



## **T.C.T. Logistics Inc. (Supreme Court of Canada)**

We acted for a union whose members were terminated in the course of the company's receivership and bankruptcy proceedings. This case also went to the Supreme Court of Canada which ruled in favour of our client that a bankruptcy court could not order that a union is barred from bringing labour board applications alleging improper termination of employment against a receiver or trustee in bankruptcy. The Supreme Court also settled the law that a collective agreement is not terminated by the bankruptcy of the company and remains in force in insolvency proceedings. Following the Supreme Court's decision, we reached a settlement with the receiver/trustee in bankruptcy that resulted in payments to the terminated union employees. [Stephen Wahl](#) and [Andrew Hatnay](#) represented the union.