



# Anthony Burden (He/Him) Practice Group Leader, Partner

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#### **Overview**

Anthony Burden is the practice group leader for the Dispute Resolution Group in Calgary with a focus in the areas of construction, general litigation and insurance. Anthony's clients are diverse and represent multiple industry sectors, and range in size from individuals to multinational organizations.

Anthony's practice focuses on construction claims, in particular construction liens, *Public Works Act* claims, and surety claims with respect to performance bonds and labour and material payment bonds. He regularly acts for all levels of parties within the contractual chain: owners, general contractors, subcontractors, suppliers and consultants. He also has extensive experience in the drafting and reviewing of construction contracts, including custom contracts, subcontracts and supplemental conditions to standard form contracts tailored to particular clients and projects. Although he is based in Calgary, Anthony's clients are located throughout Alberta, and often have operations throughout Canada and beyond.

Anthony also has extensive experience defending Alberta municipalities in a range of litigation including injury claims, construction and building code issues, and development claims.

Anthony has appeared on behalf of clients at all levels of court in Alberta, the Environmental Appeals Board, and in various commercial arbitrations. His approach to providing legal services sees him delivering efficient counsel while also maintaining a focus on avoiding unnecessary, costly litigation. With this approach, he is able to come to a resolution quickly and fairly, while still preserving amicable relations with all sides. Anthony is the sole author of *The Canadian Treatment of Construction and Builders' Liens on Crown Lands,* the only text which provides an overview of every Canadian province and territory's approach to construction liens on land owned by the Crown.

#### Value to Clients

"My goal is to provide my clients with the best possible outcome as quickly and efficiently as reasonably possible. Sometimes this requires litigation or arbitration, but often effective negotiations and frank correspondence is the best way to achieve resolution. I believe that being up front with both clients and opposing counsel is the quickest route to an amicable resolution for all sides. By being approachable, knowledgeable and dependable, I deliver business-focused solutions."

**Outside the Office** 

#### Industries

Construction Insurance Municipal

#### Services

Construction Litigation Alternative Dispute Resolution Corporate + Business Disputes Construction Bonds Construction Liens

#### Education

Osgoode Hall Law School, 2016, Certificate in Construction Law University of Alberta, 2013, Juris Doctor University of Alberta, 2010, Bachelor of Arts, Mathematics, With Distinction

Admissions

Alberta, 2014



When Anthony is not at the office, he can be found spending time with his two young children. An avid athlete, Anthony is also a competitive powerlifter and has taken his passion for the sport to a number of world championships and other national and international competitions. He has continued competing throughout his legal career despite a number of injuries. Anthony also uses his free time to give back to the community and to the legal profession with a number of volunteer roles.

### Experience

Steer v Chicago Title Insurance Company, 2019 ABQB 318 Factors Western Inc v DCR Inc, 2021 ABCA 433 Gradziel v Town of Coalhurst, 2020 ABQB Malmberg v Boyd, 2020 ABQB 326 Malmberg v Boyd, 2020 ABQB 80 Nelson v Grande Prairie (City), 2019 ABQB 897 Steer v. Chicago Title Insurance Company, 2019 ABQB 670 Steer v Chicago Title Insurance Company, 2019 ABQB 318 Amble Ventures (Alberta) Ltd v D.B.K. Engineering Ltd, 2019 ABQB 287 Golden Triangle Construction Management Inc v Nuwest Interior Systems Inc, 2019 ABQB 292

### Professional

**Advocates Society Member of Construction Law Practice Group** 2024 - Present Society of Construction Law North America **Regional Director** 2022 - Present Canadian Bar Association - National Construction and Infrastructure Law Section Member of Executive 2022 - Present Society of Construction Law North America 2019 - Present Surety Association of Canada 2019 - Present **Advocates Society** 2019 - Present **Canadian Bar Association** 2013 - Present

Law Society of Alberta 2013 - Present

### Community

Member of Board of Directors, Calgary Construction Association, 2019-Present Volunteer, Court of Queen's Bench Amicus Program, 2015-Present Referee, Alberta Powerlifting Union, 2012-Present Vice President, University of Alberta Powerlifting Association, 2010-2013



### Recognition

Leading Lawyer, Lexpert Special Edition: Infrastructure 2025 : 2025 "Litigation Future Star", Benchmark Canada : 2025 Construction Law, The Best Lawyers™ in Canada: 2025 "Repeatedly Recommended" Construction, Canadian Legal Lexpert® Directory: 2025 Class of 2023, On-Site and SitePartners' 40 Under 40 in Canadian Construction

### **Client Stories**

#### **Builder's Lien Precedent**

Our client was the general contractor for two school construction projects in Alberta. Several builders' liens were registered by various sub-contractors, creating additional expense for our client. The schools in question were designated as "municipal reserve" lands, which impacts what use can be made of the lands on sale.

Previous case law indicated that such lands could not be subject to forced sale and therefore builders' liens on those lands were unenforceable.

Anthony advised his client not to make the payments on these liens. Instead, he recommended arguing that all builders' liens registered on both projects were invalid - setting a precedent for future work. Several liens were withdrawn by consent as a result of our approach.

During this process, three lienholders disputed our interpretation, and a contested Court application was held to determine if these liens were valid. The Court accepted our interpretation of the law and held that the builders' liens, in this case, were invalid.

The Court decision provided certainty to our client for this project and in the future that any lands designated as "municipal reserve" cannot be validly liened.

#### **Slip and Fall Defence**

The insurer for a local municipality approached Field lawyer, Anthony Burden to aggressively defend a negligence claim and contest liability.

Within two weeks of having the file Anthony successfully opposed a previously scheduled Application, and took steps to apply for summary dismissal of the claim. By applying for summary dismissal as soon as possible and questioning the Plaintiff on undertakings, Anthony was able to obtain helpful evidence on quantum moving forward. The co-plaintiff abandoned its claim prior to the Application. The Application for summary dismissal was initially dismissed, with leave granted to re-apply with fuller evidence. On the second Application, the claim was summarily dismissed in its entirety.

Anthony helped his client gain a better idea of the strength of both parties' evidence, providing the knowledge needed to confidently defend the claim.

#### News + Views + Events

July 2025 - 5 min read Advance Now, Argue Later: Court Upholds Surety's Right to Exoneration June 2025 - 5 min read Lien Claimants: Hurry Up + Set Your Matter Down for Trial - Part 2

May 2025 Understanding the Alberta Sale of Goods Act

May 2025 - 5 min read Stepping Stones to Settlement: Avoiding Disclosure of Settlement Discussions

April 2025 - 5 min read The Public Works Act + Sub-Subcontractor Claims