



# Jean-François Bilodeau Counsel

T 514.954.3183 F 514.954.1905 Montréal JBilodeau@blg.com

<u>Transportation</u>
Insurance Claim Defence

Jean-François Bilodeau focuses his practice on maritime law-related disputes. As a former member of the Royal Canadian Navy Reserve, his experience in navigation and ship management enable him to provide relevant legal services, supported by technical knowledge of the marine industry.

He represents different interests active in the marine industry, in particular:

- shipowners
- charterers
- shippers
- consignees
- freight forwarders
- brokers
- warehousemen
- port authorities
- shipyards

before Québec and federal courts and the Supreme Court of Canada.

Jean-François also has expertise in litigation relating to highway, rail and air transportation. He advises payers in those sectors of activity and represents them both before civil courts and the Commission des transports du Québec and the Canadian Transportation Agency, in all regulatory and penal matters. He has a vast experience in the drafting and correction of transportation and warehousing contracts.



In addition, Jean-François specializes in disputes relating to insurance coverage and the liability of insureds, including, *inter alia*:

- errors and omissions cases
- directors' liability
- product liability
- the liability of ocean, rail and air carriers.

## Experience

- APPLICATION by Alcatel Submarine Networks (Alcatel), pursuant to the Coastal Trade Act for a licence, Canadian Transportation Agency, 27-W-2021 Horizon Maritime Services objected to the Alcatel application to use a foreign vessel to lay an underwater cable in the Hudson Bay area to service the Northern Quebec First Nations communities. Alcatel was successful in demonstrating to the CTA that pursuant to section 8(1) of the Act, no suitable Canadian ship was available to perform the activity described in the Alcatel application.
- Canadian National Railway Company c. Ace European Group Ltd., 2019 QCCA 1374 Represented
  the insurer of Bombardier Inc., which was seeking to have a limitation of liability clause imposed by
  Canadian National declared null and void. The Superior Court of Québec, as well as the Québec Court
  of Appeal in August 2019, confirmed that a rail carrier may not exclude its liability under the provisions of
  the Canada Transportation Act.
- City of Montréal (City) against the Canadian Pacific Railway Company (CP) Canadian
   Transportation Agency, Decision 34-R-2019 (June 21, 2019) Represented the City of Montréal in a
   dispute with Canadian Pacific concerning the building of at-grade pedestrian and bicycle crossings on
   the CP tracks between the Port of Montréal and the City's north end. The Agency permitted the building
   of three of the five at-grade crossings applied for, while recognizing the rail carrier's right to oppose them
   where they affected its operations.
- Peracomo Inc. v. TELUS Communications Co., 2014 SCC 29 Represented the underwriter of Peracomo, in securing recognition of its right, under the Marine Insurance Act, to refuse the claim of a fisherman who had cut a submarine cable belonging to TELUS, since the damages caused to the cable were due to the insured's willful misconduct.
- Wolverine Motors Works Shipyard LLC v. Canadian Naval Memorial Trust, 2011 NSSC 308 –
  Represented the Canadian Naval Memorial Trust, which operates the HMCS Sackville, a corvette
  exhibited in a museum in the Port of Halifax. The ship broke its moorings in Hurricane Juan that struck
  the Halifax area in September 2003, causing the vessel to collide with a sailboat that sank. The Court
  accepted the argument of the owners of the HMCS Sackville that the damages resulted from an Act of
  God.

## **Insights & Events**

- Author, "Foreign owners be aware of ITF "inspections"", BLG Article, December 2023
- Author, "Transport Canada boost: \$165.4 million allocated in the Federal Budget", BLG Article, April 2023
- 32nd Annual Maritime Law Seminar Webinar, BLG Video, December 2020



## **Beyond Our Walls**

### **Community Involvement**

- President, Canadian Transport Lawyers Association (CTLA)
- Member, Board of Directors of the Grunt Club (from 2007 to 2015; President in 2013-2014)

# Awards & Recognition

- Recognized in the 2025 edition in The Best Lawyers in Canada (Transportation Law) and since 2006 (Insurance Law and Maritime Law).
- Recognized in the 2025 edition (and since 2021) of The Canadian Legal Lexpert® Directory (Shipping & Maritime Law; Transportation (Road & Rail)).
- Recognized in the 2025 edition (and since 2020) of The Lexpert®/ROB Special Edition on Canada's Leading Infrastructure Lawyers.
- Recognized in the 2022 edition (and since 2019) of Chambers Canada Canada's Leading Lawyers for Business (Transportation: shipping).

## **Bar Admission & Education**

- Québec, 1987
- LLB, Université Laval, 1985

#### **BLG** | Canada's Law Firm

As the largest, truly full-service Canadian law firm, Borden Ladner Gervais LLP (BLG) delivers practical legal advice for domestic and international clients across more practices and industries than any Canadian firm. With over 725 lawyers, intellectual property agents and other professionals, BLG serves the legal needs of businesses and institutions across Canada and beyond – from M&A and capital markets, to disputes, financing, and trademark & patent registration.

#### blg.com

© 2025 Borden Ladner Gervais LLP. Borden Ladner Gervais LLP is an Ontario Limited Liability Partnership.