Workplace Bullying Is a Workers? Comp, Not a Labour Issue



A probation officer claimed her employer failed to protect her against workplace bullying and harassment by her co-workers. She could have sued for discrimination in the Human Rights Tribunal but decided instead to have the union bring a labour grievance against the employer for violating its obligation under the collective agreement to ensure all workers a safe workplace. None of the above, responded the employer. Workrelated bullying and harassment are psychological injuries covered by workers' comp. And under the workers' comp 'tradeoff' of quaranteed benefits for work-related injuries in exchange for no further litigation, she couldn't file a labour grievance. The Grievance Settlement Board agreed and tossed case. The court said the Board's decision was reasonable and refused to reverse it. Result: The officer would have to take her claim to the WSIB [OPSEU Ontario Public Service Employees Union v. The Crown in Right of Ontario, 2019 ONSC 1077 (CanLII), Feb. 21, 2019].