

Access to Information Request made by the Clinic regarding the CN Rail file:

“I am requesting records pertaining to guidelines, policies (formal or informal), directives, instructions, notices, or internal communication (including emails) which address the use, format, structure, and decision-making framework related to orders issued under section 234 of the Environmental Protection and Enhancement Act, RSA 2000 c E-12 (otherwise known as creative environmental sentences). These records would have informed the actions of the Crown Prosecutor in the matter of *R v Canadian National Railway Company* which saw the sentence order signed on June 2, 2017.”

Access to Information Request made by the Clinic regarding the Syncrude file:

“All records relating to the prosecution of Syncrude for the bird landings in a tailing pond in April 2008. Time period April 1, 2008 to December 31, 2010.”

The request was later narrowed and clarified to: “I am requesting records showing how the sentence was determined (e.g. work done by the prosecutor to determine a fit and proper sentence and/or discussion between the prosecutor and defence counsel).” The time period was narrowed to August 1, 2010 to October 31, 2010.