



Adrienne Ho

aho@tgf.ca
416.304.0561

Adrienne is an associate focusing on both restructuring and insolvency as well as commercial litigation. She has experience with BIA, CCAA, and cross-border proceedings, as well as with complex construction disputes.

Her article, "The Treatment of *Ipsa Facto* Clauses in Canada," was cited by the Court of Appeal of Alberta, Superior Court of Quebec and the Supreme Court of Canada in dissent in a case concerning the validity of the anti-deprivation rule. It was cited by the Supreme Court of India as well. Adrienne has also spoken at the Annual Review of Insolvency Law Conference.

Prior to joining TGF, Adrienne had practiced in both the areas of insolvency and construction law at two national firms. She was also a junior counsel at a large financial services company, where she advised on insurance and pension products as well as e-commerce matters. She articulated with the Financial Services Commission of Ontario.

While pursuing an LL.M. at Columbia Law School, she conducted supervised research on American bankruptcy law and provided policy recommendations to Mauritius' financial services regulator.

Professional Involvement

Adrienne was Next Gen Liaison and was on the planning committee for the 2022 Annual Review of Insolvency Law (ARIL) Conference.

Adrienne is a member of:

- + The Ontario/Canadian Bar Association
- + The Toronto Lawyers Association
- + Turnaround Management Association
- + International Women's Insolvency & Restructuring Confederation (IWIRC)

- + The Advocates' Society

Recent professional appearances include:

- + Feb 04, 2022

Adrienne Ho is a panelist on the 2022 ARIL Conference Podcast Program - "Construction Liens: Trustees, Put on Your Hardhats".

Publications

- + Apr 14, 2022

The Supreme Court of Canada Provides Clarity to the Interpretation of Releases - Construction Law Letter May/June 2022.

- + Apr 08, 2022

The Supreme Court of Canada Provides Clarity to the Interpretation of Releases

- + Feb 16, 2022

Tempering Kitco: SCC Clarifies Right to Pre- and Post-Filing Set-Off under the CCAA

- + Dec 01, 2021

No "Stranger" to the Proceeding: CCAA Court Reaffirms Single Proceeding Model - National Creditor Debtor Review

Education

- + LL.M. (James Kent Scholar), (Columbia Law School), 2017

- + J.D. (University of Toronto Faculty of Law), 2014

- + B.Com (McGill University), 2011