Community Forum: Family Law Act Updates

Penticton, BC February 7, 2013



Legal Services Society

British Columbia www.legalaid.bc.ca



COMMUNITY FORUM: Family Law Act Updates

Victory Church of Penticton 352 Winnipeg Street | Penticton, BC | V2A 5M5

Thursday | February 7 | 2013

AGENDA

Time	Session	Speaker	Facilitator
8:30 – 9:00	Breakfast & Registration		David Desautels
9:00 - 9:15	Opening Prayer & Welcome	Okanagan Elder	Lynn McBride
9:15 – 10:45	Update on Recent Developments in Family Law	Kathryn Ginther – Family Lawyer	Baljinder Gill
10:45 - 11:00	Break		
11:00 – 12:15	Overview of LSS Services and Resources	 Donna Wilson - LSS Intake Baljinder Gill - Overview of PLEI services Lynn McBride - Overview of Aboriginal Services Penny Goldsmith - Povnet 	Lynn McBride
12:15 – 1:15	Lunch		
1:15 – 1:45	Immigrant Public Legal Consortium updates	Loraine Lundquist – IPC Consortium	Baljinder Gill
1:45 – 2:15	Other Legal Resources and Services	Lynn McBride – Clicklaw Mike Stokker – Family Justice Counsellor	Baljinder Gill
2:15 – 2:30	Break		
2:30 – 3:30	Child Protection, Mediation, Duty Counsel	Eric Watson – Family Lawyer	Lynn McBride
3:30- 4:00	Restorative Justice and Gladue	Anna Tonasket – Justice Coordinator	Lynn McBride

Community and Publishing Services

Suite 400 Tel: (604) 601-6000 Fax: (604) 682-0965 510 Burrard Street Vancouver, BC V6C 3A8 www.legalaid.bc.ca

1. Family



Legal Services Society

British Columbia www.legalaid.bc.ca

An introduction to the Family Law Act

PowerPoint created by: John-Paul Boyd
Aaron Gordon Daykin Nordlinger
20 November 2012
Law Foundation / Legal Services Society

http://www.bcfamilylawresource.com/

Coming into force

- FLA became law on 24 November 2011
- Bulk of act, including all of the really important parts, not presently in effect
- FLA to come into force on 18 March 2013
- the FLA will apply to all cases in which a court action is started after March 18, 2013, regardless of date of marriage/ date of separation/ etc.

Determining parentage, guardianship, the care of children, relocation.

CHILDREN

Parentage

- FLA determines parentage for all purposes within province except adoption (s. 23)
- Parents are presumed to be biological father and birth mother (s. 26)
- Presumptions of paternity (s. 26), for example: when a male person was married to the child's birth mother on the day the child was born

Parentage – Assisted Reproduction

- Donor is not parent, unless artificial reproduction agreement to contrary (ss. 24, 30)
- Surrogate mother is parent, unless artificial reproduction agreement to contrary (ss. 29, 30)

Best interests of child

- Best interests of child are only consideration not "paramount" consideration (s. 37)
- Expanded list of factors includes: views of child, history of care, capacity of person to exercise responsibilities for child, impact of family violence, and any civil or criminal proceedings relevant to the child's safety or well-being (s. 37)

Best interests of child

- Presumption that views of children will be heard in determining children's best interests "unless inappropriate" (s. 37)
- Additional factors prescribed to determine impact of family violence on child and on person's capacity to care for child (s. 38)
- Court must consider family violence factors if violence is an issue

- Parents living together at child's birth are both guardians of child; parent may lose this status by agreement or order (s. 39)
- Parent never living with child is not guardian without appointing agreement or order unless regularly cares for child (s. 39)
- Non-parent may only be appointed guardian by court order (s. 50)

- Guardians have parental responsibilities, the duty to make decisions respecting a child in the best interests of the child (s. 41)
- Parental responsibilities may be allocated among or shared between guardians (s. 40)
- Guardians have duty to consult each other unless consultation would be unreasonable or inappropriate (s. 40)

- The time a guardian is with a child is parenting time (s. 42)
- During parenting time, guardian has care and control of child and responsibility for day to day decision-making (s. 42)
- Parenting time may be on terms and conditions, including supervision (s. 45)

- Parenting arrangements are arrangements for parental responsibilities and parenting time under agreement or order; does not include contact (s. 1)
- No presumptions that parenting time should be shared equally or that parenting responsibilities should be allocated equally or shared equally (s. 40)

- Guardian can temporarily authorize a person to handle limited parental responsibilities if unable to act (s. 43)
- Guardian may appoint a guardian in anticipation of permanent incapacity and in will in case of death (ss. 53, 55)
- Parent who is not a guardian does not become a guardian on guardian's death (s. 54)

Persons without guardianship

- People who are not guardians, including parents who are not guardians, have contact with a child (s. 59)
- Contact may be agreed to by all guardians, or may be granted by court (ss. 58, 59)
- Contact may be on terms and conditions, including supervision

Relocation

- Guardians wishing to relocate with or without child must give 60 days' notice to guardians and persons with contact (s. 66)
- If objection, moving guardian must show that 1 move is made in good faith, 2 reasonable arrangements are proposed to preserve relationship with other guardians (s. 69)
- May be opposed on basis move is not in child's best interests (s. 69)

Relocation

- If guardians have equal time, moving guardian must show that 1 move is made in good faith,
 2 reasonable arrangements are proposed to preserve relationship with other guardians, and 3 move is in child's best interests (s. 69)
- Good faith measured in relation to reasons for the move, whether move will enhance quality of life of guardian or child (s. 69)

Making changes: orders

 Orders about parenting arrangements and contact may be varied if there has been a change in needs or circumstances of child, including as a result of a change in circumstances of another person (s. 47)

Making changes: agreements

 Portions of agreements on parenting arrangements and contact may be set aside if agreement not in best interests of child (s. 44)

Minors who lose entitlement, ranked obligations, order requiring insurance to be maintained, making support binding on payor's estate.

CHILD SUPPORT

Disqualifying minor children

- Entitlement may terminate where minor becomes a spouse or voluntarily withdraws from parental charge, for reasons other than family violence or objectively intolerable living circumstances (s. 147)
- Minor may requalify for support on returning to charge of parents (s. 147)

Ranked priorities

- Duty of non-parent guardians secondary to obligation of parents (s. 147)
- Duty of stepparents secondary to both (s. 147)
- Stepparent's liability assessed considering length of time child and stepparent cohabited and standard of living enjoyed by child during relationship (s. 147)

The not-so-sweet hereafter

- Where payor has insurance policy, court may order that policy be maintained and that child or spouse be named as beneficiary (s. 170)
- Support obligation may be made binding on payor's estate, either at making of original child support order or upon recipient's application post-mortem (s. 170)

Making changes: orders

 Orders for child support may be varied upon a change in circumstances under Child Support Guidelines, if, since hearing, evidence of a substantial nature has become available or if evidence of lack of disclosure has become available (s. 152)

Making changes: agreements

 Portions of agreements on child support may be set aside if court would make a different order (s. 148)

Who is a spouse, effect of agreements, insurance to secure obligation, making support binding on estate.

SPOUSAL SUPPORT

Standing

- "Spouses" are 1 married spouses, 2 persons cohabiting in marriage-like relationship for more than two years, and 3 persons cohabiting in marriage-like relationship shorter than two years who have had a child together (s. 3)
- Claim must be brought within two years of divorce or nullity for married spouses or separation for unmarried spouses (s. 198)

Entitlement, duration and quantum

- Entitlement determined by specified objectives (ss. 160, 161)
- If entitlement, quantum and duration determined by specified factors (ss. 160, 162)

Misconduct

Court must not consider misconduct ...except misconduct that 1 unreasonably causes, prolongs or aggravates need for support, or 2 unreasonably affects ability to pay (s. 166)

Review provisions

- Orders and agreements can provide for review of spousal support obligation upon fixed date or occurrence of defined event (s. 168)
- Review provisions may address manner of review and considerations on review (s. 168)
- Order or agreement may be reviewed upon party becoming eligible to receive pension benefits if silent as to effect (s. 169)

Support from the afterlife

- Payor can be required to maintain life insurance policy to secure spousal support obligation in same manner as for child support
- Spousal support can be made binding on payor's estate in same manner and on same test as for child support
- Payor's personal representative has same standing as with child support (s. 171)

Making changes: orders

 Orders for spousal support may be varied upon a change in the needs, means and other circumstances of a spouse, or if, since hearing, evidence of a substantial nature has become available or evidence of lack of disclosure has become available (s. 167)

Making changes: agreements

- Agreements on spousal support may be set aside where there is a lack of procedural fairness at the negotiation and execution of the agreement or if agreement turns out to be significantly unfair (s. 164)
- Until agreement is set aside, court may not make order on spousal support (s. 165)

Family property, family debt, excluded property, valuing property.

PROPERTY AND DEBT

Standing

- "Spouses" are 1 married spouses, 2 persons cohabiting in marriage-like relationship for more than two years (s. 3)
- Claim must be brought within two years of divorce or nullity for married spouses or separation for unmarried spouses (s. 198)

Excluded property

- All property owned by a spouse prior to the commencement of the spousal relationship is excluded property (s. 85)
- Includes gifts and inheritances, certain court awards, certain insurance proceeds, certain trusts received during the relationship (s.85)
- Includes property bought during relationship with excluded property (s. 85)

Family property

- All property owned by either party at the date of separation is family property, including assets acquired after separation with family property (s. 84)
- Includes corporate interests, ventures and partnerships, bank accounts, annuities, RRSPs and private pensions (s. 84)

Family property

- Family property doesn't include the value of excluded property brought into the relationship (s. 85)
- Family property does include the increase in value of excluded property (s. 84)

Family debt

 All debt incurred by a spouse during the spousal relationship is family debt, including debt incurred after separation to maintain family property (s. 86)

Presumptions

- Spouses are presumed to be entitled to half of family property and be half liable for family debts, regardless of use or contribution (s. 81)
- Excluded property is presumed to remain the property of the owning spouse (s. 96)

Unequal division

- The court may divide family property or family debt unequally if equal division would be significantly unfair (s. 95)
- Factors include length of spousal relationship, spouse's contribution to other's career, family debt exceeding family property, spouse's responsibility for increase or decrease in value of property or debt (s. 95)

Division of excluded property

- The court may divide excluded property if it cannot divide family property located outside province or if it would be significantly unfair not to divide excluded property (s. 96)
- Factors are length of spousal relationship and spouse's direct contribution to excluded property (s. 96)

Agreements

 Spouses may make property agreement dividing what should be divided, dividing what shouldn't be divided, dividing unequally what should be divided equally, valuing property other than it should be valued (s. 92)

Making changes: agreements

- Agreements on property and debt may be set aside where there is a lack of procedural fairness at the negotiation and execution of the agreement or if agreement turns out to be significantly unfair (s. 93)
- Court may not make order on property or debt in face of agreement unless agreement is set aside (s. 94)

Protection orders, children's best interests, duty to screen for violence.

FAMILY VIOLENCE

Family violence

 Defined as including: physical abuse, sexual abuse and verbal abuse; psychological and emotional abuse, including harassment, stalking and restricting personal liberty; and, for children, exposure family violence (s. 1)

Screening for family violence

- New requirement on family dispute resolution professionals, including lawyers, mediators and family justice counsellors to screen for family violence (s. 8)
- Must assess impact on family violence on safety and capacity of party to negotiate fair settlement (s. 8)

Best interests of the child

- Factors include presence of family violence; if family violence, test is prescribed for court to asses impact of family violence (ss. 37, 38)
- Orders and agreements are not in the best interests of children unless they protect the well-being of children to the maximum extent possible (s. 37)

Protection orders

- Variety of orders may be made to protect "atrisk family member" from family violence
- Application may be made by at-risk family member, a person on behalf of at-risk family member or court on its own motion (s. 183)
- Application for protection order may be brought without notice and independent of any other action or application (ss. 183, 186)

Protection orders

- Orders include: restraints on communications, attending or entering place, following person, possessing weapons; directions to police to remove person from property, accompany person to remove belongings, seize weapons; requirement to report; other terms (s. 183)
- Protection orders expire in one year unless otherwise ordered (s. 183)

Duties of dispute resolution professionals, duties of parties to disclose.

DISPUTE RESOLUTION PROCESSES

Dispute resolution processes

- New emphasis on and support for dispute resolution processes out of court (s. 4)
- New duty to make full and frank disclosure imposed on parties not litigating (s. 5)
- Better legislative support of agreements generally, and significantly strengthened support for agreements on property and spousal support (ss. 6, 7, 93, 164)

Family dispute resolution

• "Family dispute resolution" means services of family justice counsellor or parenting coordinator; mediation, collaborative law and arbitration; other processes prescribed by regulation (s. 1)

Duties of professionals

- Family dispute resolution professionals must assess for family violence and extent to which it impairs party's capacity to bargain (s. 8)
- Must inform party of dispute resolution processes and other resources (s. 8)
- Must advise that agreements and orders about children must be made in children's best interests only (s. 8)
- Lawyers must certify compliance (s. 197)

Family dispute resolution

- Court may require parties to engage in dispute resolution process (s. 224)
- Court may adjourn proceeding while parties attempt to resolve issues before court (s. 223)

Parenting coordinators

- Parenting coordinators may assist with implementation of parenting arrangements or contact when appointed by order or agreement (s. 15)
- May resolve disagreements by consensus or by making binding determinations (ss. 17, 18)
- Court may enforce, vary or set aside (s. 19)

Arbitration

- Commercial Arbitration Act amended to better accommodate family law disputes (ss. 306-313)
- Award inconsistent with FLA of no effect (s. 309)
- May appeal award on question of law, or law and fact, under CAA s. 31 (s. 312)
- Party may apply to vary award on same grounds as could vary order under FLA (s. 311)

Conduct orders, general provisions for enforcement of orders, extraordinary enforcement provisions.

COURT PROCESSES

Conduct orders

- Court may make conduct orders for reasons including to: manage behaviour frustrating resolution, prevent misuse of court process, and facilitate settlement (s. 222)
- Orders include: dismiss or strike pleadings or application, adjourn proceeding, judge seizing self, attend counselling, attend dispute resolution, restrict communications, restrict contact, maintain family home (ss. 223-226)

Specific enforcement powers

- Withholding of or failure to exercise parenting time or contact enforceable by referral to dispute resolution or counselling, make-up time, reimbursement of expenses (ss. 61, 63)
- Agreements on children and support can be filed and enforced as orders (ss. 44, 58, 148, 163)

General enforcement powers

- Where no specific enforcement provision, may order may be enforced by requiring security, payment of party's expenses, or payment of up to \$5,000 (s. 230)
- Where nothing else will secure compliance,
 court may order party be jailed (s. 231)
- Provisions not applicable to protection orders, only enforced by *Criminal Code*, s. 127 (s. 188)

Finally, a summary of the highlights of the new act.

Children

- New provisions on parentage addressing assisted reproduction and parental status for all purposes
- Expanded best interests test
- Parents cohabiting during child's life are guardians with parental responsibilities and have parenting time with child
- Non-guardians have contact with child

Children

- New powers to enforce parenting time and contact for both provincial court and supreme court
- New test to determine mobility with shifting burden to establish best interests; only guardians may object

Child support

- Statutory authority to terminate support for minors who leave home or marry
- Nifty ranking of obligations of parents, nonparent guardians and stepparent
- New criteria to establish extent of stepparent liability
- Obligation may be made binding on estate

Spousal Support

- Regime applies to unmarried couples in short cohabiting relationships who have a child
- Consideration of misconduct, in a limited way
- Remarkable new deference to agreements on spousal support; two tests to set aside assess fairness at different moments in time
- Obligation may be made binding on estate

Property and debt

- Regime also applies to unmarried couples cohabiting for at least two years
- New regime exempts assets brought into relationship and certain classes of assets acquired during relationship
- Shared assets are those acquired during relationship and increase in value of exempt assets

Property and debt

- Regime presumes equal liability for debts incurred during relationship
- New deference to agreements on property and debt; two tests to set aside assess fairness at different moments in time

Dispute resolution processes

- New power of court to compel parties to enter dispute resolution process ...and to take counselling
- Out-of-court processes supported with disclosure requirement
- Statutory support for parenting coordination, may make binding determinations
- Renewed role for arbitration

Court processes

- New enforcement powers applicable in provincial court, including some with teeth
- New suite of conduct orders and protection orders enabling better control of parties

2. Overview of LSS Services & Resources



Legal Services Society

British Columbia www.legalaid.bc.ca



Legal Services Society

British Columbia www.legalaid.bc.ca

Community
...Education
...Information
...Engagement

HELP SUPPORT ADVICE GUIDANCE ASSISTANCE

32 Legal Aid Offices

Abbotsford

Courtenay

Duncan

Hazelton

Langley

New Westminster North Vancouver

Port Alberni

Quesnel

Smithers

Vancouver

Victoria

Campbell River

Cranbrook

Fort St. James

Kamloops

Nanaimo

Port Coquitlam

Richmond

Surrey

Vanderhoof

Williams Lake

Chilliwack

Dawson Creek

Fort St. John

Kelowna

Nelson

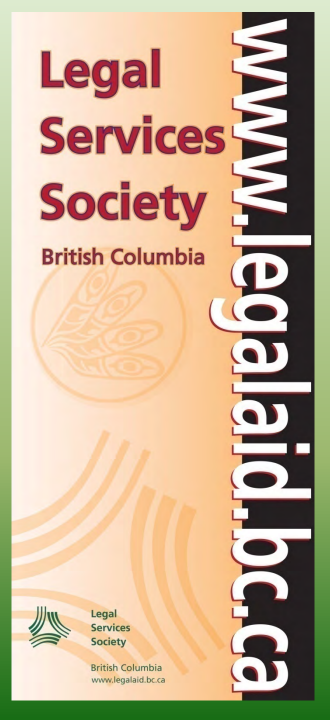
Penticton

Prince Rupert

Salmon Arm

Terrace

Vernon



Community Engagement & Outreach Team

LSS Publications & the new FLA

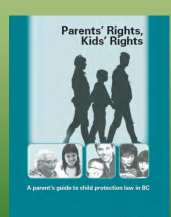
All current LSS family law PRINTED materials will be revised and updated to conform to the new FLA by March 18, 2013 (the FLW "in force" date) in three key areas:

- General family law
 (e.g. Living Together or Living Apart)
- Abuse & family law violence
 (e.g. Surviving Relationship Violence and Abuse, For Your Protection and the Live Safe End Abuse series)
- Child protection (Parents' Rights, Kids' Rights)

A number of **NEW** publications will be added to the family law print collection:

- A Guide to the New BC FLA (gives an overview to introduce the FLA changes in plain language)
- Understanding Mediation in Child Protection Cases
 (a fact sheet for the Aboriginal community).







LSS Publications & the new FLA

All current material on the <u>FLWS</u> will be revised and updated to conform to the new FLA (self-help guides, fact sheets, FAQs and videos alike).

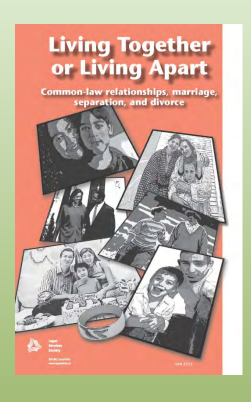
A number of NEW fact sheets and self-help guides will be added to the website.

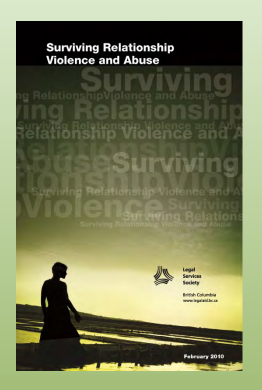
Fact sheets (20 more)

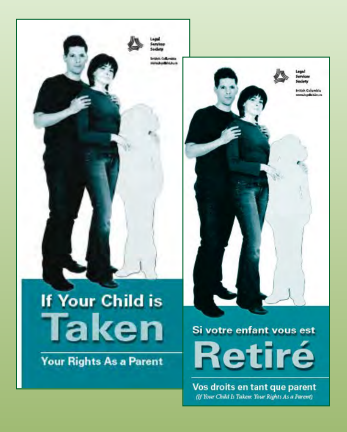
- General family law (e.g. Best Interests of the Child, Guardianship and Parenting Arrangements, Parentage etc.)
- Abuse & Family Violence (e.g. Family Court protection orders)
- Child protection with a focus on dispute resolution options
 (e.g. Collaborative planning and decision making in child protection cases)

Self-help guides (6 more)

- General family law
 (e.g. how to set aside an agreement in Provincial Court)
- Guides will focus on dispute resolution options
 (e.g. how to start or respond to a family case in Supreme Court)







For any queries or suggestions about FLA-impacted publications, please contact:

Candice Lee
Supervisor, Print, Web & Multimedia

Email: candice.lee@lss.bc.ca

Family Law in British Columbia Helping families use the law





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Welcome

The Legal Services Society maintains this legal information website and provides legal aid in British Columbia, Canada. If you're having a family problem, you may also qualify for a lawyer to advise you or take your case. Contact legal aid to find out if you qualify.



Shortcuts

Self-help guides

Fact sheets

Who can help

Publications

Legislation / court rules

Court forms

Definitions

Videos

Audio clips

Changes coming

About the new Family Law Act



What's new in family law

Find out about the latest changes to family law

feedback



Legal aid

Lawyers

Community workers

Aboriginal

Media

Search our site

Google" Custom Search



I'm looking for...

- Legal help
- A lawyer to take my case
- A legal aid office
- Publications
- News releases
- Career opportunities
- Lawyer e-services



Our locations



Our services



Our publications

We're here to help

Welcome to the Legal Services Society (LSS), the organization that provides legal aid in BC.

If you have a legal problem and can't afford a lawyer, we can help. Join the thousands who use the self-help information on our Family Law in BC website or who read our free legal information publications. You may also qualify for some legal advice from a lawyer or even for a lawyer to take your case.

Find out more about legal aid and LSS.

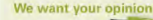
| I am a...

- I Person who needs legal help
- Lawyer
- Community worker
- Reporter

I want to...

- Apply for legal aid
- Contact LSS
- I Get help with my family law problem
- I Find family law court forms





on our new Family Law publications



Multilingual

publications



www.tenants.bc.ca



www.povnet.org



www.clicklaw.bc.ca

Other agencies that provide PLEI services



www.accessprobono.ca

Thank You!



Legal Services Society

British Columbia www.legalaid.bc.ca



Working with LSS Intake

February 7, 2013
Penticton

How to Apply for Legal Representation?

• <u>Call</u> LSS Provincial Call Centre at 604-408-2172 in Greater Vancouver or 1-866-577-2525 (call no charge)



• <u>Come</u> into one of our Legal Aid offices (contact info available on our website <u>www.legalaid.bc.ca</u>)



Our Clients







You can apply for a legal aid lawyer to help you with a:

- ❖Family,
- Criminal, or
- Immigration problem.

Who qualifies?

A Client qualifies for legal aid when:

- The legal problem is covered by LSS; and
- 2. The client meets financial guidelines





What legal problems are eligible for coverage?

Criminal – You can get a lawyer in a *criminal case* if, after a client was convicted, he or she would:

- go to jail,
- face a conditional sentence that would severely limit their liberty,
- lose their way of earning a living, or
- face an immigration proceeding that could lead to their deportation from Canada.







A lawyer can represent a client in a **family law case** in the following serious family situations:

For example:

- when they need an immediate court order to ensure you or your children's safety and security,
- ☐ to resolve a serious denial of access to their children,
- ☐ when the other parent threatens to remove the children permanently from the province, or
- when they have custody of their children and the other parent has access, but he or she has unlawfully held the children and denied them custody.

Family Law



Child removal

BC law says that:

If the safety of a child in BC is at risk, the Ministry of Children and Family Development (or an Aboriginal delegated agency) must investigate; and If necessary, the ministry remove the child from the home.

This process is called **Child Protection**.



Child Protection matters

They can get a lawyer to represent them if:

- ❖the Ministry of Children and Family Development has taken or has threatened to take their child(ren) away from them, or
- there are custody and access issues related to a child in the care of the Ministry for Children and Family Development.



Immigration

A lawyer can represent a client in an immigration law case if:

- they are facing an immigration proceeding that may result in their removal from Canada, or
- they wish to claim refugee status.

If a client wishes to claim refugee status and they qualify, they can get a lawyer to:

- help them fill out forms
- help them prepare for a refugee claim hearing
- ❖represent them at their hearing





Financial Eligibility

Income chart(All case types)

Household Size Income

1

2

3

4

5

7 or more

Monthly Net

Am I eligible?

\$1,470

\$2,050

\$2,640

\$3,230

\$3,810

\$4,400

\$4,990

❖Family members include children and parent(s) or other adult(s) responsible for and living with the children.

❖Income is your net income from all sources (excluding a common-law partner of two years or less) and child support payments.



Financial Eligibility

Personal Property (All case types)

Household Size

1

2

5

6 or more



\$2,000

\$4,000

\$4,500

\$5,000

\$5,500

\$6,000

Personal Property:

Includes but is not limited to:

❖accounts receivable;

Exemption *antiques;

*bank accounts; cash;

❖collections (coins,

stamps);

household furnishings;

insurance policies;

❖ jewellry;

livestock;

❖other personal property;

❖pending settlements;

❖recreational equipment;

❖recreational boat;

stocks/bonds/investment

and works of art.









Appealing a refusal

If an intake legal assistant tells a client that they're not financially eligible for legal aid or that their case isn't covered by legal aid, they may be able to request a review of this decision.

Client has right to appeal a refusal

The intake legal assistant who refused the application will provide the client with a "Legal Aid Representation Services — Refused" form. This form will indicate whether a review is available to them.

 Coverage and financial eligibility reviews must be submitted within 30 days of being refused legal aid

to:

Provincial Supervisor Vancouver Regional Centre 400 – 510 Burrard Street Vancouver, BC V6C 3A8

Fax: 604-682-0787

Requests for reviews must: **♦** be in writing,

❖set out your reasons for disagreeing with the decision, and

❖include copies of supporting documentation.



Working Together

You can help your clients:

- Understand the intake process
- Prepare for the interview
- Organize documentation
- Make sure they follow up and provide intake with requested info





More information

- Legal Services Society <u>www.legalaid.bc.ca</u>.
- Family Law in BC <u>www.familylaw.lss.bc.ca</u>
- Justice BC--<u>www.justicebc.ca/en/cjis/</u>
 Provides information about the criminal justice system in BC and helps you access resources and services.
- Immigration, refugee, & citizenshipwww.multilingolegal.ca

Information about the law and community resources in BC in nine languages.



Legal Aid Intake - Penticton

Phone: 250-493-7164

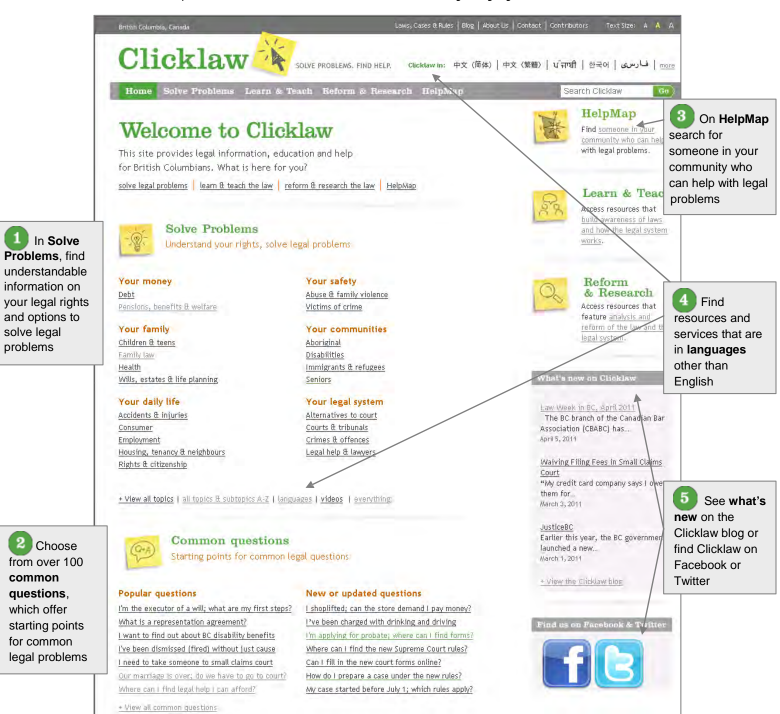
• Fax: 250-493-7195





Are you a member of the public or helping someone with a legal problem?

The Clicklaw website offers a single place to start on the Internet for quality legal information, education and help for British Columbians. Here are **five key ways you can use Clicklaw**:



Courthouse Libraries BC April 2011

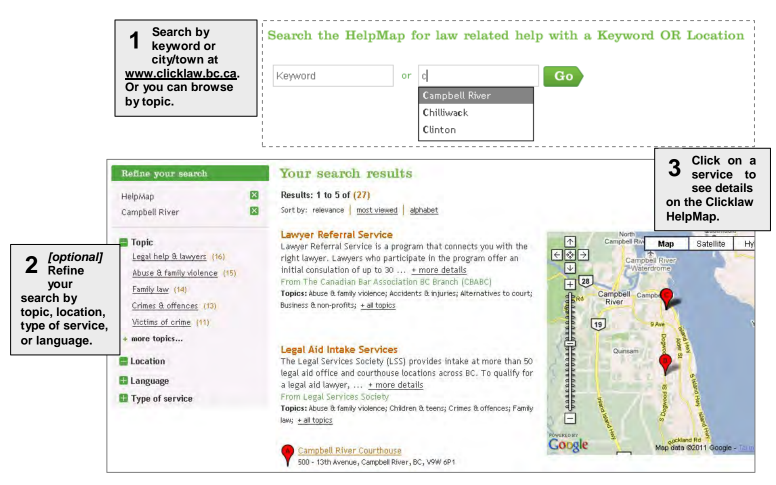


The Clicklaw HelpMap

Integrated with Google Maps, the HelpMap assists the public in British Columbia in finding those who can provide assistance with legal problems in their community. It also assists service providers and helpers who are making referrals for clients who have legal issues.



Three steps to finding law-related assistance on the HelpMap



What can you find on the HelpMap

- pro bono clinics, community legal clinics, and legal aid offices
- o organizations with community legal advocates
- court registries

- courthouse libraries
- Native Courtworkers
- victim support programs
- key government agencies
- dozens of other law-related helping services

Courthouse Libraries BC April 2011



www.povnet.org

http://facebook.com/povnet http://twitter.com/povnet

#300 - 1140 W. Pender Street Vancouver, BC V6E 4G1 PhonE (604) 876-8638 fax (604) 685-7611 Email info@povnet.org

A network for advocates, community workers and marginalized communities.

Povnet website

The Povnet website provides up-to-date information about welfare, housing and homelessness, unemployment, disability and human right issues.



We host a "Find an Advocate" map to assist people in finding some help wherever they are in BC or across the country. You can also follow up-to-date information on PovNet by linking to our Twitter and Facebook feeds.

PovNet links to resources for immigrants and refugees, seniors, women, youth, workers, people with disabilities, First Nations, Inuit and Aboriginal people. The site offers links to provincial, federal and territorial legislation, information about books, videos and articles about poverty issues.

Email lists

Povnet hosts confidential email lists for front line workers, advocates, community and settlement workers.

These lists provide a forum for discussing cases, sharing strategies and identifying and working on systemic issues that arise in the pursuit of access to justice:

Our BC lists:

- n Welfare
- n Housing
- n Mental health
- n Workers' rights
- n First Nations & Aboriginal

n Debt

Our national lists:

- n Canadian Pension
- n Employment insurance
- n Older adults
- n Issues
- n

Intercultural

Povnetu



http://povnetu.povnet.org

Povnetu offers online courses for front line workers.

Current PovNetU courses include:

- n Introduction to Advocacy
- n Welfare Level 1 and 2
- n Residential Tenancy Level 1 and 2
- n Employment Insurance Level 1 and 2
- n Seniors' Residential Care Advocacy
- n Persons with Disabilities Appeals
- n Dealing with Debt
- n CPP Disability

Contact povnetu@povnet.org for more information and schedules.

If you are interested in joining any of these lists, contact us at **co-ordinator@povnet.org**.

PovNet is funded by the Law Foundation of BC with additional funding from the Legal Services Society. Additional support for PovNetU courses is provided by BC Government and Service Employees' Union, BC Coalition of People with Disabilities, BC Teachers Federation, Community Legal Assistance Society, Community Unemployed Help Centre (Winnipeg), First United Church Mission, Hospital Employees Union, Law Foundation of Ontario, Society of Notaries Public of BC and TRAC Tenants Resource and Advisory Centre.

May 2012

3. Aboriginal Services



IMPROVING LEGAL SERVICES FOR ABORIGINAL PEOPLES



Pamela Shields
Manager, Aboriginal Services

Lynn McBride Community Engagement Coordinator



LEGACY OF COLONIALIST HISTORY



- INDIAN RESIDENTIAL SCHOOL GENERATIONAL IMPACT
- ILLITERACY
- ABORIGINAL CHILD APPREHENSION
- POVERTY
- FASD
- SEXUAL ABUSE

GOAL #1:

Reducing the number of



Aboriginal people in prison

GOAL #2:

Reducing the number of



Aboriginal children in care

"ABORIGINAL" defined inclusively



- FIRST NATIONS (INDIAN)
 - STATUS
 - NON-STATUS
 - ON & OFF RESERVE
- MÉTIS
- INUIT

ABORIGINAL LEGAL SERVICES



- PUBLICATIONS
- ABORIGINAL COMMUNITY LEGAL WORKERS
- EXPANDED DUTY COUNSEL
- GLADUE INITIATIVE



nome

Legal aid

Lawyers

Community workers

Aboriginal

Media

About us

Search our site

Google^m Custom Search

Aboriginal

- Aboriginal legal issues
- Aboriginal Gladue rights
- I First Nations Court
- Aboriginal publications
- Who can help

A Guide to Aboriginal Organizations and Services

BC Association of Aboriginal Friendship Centres

Native Courtworker and Counselling Association of BC

Union of BC Indian Chiefs: Publications

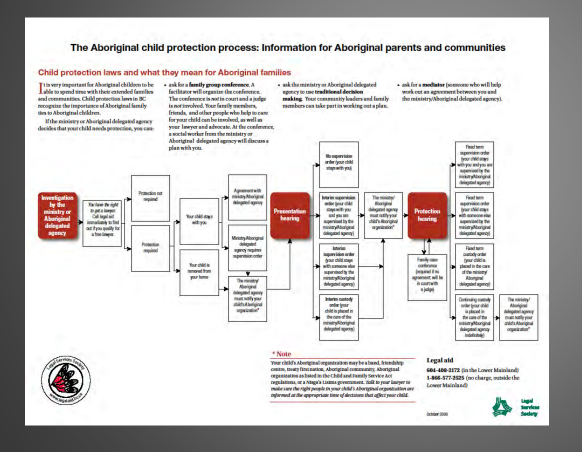
Clicklaw

Aboriginal publications

Below are links to all of our Aboriginal publications.



ABORIGINAL CHILD PROTECTION PUBLICATIONS



- Aboriginal Child Protection poster
- 1-Page Fact Sheets
- Right toCounsel Cards
- Mediation

EARLY INTERVENTION



Asserting legal rights

Aboriginal Community
Legal Workers

Expanded
Duty Counsel

First Nations Court



http://www.legalaid.bc.ca/aboriginal/





British Columbia www.legalaid.bc.ca www.endingviolence.org

Indigenous Communities' Safety Project

Funded by:

Law Foundation of Ontario and Vancouver Foundation

Project Managers:

Ending Violence Association of BC (EVA) and Legal Services Society (LSS)

Project Purpose

- provide knowledge sharing to Aboriginal leadership including governance leadership, service providers and the natural leadership
- work with 12 Aboriginal communities (First Nations and urban Aboriginal communities)
- focus on criminal justice, family justice and child protection laws, policies and practices that directly affect police and government responses to domestic and sexual violence and child abuse

Project Goals

This project has multiple goals, including:

- Encouraging communities to discuss practical ways to improve safety and access to justice for women and children.
- Helping communities develop community safety plans that will help keep women and children safe from domestic and sexual violence and child abuse and neglect.
- Empowering Aboriginal communities across the province to respond to violence.
- Empowering Aboriginal service providers to better assist Aboriginal communities—especially women and children—to keep themselves safe, to be aware of their legal rights, and to access justice if they become victims.

12 Aboriginal Communities

- Saik'uz First Nation (Vanderhoof)
- 2. Nak'adzli First Nation (Fort St. James)
- 3. Lytton First Nation, including Merritt
- 4. Sto:lo Nation Chiefs Council (Chilliwack)
- 5. Tsay Keh Dene (north of Mackenzie; north end of Williston Lake)
- 6. Nisga'a (northwest BC; west of Hazelton)
- Blueberry First Nation (Fort St. John)
- 8. BC Association of Aboriginal Friendship Centres (at their Youth Conference in Penticton in March 2013)
- Gitwangak (near Hazelton)
- 10. Gitanyow (near Hazelton)
- 11. Gitsegukla (near Hazelton)
- 12. 12th community to be confirmed

Indigenous Communities' Safety Project WEBINAR

If you are interested in attending a webinar to learn more detailed information about this project and the training curriculum and related materials, contact:

Pamela Shields

Manager of Aboriginal Services at LSS

Beverley Jacobs

Indigenous Communities Project Consultant

Lynn McBride

Community Engagement Coordinator at LSS

Project Consultant

Beverley Jacobs, LL.B., LL.M, PhD Student Indigenous Communities Project Consultant Ending Violence Association of BC

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Phone: 604-633-2506 ext.16

Fax: 604-633-2507

IMPROVING LEGAL SERVICES FOR ABORIGINAL PEOPLES



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Lynn McBride

Community Engagement Coordinator lynn.mcbride@lss.bc.ca 604.601.6021

4. Immigration



Legal Services Society

British Columbia www.legalaid.bc.ca



South Okanagan Immigrant and Community Services

Settlement & Integration Services

- * Provide information on Canadian:
 - * Systems (eg. Laws)
 - * Services (eg. MSP)
 - * Culture (eg. Holiday events and field trips)
- * Assist with the completion of any government forms
 - * Both immigration and non-immigration forms
- * Assist with access to online government services
 - * Eg. Employment Insurance

Employment Services

- Assist with career exploration using online and offline tools
- Help form networks
 - Connect clients with local professionals (mentoring and/or job shadowing)
- Provide assistance with job search
 - Help locate job postings
 - * Help create targeted cover letters and resumes

Life Skills/Educational Workshops

- * Topical and series workshops relating to:
 - * Employment
 - * Computer Literacy
 - * Legal system
 - * Health and Wellness
 - * Personal Financials
 - Post Secondary Education
- We also welcome guest speakers to give topical seminars
 - * Eg. People's Law School presentation on seniors' services

English Language Services for Adults

- Help improve English language skills of new immigrants
- * Able to provide ELSA certificate for proof of CLB level
- Field trips to experience Canadian culture
 - * Sports
 - * Library & Museum
 - * Orchards

School Involvement

- * SD#67 (Penticton & Area)
 - * Buddy program
 - * Canadian and foreign-born students paired to learn each other's culture
- * SD #53 (Osoyoos & Keremeos)
 - * Settlement Worker in Schools
 - Help newcomer children and parents integrate into Canadian schools

Other Services

- Volunteer and Community Bridging
 - * Newcomers matched with local volunteers
- Volunteer translators for several languages
- * Volunteer tax services
- Licensed day care service for adults attending classes and/or workshops