select Committee on Financial Transparency** – Counsel to corporate witnesses testifying at the Legislative Assembly of Ontario's Select Committee on Financial Transparency.

SELECT PUBLICATIONS AND PRESENTATIONS

- **Working with Expert Witnesses** – Rebecca Jones was invited to share her expertise at The Advocates' Society's program titled *Working with Expert Witnesses*. This program will cover key aspects of working with experts, including when to retain one, drafting an initial retainer letter, preparing witnesses for examinations, and qualifying and examining a witness at trial. Rebecca spoke on the topic *Getting in Your Expert Evidence: Examination-in-Chief of an Expert*.
- **2024 Snapshot: Through the Lens of Lenczner Slaght** – Lenczner Slaght launches our *2024 Snapshot*, which highlights the most significant developments, decisions, and trends in litigation from the past year across 20 areas of expertise. Reflect on 2024 and look ahead to 2025 through the lens of our expert litigators.
- **Privilege for Litigators** – Rebecca Jones shared her expertise at The Advocates' Society's program, *Privilege for Litigators*. In this popular program, Rebecca discussed strategic considerations and best practices, and provided practical advice on this challenging area of the law.
- **2023 Snapshot: Through the Lens of Lenczner Slaght** – Lenczner Slaght launches our *2023 Snapshot*, a look at the most significant developments, decisions, business takeaways, and trends in litigation from the last year, across 15 practice areas. Revisit 2023 and look ahead to 2024 through the lens of our expert litigators.
- **Dealing with Difficult Counsel** – Rebecca Jones and Tom Curry presented at The Advocates' Society's annual program titled "Dealing With Difficult Counsel". Rebecca co-chaired the program, and Tom spoke on the panel *Lawyers Dealing with Lawyers: Practical Strategies for Dealing with Un-Civil Counsel*.
- **Dealing With Difficult Counsel** – Rebecca Jones was invited to speak on The Advocates' Society's program titled "Dealing With Difficult Counsel". Rebecca spoke on the panel *Managing Difficult Counsel Outside the Courtroom*.
- **Vavilov in the age of the autocrat: Law as power that justifies itself** – Scott Rollwagen and Rebecca Jones co-authored the article "*Vavilov in the age of the autocrat: Law as power that justifies itself*", which appeared in the Fall 2020 Issue of The Advocates' Journal.
- **Prosecuting and Defending Professional Discipline Cases 2020** – Rebecca Jones shared her expertise at OsgoodePD's webcast program *Prosecuting and Defending Professional Discipline Cases 2020*. She presented on how to navigate examinations, interviews and inquiries.
- **Prosecuting and Defending Professional Discipline Cases** – Rebecca Jones presented at OsgoodePD's Prosecuting and Defending Professional Discipline Cases program. Her panel provided tips and strategies on navigating a client through examinations, interviews and

inquiries during the investigation phase of professional discipline cases.

- **Causation Basics** – Rebecca Jones was a member of faculty at The Osgoode Certificate in Health Law program. Rebecca shared her expertise on *Causation Basics* in medical malpractice actions.
- **Evidence Essentials for Litigators** – Rebecca Jones spoke at the Law Society of Ontario's program Evidence Essentials for Litigators. She co-presented on the topic "*Ethical Issues*".
- **Civil Litigation Skills Certificate Program: Evidence for Litigators** – Rebecca Jones spoke at the Advocates' Society's Civil Litigation Skills Certificate Program. She shared her litigation expertise on the panel *Hearsay, Privilege and Objections at Trial*.
- **Medical Malpractice: Theory and Practice** – Rebecca Jones was a member of faculty at The Osgoode Certificate in Health Law program. She spoke on "Medical Malpractice: Theory and Practice" which provided a key insight into the adversarial process in malpractice litigation and causation basics.
- **Privacy, Security and Risk Management in Health Care** – Rebecca Jones was a member of faculty at The Osgoode Certificate in Health Law program. She shared her expertise on the panel *Privacy, Security and Risk Management in Health Care*, which provided an overview of the law relating to the privacy of health information.
- **Leading Your Case: Opening Statements and Exam-in-chief** – Rebecca Jones spoke at the Advocates' Society's program on strengthening your case through powerful and effective opening statements, and comprehensive examinations-in-chief.
- **Evidence for Litigators** – Rebecca Jones spoke at the Advocates' Society's program on effectively obtaining, using, and getting your evidence admitted.
- **The Advocates' Society: Mastering Winning Discovery Techniques** – Rebecca Jones was a panelist at The Advocates' Society program Mastering Winning Discovery Techniques on the topic "Strategic Considerations when..."
- **36th Annual Intensive Trial Advocacy Workshop** – Lawrence Thacker, Risa Kirshblum, Monique Jilesen, Eli Lederman, Matthew Sammon, Rebecca Jones, Jaan Lilles and Dena Varah were among the distinguished...
- **Fairmont Hotels v. R. - OCA: Courts broaden basis for granting rectification in tax cases** – Rebecca Jones article appeared on Bill Innes on Current Tax Cases on July 2, 2015, published by Carswell Media.
- **Re Pallen Trust - Taxpayer's obtains rescission when plans scuppered by Sommerer case** – Rebecca Jones' article appeared on Bill Innes on Current Tax Cases on June 23, 2015, published by Carswell Media.
- **One chance to choose arbitrator** – Rebecca Jones article was published in the February 13, 2015 issue of the Lawyers Weekly published by LexisNexis Canada Inc.
- **35th Annual Intensive Trial Advocacy Workshop** – Lawrence Thacker, Risa Kirshblum, Monique Jilesen, Eli Lederman, Matthew Sammon, Rebecca Jones, Jaan Lilles and Dena Varah were among the distinguished...

BLOG POSTS

- **Private Practice and the Duties of Tribunal Counsel** – A recent

decision of the Canadian International Trade Tribunal (CITT) provides rare guidance on the issues that can arise when counsel to an administrative tribunal enters private practice and begins to advise parties to matters before the tribunal. In *Certain Container Chassis*, the CITT rejected a motion seeking to remove counsel to a complainant because counsel had recently been employed by the Tribunal.

- **The Greenhouse Gas Pollution Pricing Act and the National Concern Doctrine: A Rights-Based Approach?** – Over the past two days, the Supreme Court of Canada heard appeals from decisions of the Alberta, Saskatchewan, and Ontario Courts of Appeal on the constitutionality of the federal government's *Greenhouse Gas Pollution Pricing Act* (the "GGPPA" or the "Act").
- **The Trade and (E-)Commerce Power: Federal Court of Appeal Affirms the Constitutionality of Canada's Anti-Spam Legislation** – The Federal Court of Appeal has affirmed the constitutionality of Canada's federal anti-spam legislation ("CASL") in *3510395 Canada Inc v Canada (Attorney General)*, on both federalism and *Charter* grounds.
- **"The revolution will be scrutinized": Court Leaves Opening to Review the Decisions of Political Parties** – In recent years, aggrieved candidates have not had much luck seeking relief against their political parties in court. Courts have held that because unincorporated associations, such as political parties, do not exercise public authority, they are not subject to public law remedies like judicial review.
- **All I Want for Christmas Is a New Standard of Review: The Supreme Court Changes Course on the Standard of Review for Administrative Decisions** – In the season of giving the Supreme Court of Canada has given lawyers and legal scholars the greatest gift of all: a new approach to the standard of review.
- **The UKSC's Prorogation Ruling and Its Implications for Public Law** – On September 24, 2019, the United Kingdom Supreme Court released a historic decision nullifying the recent prorogation of Parliament obtained on the advice of the British Prime Minister. The implications of the decision are potentially far-reaching as a matter of public law, even though the Court took pains to describe its decision as a "one off."
- **Ontario Court of Appeal holds that federal legislation imposing minimum standards to reduce carbon emissions is constitutional** – In 2018, Parliament passed the *Greenhouse Gas Pollution Pricing Act* (the "Act"). The Act applies in provinces and territories that have not implemented sufficiently stringent carbon pricing mechanisms regarding greenhouse gas ("GHG"). Part 1 of the Act imposes a regulatory charge on carbon-based fuels; it applies, subject to several rules and exceptions, to fuels produced, delivered, used, distributed, or imported ("Fuel Charge"). Part 2 of the Act establishes a regulatory trading system applicable to large industrial GHG emitters. A credit is given to those who operate within their emissions' limit. A charge is imposed on those who exceed it ("Excess Emissions Charge").
- **The Scope for Governance: The Broad Immunity for Core Policy Decisions from Civil Action** – When is the government entitled to act without the possibility of liability or subsequent second-guessing by the Courts? That was the very issue in a recent decision of the Ontario Court of Appeal that upheld a lower court's decision striking out a misfeasance in public office claim against the Ontario Government relating to the 2015 decision to privatize Hydro One.

- **Imperfect Information on Summary Judgment** – In a recent pair of decisions in a solicitor-negligence action, Superior Court Justices Charney and Boswell confirmed that causation must be proved, not assumed – even on summary judgment motions.
- **Late-Breaking Expert Reports: Deadlines and Prejudice** – When will considerations of prejudice trump strict adherence to time requirements in the submission of expert reports?
- **Court of Appeal clarifies law on absolute privilege** – In *Salasel v. Cuthbertson* (2015 ONCA 115), the Court of Appeal provided welcome clarification on the doctrine of absolute privilege, in a decision that revisited the case of Hassan Rasouli.
- **Implied Waiver of Solicitor-Client Privilege is Narrow** – The Ontario Superior Court of Justice has reinforced the principle that a persons privileged communications with his or her lawyer should be strictly protected, except in narrow circumstances.

SELECT NEWS ARTICLES

- **2025 Lexpert Directory Highlights Lenczner Slaght's Excellence in Advocacy** – Peers and senior members of the legal profession across the country continue to recognize the depth and breadth of Canada's leading litigation firm in the latest *2025 Canadian Legal Lexpert Directory*.
- **Lenczner Slaght Lawyers Recognized as Canada's Leading Litigators** – Following an in-depth peer review process across the legal profession, 21 Lenczner Slaght lawyers have been recognized in the *2024 Lexpert Special Edition: Canada's Leading Litigation Lawyers* guide for their extensive courtroom experience and subject-matter expertise.
- **Chambers Canada Recognizes Lenczner Slaght's Deep Bench of Expert Litigators** – Canada's leading litigation firm continues to advance their position in the latest edition of the world-renowned directory.
- **Lenczner Slaght Litigators Recognized as the Best Lawyers in Canada** – In the 2025 edition of *Best Lawyers in Canada*, Lenczner Slaght is proud to receive 168 total rankings, with 45 of our expert litigators recognized for their expertise across 25 practice areas.
- **The 2024 Lexpert Directory Recognizes Lenczner Slaght's Litigation Excellence** – Lenczner Slaght's litigators continue to be recognized by their peers as the foremost practitioners in their fields.
- **Lexpert Recognizes Lenczner Slaght's Litigation Strength** – An increasing number of our expert litigators continue to be recognized as the foremost lawyers in their fields by peers and senior members of the legal profession.
- **Top 10 Business Decisions of 2022–2023** – Peter Griffin, Rebecca Jones, and Scott Rollwagen were featured in Lexpert's Top 10 Business Decisions of 2022-23 for their success in the case *Annapolis Group Inc v Halifax Regional Municipality*, which represents an important decision that clarified the test for constructive taking. Rebecca Jones was further interviewed.
- **Chambers Canada Recognizes Lenczner Slaght as a Top-Tier Litigation Firm** – Canada's leading litigation firm and its expert litigators continue to be recognized by world-renowned directory, Chambers & Partners.
- **Lenczner Slaght Litigators Recognized as Best Lawyers in Canada** – In the latest edition of *Best Lawyers in Canada*, 41 of our expert litigators

are recognized for their expertise across 24 practice areas. The following lawyers have also been recognized as “Lawyer of the Year” for receiving the highest overall peer-feedback in their practice areas in Toronto.

- **Lenczner Slaght’s Litigation Excellence Recognized in 2023 Lexpert Directory** – Following comprehensive peer review surveys and interviews with senior members in the legal profession, the 2023 *Canadian Legal Lexpert Directory* has recognized 31 of the firm’s expert litigators for their experience, knowledge, and precision, with 108 rankings spanning 17 practice areas.
- **Lenczner Slaght Recognized Among Canada’s Leading Litigation Lawyers** – Following an in-depth peer review process, the 2022 Lexpert Special Edition: Canada’s Leading Litigation Lawyers guide recognizes 15 Lenczner Slaght lawyers for their extensive courtroom experience and subject-matter expertise. We know courts, and courts know and trust us. That is why clients turn to us to solve their most complex legal problems.
- **Lenczner Slaght Successful for Annapolis at Supreme Court of Canada** – In *Annapolis Group Inc. v Halifax Regional Municipality*, our expert litigators were successful at the Supreme Court of Canada in reversing a decision of the Nova Scotia Court of Appeal granting summary judgment against Annapolis Group Inc. (“Annapolis”). The Supreme Court of Canada concluded that Annapolis’ claim for *de facto* expropriation (or, “constructive taking”, the term preferred by the majority of the Supreme Court) could proceed to trial. Peter Griffin, Scott Rollwagen, Rebecca Jones and Amy Sherrard were counsel to Annapolis Group, the successful appellant.
- **SCC Takes Expansive Approach to Regulatory ‘Constructive Taking’ Claims Against Public Authorities** – The Lawyer’s Daily discussed the SCC’s decision in *Annapolis Group Inc. v Halifax Regional Municipality*. As counsel to the successful appellant, Peter Griffin, Scott Rollwagen, Rebecca Jones, and Amy Sherrard are mentioned in the article.
- **Lenczner Slaght Ranked Band 1 in Chambers Canada for 5th Consecutive Year** – Canada’s leading litigation firm and its expert litigators continue to be recognized in the latest edition of world-renowned directory, Chambers & Partners.
- **Lenczner Slaght Litigators Recognized Among the Best Lawyers in Canada** – In the latest edition of *Best Lawyers in Canada*, 39 of our expert litigators are recognized by their peers for their expertise across 24 practice areas.
- **The 2022 Lexpert Directory Recognizes Lenczner Slaght’s Litigation Excellence** – 31 of our expert litigators are recognized by their peers as the foremost practitioners across 18 fields.
- **Lexpert Recognizes Lenczner Slaght’s Litigation Expertise** – Following an in-depth peer review process, the 2021 Lexpert Special Edition: Canada’s Leading Litigation Lawyers guide recognizes 19 Lenczner Slaght lawyers for their extensive courtroom experience and subject-matter expertise.
- **Chambers Canada Recognizes Lenczner Slaght’s Litigation Excellence** – Canada’s leading litigation firm and its expert litigators continue to advance their position in the latest edition of world-renowned directory, Chambers & Partners.
- **Lenczner Slaght Litigators Ranked Among Best Lawyers in Canada** – In the latest edition of *Best Lawyers in Canada*, 37 of our expert litigators are recognized for their expertise across 25 practice areas.
- **Lexpert Recognizes Lenczner Slaght’s Leading Health Sciences Expertise** – The inaugural issue of Lexpert’s Special Edition on Canada’s Leading Health Sciences Lawyers recognizes 11 Lenczner

Slaght lawyers for their extensive industry experience. The rankings are also published in the June issue of the Globe & Mail's Report on Business.

- **Benchmark Canada Recognizes Lenczner Slaght as a "Powerhouse"** – Canada's leading litigation firm continues to be recognized with the top tier ranking of "Highly Recommended in Ontario" for its Dispute Resolution practice.
- **The 2021 Lexpert Directory Recognizes 30 Lenczner Slaght Lawyers** – An increasing number of our expert litigators are recognized by their peers as the foremost practitioners in their fields.
- **Ottawa's carbon tax is constitutional, Supreme Court rules** – Interviewed by Canadian Lawyer Magazine, Rebecca Jones provides her comments on the Supreme Court of Canada decision in *Reference re Greenhouse Gas Pollution Pricing Act*.
- **Lexpert Recognizes Lenczner Slaght Lawyers for Litigation Excellence** – An increasing number of our expert litigators continue to be recognized as the foremost litigators in their fields by peers and senior members of the legal profession.
- **Best Lawyers in Canada Recognizes Lenczner Slaght's Litigation Expertise** – Lenczner Slaght is proud to announce that 33 of our expert litigators are recognized in *Best Lawyers in Canada 2021*. Our lawyers received a total of 128 rankings, up from 100 in 2020.
- **With insurance expiring and a questionable waiver, St. F.X. welcomes students** – Rebecca Jones was quoted in The Chronicle Herald article "*With insurance expiring and a questionable waiver, St. F.X. welcomes students*".
- **Lexpert Highlights Lenczner Slaght's Professional Excellence** – Lenczner Slaght's litigators continue to be recognized by their peers as the foremost practitioners in their fields.
- **Lexpert Recognizes Lenczner Slaght's Leading Litigation Lawyers** – Peers and senior members of the legal profession continue to recognize our expert lawyers among the foremost litigators in their fields.
- **Best Lawyers in Canada Recognizes Lenczner Slaght with 100 Rankings** – In the latest edition of *Best Lawyers in Canada*, 28 Lenczner Slaght lawyers earned a total of 100 rankings, up from 86 in 2019.
- **'Conquered people' document release case back in Nova Scotia Appeal Court** – Rebecca Jones was quoted in The Chronicle Herald article "*Conquered people' document release case back in Nova Scotia Appeal Court*".
- ...
- **The 2019 Lexpert Directory Recognizes Lenczner Slaght with 89 Rankings** – An increasing number of our expert litigators are recognized by their peers as the foremost practitioners in their fields.
- **Benchmark Canada Highlights Lenczner Slaght's Litigation Excellence** – Benchmark Canada 2019 not only recognizes Canada's leading litigation firm with the top tier ranking of "Highly Recommended in Ontario", 17 Lenczner Slaght litigators are also ranked for their expertise.
- **Lenczner Slaght Litigators Ranked in Best Lawyers in Canada** – Canada's leading litigation firm is proud to announce that 25 of the firm's 58 lawyers have been recognized in the *Best Lawyers in Canada 2019* publication across multiple categories.
- **Lexpert Recognizes Lenczner Slaght's Professional Excellence** – An increasing number of the firm's lawyers have been ranked by their peers as leading practitioners in their field.
- **Lenczner Slaght Receives Top Tier Ranking in Benchmark Litigation** –

19 Lenczner Slaght leading litigators are ranked in Benchmark Litigation's 2018 directory, including 7 new additions since last year. Three of the firm's litigation stars are also recognized as a Top 50 Trial Lawyer in Canada.

- **Cleveland Baseball Team Discontinues Chief Wahoo Logo –**
Following a year and a half of ongoing litigation on this matter, Lenczner Slaght and Douglas Cardinal are delighted by the decision of Major League Baseball and the Cleveland baseball team to discontinue the discriminatory Chief Wahoo logo on the Cleveland uniforms beginning in 2019.
- **Lenczner Slaght Ranked Among the Best –** Almost half of the leading litigation firm's lawyers are recognized in the *Best Lawyers in Canada*.
- **Seven Lenczner Slaght Partners Named in Benchmark's Under 40 Hotlist 2017 –** Benchmark Litigation has recognized seven Lenczner Slaght partners as the most promising emerging talent in their respective fields.
- **Long-Term Care Homes Inquiry Announces Counsel –** William C. McDowell and Rebecca Jones were mentioned in the Canada Newswire press release *Long-Term Care Homes Inquiry Announces Counsel* on August 1, 2017 regarding the Honourable Justice Eileen E. Gillese being announced to lead the Public Inquiry into the Safety and Security of Residents in the Long-Term Care Homes System.
- **Trademark jurisdiction becomes focus of Cleveland Indians' Ontario court case –** Rebecca Jones was quoted in The Globe and Mail article *Trademark jurisdiction becomes focus of Cleveland Indians' Ontario court case* on July 4, 2017 regarding Major League Baseball challenging whether the Human Rights Tribunal has jurisdiction over the use of a federal trademark.
- **Challenge to Indians' Chief Wahoo case moves forward in Toronto –** Paul-Erik Veel and Rebecca Jones were quoted in the USA TODAY Sports article *Challenge to Indians' Chief Wahoo case moves forward in Toronto* on June 6, 2017 regarding the recent Ontario Human Rights Tribunal green lighting the discrimination case against Cleveland major league baseball team name and logo.
- **Ontario tribunal's decision to hear Chief Wahoo case could be watershed in fight against racist caricatures –** Rebecca Jones was quoted in the National Post article *Ontario tribunal's decision to hear Chief Wahoo case could be watershed in fight against racist caricatures* on June 6, 2017 regarding the Human Rights Tribunal's decision to hear a case against the Cleveland team name and logo.
- **Human Rights Tribunal Green Lights Cardinal's case against Cleveland Major League Baseball Team –** Ontario Human Rights Tribunal green lights discrimination case against Cleveland major league baseball team name and logo.
- **Lenczner Slaght Shines in 2017 Lexpert Rankings –** Lenczner Slaght's litigators continue to be recognized by their peers as leading practitioners in their fields according to the 2017 Canadian Legal Lexpert Directory.
- **23 Percent of Lenczner Slaght Lawyers ranked in Benchmark Litigation 2017 –** 12 Lenczner Slaght leading litigators are ranked in Benchmark Litigation's 2017 directory.
- **Rejection of injunction doesn't address whether logo and name are discriminatory –** Rebecca Jones and Paul-Erik Veel were quoted in the Canadian Lawyer article *Rejection of injunction doesn't address whether logo and name are discriminatory* on October 19, 2016.
- **Ontario Court of Appeal allows 407 ETR's appeal in 407 ETR Concession Company Limited v. Ira Day –**

Tom Curry and Rebecca Jones of Lenczner Slaght acted as counsel for 407 ETR before the Court of Appeal for Ontario in a case concerning the limitation period applicable to 407 ETR debts.

- **Lenczner Slaght Lawyers Ranked Best** – Nearly half of the firm's lawyers recognized among Canada's foremost practitioners
- **Lexpert recognizes Rebecca Jones as a Rising Star for 2015** – *Rebecca Jones recognized as leading lawyer under 40*
- **Lenczner Slaght Lawyers Repeatedly Ranked Among the Best** – Half of the firm's lawyers are ranked as leading practitioners and three named "Lawyer of the Year" in the latest Best Lawyers in Canada Directory.
- **20 Lenczner Slaght Lawyers Recognized in 2015 Lexpert Directory** – Recognized by Canadian Legal Lexpert® Directory as leading practitioners.
- **Is summary judgment appropriate for class actions?** – Rebecca Jones is quoted in the April 20, 2015 issue of Law Times on summary judgements and class actions.
- **23 Lenczner Slaght Lawyers Ranked Among the Best** – Nearly half of the firm's 49 lawyers are ranked as leading practitioners and two named "Lawyer of the Year" in the latest Best Lawyers in Canada Directory.
- **Lenczner Slaght Welcomes Two New Partners** – Canada's leading litigation practice grows to 20 partners with newest additions.
- **Lenczner Slaght Lawyers Ranked Among the Best** – Canada's leading litigation practice has 22 professionals in the 2014 Best Lawyers in Canada list.

PROFESSIONAL ACTIVITIES

- The Advocates' Society
- Pro Bono Ontario
Board Member (2023-present)
- Medico-Legal Society of Toronto
Member of Council (2015-2017)
- Civil Rules Review Working Group
Member
- Practical Law Canada (Thomson Reuters)
Advisory Board Member (Commercial Litigation)
- Canadian Bar Association
- Ontario Bar Association
- Lenczner Slaght Pro Bono Committee
Chair