# An Introduction to the Canadian Environmental Law Association \*Advancing Environmental Justice\*\*

Kerrie Blaise, Northern Services Counsel September 19, 2019 With thanks to EcoSuperior for the invitation





# Agenda

- An Introduction to CELA
- Environmental Justice
- Our Services
  - Cases
  - Law Reform
  - Regional Services
- Legal Resources
  - Environmental Bill of Rights
  - Legal tools for community-based source water protection



# About Us www.cela.ca

- Public interest law organization, funded by Legal Aid Ontario
- Founded in 1970
- Core mandate is to provide access to justice, use and improve laws that protect human health and the environment
- Northern Legal Services launched in Sept 2018





# **Our Priorities**

# 1. Access to Environmental Justice

CELA places high priority on cases and law reform work aimed at ensuring access to environmental justice; and

# 2. Pollution Prevention and Public Health and Safety

CELA places high priority on cases and law reform work aimed at ensuring safe, healthy and livable communities.



# Casework Snapshot

- Cases and law reform work ensuring safe, healthy and livable communities
- Protecting groundwater and surface water from depletion or degradation (ie. environmental assessments)
- Protecting or improving air quality (ie. Environmental Bill of Rights and Environmental Compliance Approvals)
- Cleanup of "brownfield" properties or other contaminated sites, including open, closed or proposed waste disposal facilities
- Eliminating or reducing exposure to toxic substances in the indoor and outdoor environments (ie. RentSafe initiative)



# The Principle of Environmental Justice

The principle that
environmental benefits and
burdens should be
equitably distributed among
all persons, rather than
allowing the majority of
adverse impacts to be
unfairly imposed upon poor
people, visible minorities, or
marginalized communities.





# Environmental Injustices

- Communities who lack power or a voice are often more adversely affected than others and are disproportionately exposed to higher pollution levels or historic pollution legacies
- Low income neighbourhoods receive relatively poor protection from adverse environmental impacts under Ontario and Canadian law
- Low-income and vulnerable communities are least responsible for climate change, yet most impacted



# Environmental Injustices (con't)

- UN special rapporteur on extreme poverty and human rights reported in June 2019 that climate change likely to undermine not only basic rights to life, water, food, and housing for hundreds of millions of people, but also democracy and the rule of law
- <a href="https://www.ohchr.org/EN/HRBodies/HRC/RegularSessions">https://www.ohchr.org/EN/HRBodies/HRC/RegularSession</a>
  <a href="mailto:s/Session41/Documents/A\_HRC\_41\_39.docx">s/Session41/Documents/A\_HRC\_41\_39.docx</a>



UN special rapporteur on human rights and toxics reports in June 2019 that "Canada's inaction on toxic exposure a disturbing sign of discrimination: UN expert"

https://www.ohchr.org/EN/NewsEv ents/Pages/DisplayNews.aspx?New sID=2468o&LangID=E





# **Our Services**

- Direct representation of eligible clients in proceedings in trial or appellate courts and before administrative tribunals
- 2. Test cases
- 3. Summary advice, including brief services and referrals
- 4. Public legal education and outreach
- 5. Law reform

We are Ontario's only clinic providing environmental law legal aid services across Ontario.

The specific allocation of time each year is dictated largely by needs of our client Community



# Casework

https://www.cela.ca/collections/celacourts



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Frequently Asked Questions

**CELA in the Courts** 

Access to Environmental Justice

Water Sustainability

Pollution and Health

Green Energy

CELA in the Courts

CELA has been helping people face pollution and other environmental problems for 40 years. We work on behalf of both individuals and non-profit citizen or community groups.

### more

- Greenhouse Gas Pollution Pricing Reference
   Reference cases delineating the constitutional jurisdiction of the federal and provincial governments to act on climate change
- Friends of Simcoe Forests
   Collection of Local Planning Appeal Tribunal submissions
- Freedom of Information Appeals to Access Nuclear Emergency Planning Information Collection of Information and Privacy Commission appeal submission materials
- Asubpeeschoseewagong Netum Anishinabek (Grassy Narrows First Nation)
   Divisional Court challenge to clearcut logging plan in ANA territory
- Citizens challenge aggregate pit proposal near Trout Lake in Unorganized Township of Gorham Local Planning Appeal Tribunal appeal involving juristiction of local planning board



# Law Reform

- 1. Proactively initiate law reform
- (e.g. Environmental Bill of Rights, Safe Drinking Water Act, etc.).
- 2. Support law reform activities at federal, provincial and municipal levels of government
- (e.g. Bill C-69 Impact Assessment Act, Bill 108 Endangered Species Act, City of Toronto Right to Know Bylaw)
- 3. Actively link our law reform recommendations to our casework and environmental jurisprudence
- (e.g. Walkerton, Spraytech v Hudson, Red Hill, Interchurch Uranium Committee)





# Regional Services

https://www.cela.ca/collections/justice/northern-services

Increase reach in historically underserved areas, including remote and fly-in communities

Collaborate with communities, residents, non-profits and other community legal aid clinics to:

- Identify emerging issues affecting human health and environmental protection
- Advance public participation in decision-making Advocate for those lacking access to justice





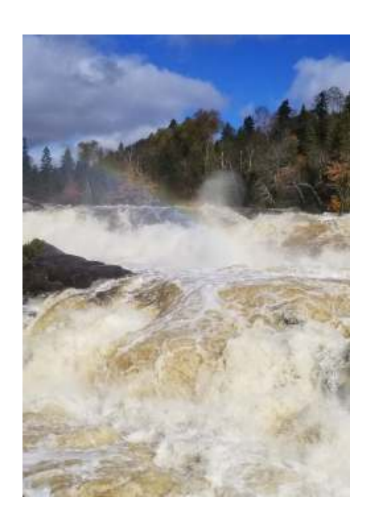
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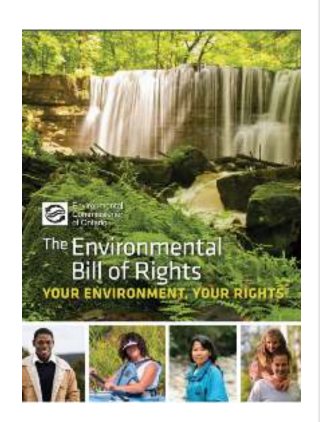
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Thoughts and Questions?



On **Feb 15, 1994** the *Environmental Bill of Rights* was proclaimed, recognizing that the people of Ontario have the right to participate in government decisions about the environment





# **Preamble**

The people of Ontario recognize the inherent value of the natural environment.

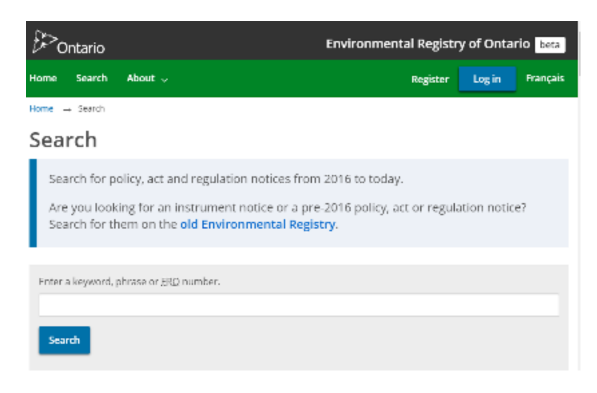
The people of Ontario have a right to a healthful environment. The people of Ontario have as a common goal the protection, conservation and restoration of the natural environment for the benefit of present and future generations.

While the government has the primary responsibility for achieving this goal, the people should have means to ensure that it is achieved in an effective, timely, open and fair manner.



- Receive notice of, and file comments on, governmental proposals
- Seek leave (permission) to appeal government decisions regarding instruments to an independent appellate body (e.g. Environmental Review Tribunal);
- File applications for investigation of suspected environmental offences;
- File applications for review of outdated or ineffective components of Ontario's environmental laws;
- Commence civil actions/ claim public nuisance





https://ero.ontario.ca/



# **Request for Review**

- Any two Ontarians can request either a review of an existing policy, act, regulation, permit or license, or the development of a new policy, act, or regulation
- The Ministry will then review the request and decide whether or not to conduct a review



For example, Ontarians have used the Application for Review process under the EBR to request:

- An overhaul of the Endangered Species Act and Mining Act
- Changes to a water bottling company's water-taking permit
- A review of how road salt is applied to highways
- A comprehensive land use planning system for northern Ontario
- New rules on the disposal of excess soil



# **Request for Investigations**

- Any two Ontarians can request a ministry investigate an alleged violation of an environmentally significant act, regulation, permit or license
- Minister has a "duty to investigate" the matter to the extent they consider necessary
  - If Minister chooses not to investigate, you must be provided reasons



# FOR EXAMPLE, ONTARIANS HAVE ASKED THE GOVERNMENT TO INVESTIGATE:

- Noise coming from a neighbouring factory
- The discharge of untreated sewage in provincial parks
- Damage to cougar habitat caused by forestry
- Leachate leaking from a landfill and contaminating local water sources
- Birds colliding into glass skyscrapers in Toronto









Legal Resources
Source Water
Protection

Identify, assess, and mitigate actual and potential threats to sources of drinking water

Develop legal and policy tools to protect and improve our source waters



# Legal Resources Source Water Protection (Then and Now)

# Chippewas of the Thames, Munsee-Delaware, Oneidas of the Thames

- Funded by Law Foundation of Ontario
- Toolkit: incorporating traditional ecological knowledge in by-laws, consultation and accommodation protocol
- Toolkit available at: <a href="https://www.cela.ca/source-water-protection-indigenous-communities">https://www.cela.ca/source-water-protection-indigenous-communities</a>

# Pays Plat and Grassy Narrows First Nation

- Developed during 2013-2104
- Intended for use in other communities to protect source water from contamination
- Toolkit available at:

   http://www.cela.ca/publications/first-nations-reserve-source-water-protection-legal-toolkit





# A 5-Phased Approach to Community-Based SWP

Phase 1: Form a Source Water Protection Steering
 Committee

Phase 2: Identify the community's source water protection challenges

**Phase 3:** Consult with the communities to determine priority threats and issues

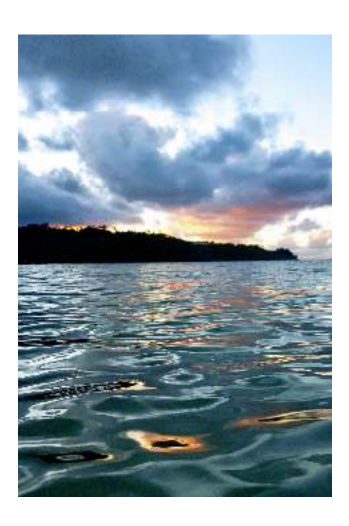
**Phase 4:** Develop legal tools to address threats to source water protection

Phase 5: Communicate and share project results



# Source Water Protection Project Layout

- 6 workshops in the community, including input from youth and elders
- With guidance from the community-based steering committee, CELA has drafted legal instruments to respond to source water threats identified and prioritized by the communities
- Youth ambassadors share report and outcomes with community members





# Source Water Protection Seeking community feedback and threat prioritization

- What concerns do you have about the health of the watershed?
- Have you noticed any changes in its quality or health?
- Do you have any traditional knowledge involving water or how to combat the threats to the water?





# Legal Tool 1 Bylaws

### Issue

 Lack of effective or comprehensive federal environmental legislation for SWP

- Environmental protection can be addressed through the enactment of by-laws in relation to First Nation lands under the *Indian Act* or the *Framework Agreement on First Nation Land Management*
- By-laws drafted related to (1) agricultural and nutrient management; (2) waste management, (3) septic systems and inspection and (4) wetland protection



# Legal Tool 2: Consultation and Accommodation Protocol

### Issue

 Developments outside of a community (ie. the siting of landfills or the issuance of water taking permits) can cause or exacerbate threats to source water

- Consultation and Accommodation Protocol with SWP measures helps to ensure concerns about source water protection considered & central to decision-making and discussions
- Template also potentially applicable for Terms of Reference or Community Benefit Agreements



# Legal Tool 3: Environmental Bill of Rights

### Issue

 Decisions being made outside of the community which could have repercussive effects on the health and quality of source waters

- Environmental rights of all Ontario residents recognized in the *Environmental Bill of Rights* 
  - Facilitates public participation in environmentally significant decisions with the aim of protecting, conserving and restoring the integrity of the environment.
  - Public comment option available online via Environmental Registry



# Legal Tool 4: Agricultural Leases

### Issue

 Leases allow farming on reserve land, however, often an inability to oversee farm tenants' actions, methods of farming

- A template lease under the *Indian Act* was drafted which includes provisions that establish the rights and obligations of the landlord and tenant
  - Provisions can dictate how the land will be used
  - Clauses relating to methods of farming (ie. fertilizer application)



# With Thanks and In Remembrance

- We wish to pay tribute to the late George Henry, former Councillor and Elder, at the Chippewas of the Thames First Nation who was instrumental in the vision for pursuing the source water protection project and Josephine Mandamin, a most unforgettable advocate for water
- Sincere thanks to Theresa McClenaghan, CELA's executive director and counsel for years of support and expertise in water law
- CELA appreciates the support of our funder, Legal Aid Ontario, along with funders who have supported our water source protection work with First Nations communities in Ontario, namely the Law Foundation of Ontario and Tides Canada
- With thanks to EcoSuperior and Bora Laskin Law School for facilitating our travel



Thank you!

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