

Chilliwack Wrongful Dismissal Lawyer

Chilliwack Wrongful Dismissal Lawyer - An "appropriate approach" is commonly used when going through a wrongful dismissal situation in view of the fact that this particular approach considers all the unique circumstances in the case.

When utilizing this particular type of approach, there are some items and factors that a court analyzes previous to reaching a decision. These comprise:

- 1.) The position you held while employed as well as the type of employment. Jobs which comprise managerial or supervisory duties are usually granted more severance pay, as are positions which are highly specialized or hard for the company to replace.
- 2.) The length of time that you were employed by the company. The longer service time with the company will entitle you to more severance pay compensation. Depending on how they score on the other three categories on the test, various short-term workers can obtain a big severance package too.
- 3.) When your employment was terminated, how old were you? Normally, older individuals will have a more difficult time acquiring similar employment. Hence, the court usually grants them more severance pay.
- 4.) The amount of jobs available that suit your training and qualifications, as well as your knowledge. The court considers whatever circumstances or conditions that can prevent you from acquiring a similar job.

As soon as your employment has been terminated, you must always confer with an employment lawyer previous to agreeing to the offered severance package. A lawyer could help make certain that you be given what you lawfully deserve.