

PRIORITIES (ALDP Workshop, February 1, 2019) in No Particular Order

1. **RCMP INVESTIGATIONS AND CHARGES:**
 - Obstruction of Justice
 - Public Mischief
 - Trespass
 - Fraud (of two types)
2. Adoption of [Review Rules](#) by the Alberta Energy Regulator
 - Reconsideration proceedings
 - Regulator appeal proceedings
3. Full [Orphan Fund](#) levy to be charged each year as required by law
4. Cooperative Proceedings
 - [Section 18\(1\)](#) of the *Responsible Energy Development Act*
 - [Section 16\(1\)](#) of the *Alberta Utilities Commission Act*
5. Property Rights Lobby (ultimately funded by industry) with:
 - Litigation funding
 - Peace officers (regulatory and trespass issues)
 - More authorities (in addition to AER) to name orphans
 - More organizations like the Orphan Well Society
6. End backlog of cases (years) at the Surface Rights Board
 - Accomplished by proper transfer of licenses to “entitled” and “eligible” parties (Sections 16 and 20, *Oil and Gas Conservation Act*)
7. Canadian Association of Landman form agreements (surface lease, Utility Right-of-Way) are inadequate, changes are required.
8. Annual compensation for pipelines is necessary, because rights of way are not being certified as reclaimed.
9. Deal with inactive wells
 - Cause improperly suspended wells to be abandoned by law [as and when required by law](#)