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February's top five employment law cases

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Three interesting cases of discrimination in the UK. By Atim Arden June 23, 2020 Case Review, Current Affairs, Top Tip. It is against the law to treat someone less favourably because of their gender, race, religion, sexual orientation, disability or age; this is discrimination. However, more than 25% of the workers in the UK claim to have been discriminated against at work.

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30th November 2015. / in News / by Nicola Brown. It is unlawful for employers to discriminate (directly or indirectly) against workers, employees or job applicants who are disabled under the Equality Act 2010. The Equality Act also gives protection against discrimination 'arising from' disability as well as placing a duty on employers to make reasonable adjustments where a disabled worker or job applicant is placed at a substantial disadvantage.

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2018 was a whirlwind of statutory changes in the employment law world, which has perhaps overshadowed the judicial developments that have taken place in courts. In today's post, we turn to all things case law and give our picks for the top 5 employment law cases of 2018. Amberber v. IBM Canada Ltd., 2018 ONCA 571

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2019 brought several notable cases impacting employment and labour law. We have put together a brief summary of 10 Canadian decisions we believe employers should be aware of as we head into 2020. 1. Ruston v Keddco MFG (2011) Ltd, 2019 ONCA 125

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4 Reasons Why Employment Discrimination Cases Are Rising

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