

Cobi Dayan Associé

Vancouver

BUREAUX 604.643.1213 cdayan@millerthomson.com



Secteurs et Expertises

SECTEURS Construction et infrastructures

EXPERTISE

Arbitrage et médiation | Litige commercial | Litige contractuel | Recouvrement de créances | Litige en construction

Biographie

ADMISSION AU BARREAU British Columbia, 2016

FORMATION

- J.D. (with Distinction), University of Alberta, 2015
- B.F.A. (Theatre), University of Victoria, 2011

LANGUES

Anglais

Cobi practices in corporate, commercial and construction litigation and has represented businesses and individuals on a wide range of matters. He has a diverse litigation and arbitration practice and regularly



appears in various levels of court, including the British Columbia Supreme Court, the Provincial Court of British Columbia and the British Columbia Court of Appeal, as well as the Alberta Court of King's Bench and Federal Court of Appeal. Cobi has experience in a broad range of complex civil and commercial matters including contractual disputes, debt collection and recovery, construction litigation and builders liens, lease disputes, real property litigation, intellectual property disputes, and civil conspiracy and fraud. With a knack for mediation and a value and results-driven mindset, Cobi is able to achieve his clients' objectives efficiently and strategically.

Outside of his practice, Cobi is deeply involved in his community as a member of various boards and committees. Cobi also showcases his creative flair in the annual "Lawyer Show", appearing in various theatrical productions, including "Mamma Mia!", "Grease" and "Into the Woods", to raise funds for Touchstone Theatre, a cultural institution that provides a platform for emerging Canadian artists.

Cobi is a proud member of multiple professional associations, and has been ranked in esteemed industry directories.

Engagement

Reconnaissance

• The Best Lawyers in Canada: Ones to Watch – Corporate and Commercial Litigation, 2022

Mandats importants

Trial Decisions

- *CIT Financial Ltd. v Gee Force Logistics Inc.*, 2020 BCSC 18 Plaintiff awarded damages and special costs against a corporate lessee and individual guarantor for breach of a commercial lease financing agreement for two commercial trucks. *Trial length: 8 days.*
- *Pattison Outdoor Advertising Limited Partnership v Zon LED LCC*, 2018 BCSC 555 Plaintiff brought a claim for damages arising from the systemic failure of thousands of newly purchased LED lighting units sold by the Defendant. The primary issue was whether the implied warranty of fitness for purpose under the *International Sale of Goods Act*, RSBC 1996, c. 236 and the *United Nations Convention on Contracts for the International Sale of Goods* (Vienna, 1980) applied. Trial judge found in favour of the Plaintiff and awarded judgment for US \$4.9 million. *Trial length: 5 days*.

Court of Appeal

• *LBEL Inc. v. Gee Force Logistics Inc.,* 2022 BCCA 210 – The trial judge found the appellant company and individual guarantor were jointly and severally liable for breach of a commercial lease financing agreement for two commercial trucks. At issue in the appeal were the trial judge's findings on ostensible authority and the personal nature of the guarantee. Appeal dismissed. The trial judge's factual findings were supported in



the evidence and entitled to deference. No palpable and overriding error was demonstrated.

• Forjay Management Ltd. v. Peeverconn Properties Inc., 2018 BCCA 251– Appeal from an order in a receivership proceeding disclaiming multiple condo pre-sale contracts was dismissed. *Hearing length: 1 day*.

Petitions and Chambers Decisions

- Amer Sports Canada Inc. v Adidas Canada Limited, 2024 BCSC 3 The Plaintiff commenced a claim against the Defendant for breach of its registered trademark ARC/TERYX. The plaintiff successfully obtained an interlocutory injunction restraining the Defendant from using the name TERREX as the name of its retail store located in Vancouver, BC. Application length: 3 days.
- *MacKenzie Delta Industrial Ltd. v North American Enterprises Ltd.*, 2019 BCSC 1980 The claim against the Defendant was held not suitable for summary trial adjudication. *Application length: 2 days.*
- *5277095 Manitoba Ltd. v Morrison Creek Commons Limited Partnership*, 2018 BCSC 1798 The Plaintiff successfully applied to strike Defendants' response to civil claim for failure to disclose document pursuant to court orders and obtained an order for default judgment and special costs against them. Application length: 1 day.

Federal Court and Federal Court of Appeal

- Goswami v. Canada, 2019 FC 1268 Appeal of a order striking out the Plaintiff's claim was dismissed.
- *Trademark Tools Inc. v. Miller Thomson LLP*, 2017 FCA 98 Appellant's trademark registration was expunged by the Registrar of Trademarks due to failure to provide evidence of use over the preceding three-year period. Appeal to overturn the Registrar of Trademarks' decision was dismissed with costs. *Hearing length: 1 day.*

Engagement communautaire

- Board Member, Jewish Community Centre of Greater Vancouver, November 2017 Present
- Committee Member, Chutzpah! Festival Advisory Committee, 2021 Present
- Actor, The Lawyer Show, Vancouver, 2015 Present

Adhésions et affiliations

- Law Society of British Columbia
- Canadian Bar Association