

From: donotrespond@assembly.ab.ca
To: [RSCommittee.Admin](#)
Subject: Resource Stewardship Submission - Tara Deleeuw
Date: Friday, November 13, 2020 9:37:57 PM

PART A: Submitter Contact Information

First Name: Tara

Last Name: Deleeuw

E-mail: [REDACTED]

Phone: [REDACTED]

City/Town: Bashaw

PART B: COMMENT

Hello my submission is called ,no criminal,no civil,no legislation,no jurisdiction ,no access ,no investigation and a whole lot of administrative process which was never ending of imposing intimidation,threats,violations,actions of criminality and this was allowed because of no nothing,as stated above I didn't have a whole lot of protection when I requested and demanded a comprehensive investigation be made,to the highest offices of the land regarding unresolved voltage irregularities in our community,damage to equipment and eventually electrical ignited fires and investigation s became my focus of my advocacy ,no protection at all ,It felt like crimes against humanity without these protectionsactually it was a coordinated effort of denial because of the listed none access as listed ,it's people,political policies and administrative processes which drives the outcome,not some weak Legislation,which is driven by the profit makers,please invite me to speak about the administrative process provided on behalf of our farm ,and what protection means to the consumer when dealing with monopolized sectors,and administrative processes ,this experience extends to searching for missing information of my [REDACTED] and gathered fact in this search,including discrimination and disregard for facts84FY3
Thanks Tara

PART C: HOW DID YOU HEAR ABOUT THIS STUDY?

- Social media posts
- Social media advertising
- Website
- MLA
- Traditional media (news story or advertising)
- Other:

From: [Tara Deleeuw](#)
To: [RSCommittee.Admin](#)
Cc: [Tara Deleeuw](#)
Subject: submission/attention chair/secretary and committee
Date: Wednesday, November 25, 2020 1:09:23 AM

Hello from beautiful Bashaw Alberta,

Thank you for this opportunity,

Writing the committee seems to fit perfectly into the visionary agendas of where I am going with advocacy/lobbying for safety and wellbeing of Canadians within the electrical industry ,may it be to strengthen public interest legislation ,Public safety legislation, constructing Province to Province unified legislation, or sharing my experiences, I am certain of gathering momentum ,succeeding as I navigate from coast to coast of this great country, I navigate with intentions of minimizing regional and territorial discrimination, redefinition of words, policies, amendments, and in the gracious act of bevolance ,for the confused ,misguided who thinks weak public legislation is alright, I will hopefully bring them out of the dark ,redefinition is imperative in these advancements, there is no room for yesterday

There is nothing random about my submission before this committee,

Thus far my story is incredible ,filled with interesting facts ,turns curves, people, ministers, Queens, Movie directors, retired Prime Ministers and many more will be in this process , the experiences we experienced simply titled, "No access to criminal, no access to civil, no jurisdiction, no legislation, no investigation, no conclusions, no class and a whole lot of lengthy administrative process" filled with intimidation, threats, assault, odd correspondence, bullying, strange people, systemic racism, mockery, trespassing and continuous personal violations, which left me exhausted, intimidated and suffering from physicals and mental health, I feared in my own home, this design and resulting feelings was not an accident, this process was masterfully constructed and administered with objectives, in the end of and making similar comparisons to similar Alberta process's I was grateful I was alive as in those days elevation of aggression was the objective of the design ,not sure about today's standards, this complaint is a simple story based on a complaint which expanded or hopeful to multiple investigations by varying policy makers and holders of Justice,

then the process led to further complaints, requests to many institutions ,private or otherwise were made, evidence was provided, even begging for judicial reviews of investigations of electrically ignited fires, important to bring forth with this committee I come before is I was threatened with my career back then ,this was after I audited our community about unresolved voltage irregularities, damage, questionable fires investigations , in no uncertain terms I was overall threatened, these voltage irregularities would disappear and reappear, and the symptoms worsened over years, a common responses from the utility company provoked apathy and compliance in my community, nothing resolved itself, it was like a big game for the electrical company, a sick game, complicated game

October 2018 I provided my truths before the MMW Commission ,and yes love is in this story too ,lots of love and empathy, details to follow further on

in November of 2018 I was provided another administrative process by my employer, (which I had a very good relationship with until this imposed administrative process) this design was defined as being within the perimeters of being ok, but it was not ok, it was a very disturbing process for

myself, I objected but it continued, it was so abusive. it was a lengthy, filled with bias intentions, unnecessary process, abuse of power, a process which ignored the facts, ignorant, punitive, humiliation, racism, violation of my constitutional rights, this was another one of those processes provided, which once again was to render me powerless, this was a process which was targeted, and the truth be known my colleague was harassing's and assaulting me, but that didn't matter, there was agendas to be fulfilled

what I want this committee to know these processes are not random, they are designer in nature, rationalized as being in the perimeters of fair, After 3 months of hell, I was told I was not remorseful enough so basically I deserved this administrative process, and certainly the administrative process presented as holding to word threats of taking my career away when trying to hold the electrical company accountable 20 years previous, just like taking candy from a child my career was taken from me, and important to note is I loved my job, this was not random

My advocacy/lobbying is 4 part and I am always open for new opportunities to audit, particularly information laundering and applications, of Justice, these designer processes opened up many curiosities

I ask you to join me in these presented areas

Expansion to the criminal code sections, sections 433 to 436.1, (Arson)

I was refused an investigation with the RCMP (requested right to Commissioners office) because electrical ignited fires are not defined as criminal, no jurisdiction, I recall how upset and naïve I was, I had PROVIDED evidence to warrant an investigation, I informed voltage irregularities were not accidental, I worked long hours to collect evidence I thought at least they would do an investigation, important to note the involvement of the RCMP throughout my complaint process has great significance on my insecurities,, this would be another submission as very lengthy in nature, the RCMP's actions or lack of certainly contributed to rendering me powerless, and is a remarkable example of the existence of collaborative and objectivity of Industry and the RCMP

I lobby for Expanding the definition of "fraudulent purpose" (section 435), interacting this section of the criminal code with conjoining "principles of Negligence and standards of care legislation within consumer contracts, using best practices of safety will be incorporated into consumer contracts, other jurisdictions of North America have placed heavy emphasis and consideration that electricity is a dangerous product which injures or kills, this is reflective in standards of care and principles of negligence

Reassurance of fair process regarding our complaints came from every direction, investigations were under way (building false confidence), so in this meantime, waiting patiently as instructed, this is when love came to town, off to BC in 1999 as a family member to resolve an issue of unresolved grief in our family, there is a bigger story within this story to share about fire investigations and Injustice, [REDACTED], died in [REDACTED] bed as result of a house fire, our family, particularly my [REDACTED] expressed disbelief in how my [REDACTED] was treated by the Fire Commissioners Office, unanswered questions, regarding [REDACTED] death remains to this day a mystery, my [REDACTED] always stated the Fire Commissioners Office contributed to my [REDACTED] ill health by the games they played in the loss of his [REDACTED], what little information I was able to receive, and my knowledge of information laundering process, I know this statement is very true, even strong questions of systemic racism and poverty come to the surface

I went searching for the missing information, the "tools" available were meager, but I really believed others would assist with addressing the missing information issues a section of the information legislation clause made this possible to receive information, only half of the information was

available, two different conclusions, no photos, no accountability via inquiry (MY [REDACTED] was promised an inquiry of sorts) or electrical assessment? Accountability, as my [REDACTED] recalled, the symptoms presented as an electrical surge fire, not a smoldering fire but this was the conclusion and questionable blame was put forth, having two conclusions was disturbing, and examples the confusion of information laundering, they are two different presenting symptoms, if only the pictures existed,

I advocate for electrical fires to be under the Jurisdiction of Attorney Generals office and inquests be mandatory for electrical ignited or unknown fires, IN the end, with conclusion to searching for the missing information and the indifferent cruel administrative process was just a tragic exposure to information laundering and administrators handling of the information and [REDACTED] don't matter

, If there was one thing I was able to establish from 1977 until present day regarding public safety legislation/consumer contracting within the utilities has weakened while legislation of Utility interest has strengthened with a selfish foundation, the information collection process has been minimized on fire investigations and jurisdictional interest, and who handles the information will design the weakening of the process, you can follow the means to the end of weakened public oversight within the utilities starting in the 1940s

Information collection, handling and retention has been neglectful on fire investigations, slowly eroding accountability, so I hope to expand within this area of concern, not all electrically ignited fires are caused by toaster, there are different symptoms presented, as in our neighborhood or testimonials provided on either liaisons with the electrical company or resulting symptoms of damage or peculiar visible symptoms and at times dangerous experiences in our community, may it be voltage irregularities, resistance in line, arcing, stray voltage, testimonials of isolated electrical fires, as our barn, my community was eager to share their experiences, some Provinces in Canada has clear definition of procedure of lost or damaged equipment as a result of electrical voltage, so I lobby for information collection and format to make better sense of modern consumer complaints and investigations, the who what and why of the information collection is important, confusion on responsibilities presented within the administrative process, "no jurisdiction" seem to be the ongoing rationale for apathy for investigations, it started out great, eager to assist but in hindsight building my confidence provided time, for example [REDACTED], corporate office committed to an investigation, evidence was provided, as did the Federation of REAs. Superintendent of Insurance, with advancements to Federal Jurisdiction of influences on related responsibilities of Legislation, and obligations to protect Canadians, it was my understanding each identity/ministry had autonomous jurisdictions of investigation, I was reassured of this, but unfortunately these agencies imposed a lot of false confidence, The superintendent of Insurance has a leading role in this story of causing us grief, exhausting our finances, and this office is a perfect example of the king of spin, if one position should be defined on use of public money for minimizing the safety of Albertans the office of the superintendent of Insurance is it, important to note asking or insisting for these pseudo investigations seem to be met with hostility, building time in administrative process is important for information laundering, imposing my right to ask of agencies/ministries is unwelcomed, in these process's you are groomed, predator groomed, played like a fool and pretty soon you have the leg police warning you not to call again, a lot of dishonest people mobilized these administrative process, lots of reciprocal, collaborative agreements makes good fun for some, as other families asking keepers of information such as asking about my [REDACTED] missing information was met with imposing shameful, I was met with ridicule, mockery and a whole lot of disgusting comments,

when I pursued Justice surrounding the fire investigations of my [REDACTED], I was not prepared to know these type of people even existed,

I brought forth names of individuals to these oversight bodies of fire Investigations and public safety, individuals who felt their was unresolved issues surrounding their fire investigations and more so in some cases the blame and accompanying process placed upon people making them feel like they were the arson starter, names like [REDACTED] Alberta welcomed a review, but no-one came,

please note as I have recently returned to receive the investigative reports of our complaint of proceeding voltage irregularities or any personal information about the accident on our farm it is none existence ,as told to me, or partial in collection which is strange because so much money ,time and effort was placed into "investigations", the administrative process seem to induce self doubt, fear, to discredit, disorientate spin and ,of course once you don't respond to the 3 L tactic weirder process comes along ,intimidation came fast and furious, [REDACTED]

put in all kinds of fancy equipment in my yard, this placement was way after the fact, at the time it was placed I didn't know it was for information laundering purposes, just following leads,(which was all kinds of fun for [REDACTED],not so much for our personal space), [REDACTED] reassured this fancy equipment is high ranking,no fail report, but I explained to him the voltage irregularities were none consistent, and we take turns within our community with voltage irregularities [REDACTED] put the operations in my yard against our wishes, this was not a pleasant experience ,this is where personal space became violated,some how that fancy report went missing too ,no copies for us,please note I have photos of the equipment placed, meanwhile [REDACTED] and [REDACTED] hosting "town hall coffee groups, agitating everywhere they go, laying out administrative process's and fools like they own them with the use of public money, [REDACTED] is explaining to the community there is a shortage of electricity and Tara is crazy, I really didn't know the concepts, principles and narratives of information laundering and particularly generating response within this design to information collect ,how would I have known the RCMP were playing with our minds by finding that makeshift bomb in our yard?, this action of the RCMP had strong association and familiarity to other complaint process in the Province, land rights were a topic of issue, people were dying defending their land,, I haven't confronted the role of the RCMP position to render me powerless, hopefully soon I will be asking for my personal information regarding this matter ,I am pretty certain I know how the RCMP explained that makeshift bomb in our yard, it's a familiar tactic used over and over with the RCMP and industry, its reliable and sets the stage for dismissal,

please note I placed a complaint regarding [REDACTED] physically assaulting me ,as [REDACTED] making verbal threats to "physically throw me out of a Conservative breakfast love in which I asked him about how the investigations were coming along into electrically ignited fires,he was furious that I dare ask, thus far I have been unable to find this information retention of information is very important for the public disclosure act, or any act, Retention of information is important for families when seeking clarity of Justice, the common theme of injustice in discussion with other families og grief is how the administration of justice made us feel asking for help of missing information or help in general we felt like we were menacing ,intrusiveirritating,illogical,irrational,demanding,unreasonable,and the information laundering written reflects these experiences, please note I went before the preliminary hearing, the Privacy Act ,2005 [REDACTED],sharing my experiences and quest searching out missing information of my [REDACTED] or investigative reports of our farm accident, instead of taking the situation as relevant, and worthy to note for families right to know, the Alberta Government Privacy Act decided people

and families should not have easy access to information and strengthened obstruction to the clause which allowed me access, in the first place

NAFTA ,interprovincial electrical transmission grid, elevated our issues of safety of electrical supply in our community, voltage irregularities and symptoms elevated, I know something in the electrical industry was profiting it wasn't us and there was no shortage of electricity, I would receive random information in different forms, may via mail or passed along, and one of these communications was there was embezzlement of money of our neighboring First Nation Territory, as allegations for their safety with voltage irregularities, this allegation was reported to the RCMP,once again no jurisdiction was the response of the RCMP,I am not sure of this legislation of NAFTA,interprovincial electrical transmission, but I do know around 1986-88 our problems started in a big way this isa new playground of auditing and discovery for myself to learn but certainly worthy of close examination within lobbying particularly border states like New York,I was able to determine, the closer you are to bordering states or First Nation Territories bigger problems occur and safety diminishes,stronger consumer contracts are important for safety within interprovincial and cross border electricity transmission

Finally Victim Compensation and deferred Prosecutions, there is no doubt my electrical company was imposing a dangerous situation on my community, they escaped accountability through no legislation this I see room for this Public Disclosure Act to take on victim compensation ,I briefly read the Public disclosure legislation and evidence would say victim compensation protection seems to be scanty on definition, and there seems like a whole lot of definition to protect Institutions and people who administer within these institutions , and once again I would like to remind this committee it was our homes buring down,our livelihood was compromised by damage, of equipment,we need protection, strengthening victim compensation is a good foundation for this public disclosure act, as defining the accompanying process of victim compensation

To tell you the truth all around no fault victim compensation administrative process is what Canadians desire, spending 3 billion dollars to obstruct victims rightful compensation is shameful, and revictimizes the victim,in perspective all victim compensations seems to be outdated, lacking decency ,vulnerability seems to enhance agendas of designer information laundering process, not all victim compensation process are created equal ,as fire investigation reports,

It is not always the legislation but mostly the administrative process which accompanies this legislation,or in my case perceived legislation, restrictions on time frames of administrative victim compensation process is imperative,


What I need from this committee is the victim compensation process defined and incorporated into this act with definition and no fault compensation and limited timeframe limits of investigative process,

please invite me to appear before the committee for a simple Q and A session, I am eager to discuss as I prepare my cross Canada lobbying effort, reminding Canadians crimes against humanities happen right here in Canada not always far away places, please join me as I lobby for the above defined legislations

,Please note my references are,from 1996 until 2017,legislation may have changed ,I would like to think fire investigations of electrical ignited fires evolved with the evidence I provided made some difference to Canadians ,

And yes my ,our story is reflective of what happens when there is nothing to protect people like myself

Regards,tara


November 25, 2020

Sent from [Mail](#) for Windows 10