



DISCUSSION PAPER SERIES IN ABORIGINAL HEALTH: LEGAL ISSUES

No. 1

Aboriginal Health A Constitutional Rights Analysis

Yvonne Boyer

June 2003



© National Aboriginal Health Organization

National Aboriginal Health Organization (NAHO)

130 Albert Street

Ottawa, Ontario K1P 5G4

website: <http://www.naho.ca>

Native Law Centre

University of Saskatchewan

101 Diefenbaker Place

Saskatoon, Saskatchewan S7N 5B8

website: <http://www.usask.ca/nativelaw>

The author is a Legal Advisor/Policy Analyst with NAHO. The author is grateful to Judge Mary Ellen Turpel-Lafond of the Saskatchewan Provincial Court for "planting the constitutional seeds" many years ago and to Sákéj Youngblood Henderson for his infinite patience and wisdom. Without the sharing of his knowledge, this paper would not be possible. The author would also like to thank Sheila Grantham, Wanda McCaslin, Larry Chartrand, Maura Hanrahan, Valerie Gideon, Susan Haslip and the NAHO communications staff for their helpful suggestions.

This Discussion Paper Series is jointly published by NAHO and the Native Law Centre, University of Saskatchewan. The views expressed in this Discussion Paper Series do not necessarily reflect those of the Native Law Centre.

ISSN 1707-1933

Table of Contents

Executive Summary	5
<hr/>	
Introduction	7
<hr/>	
1 Constitutional Supremacy and Aboriginal Dignity	10
<hr/>	
2 Aboriginal Right to Health	14
2.1 Source	14
2.2 Test for Aboriginal Rights	14
2.3 Importance of Aboriginal Right to Health Care	15
<hr/>	
3 Treaty Right to Health	17
3.1 Treaty Interpretation	17
3.2 Treaty Right to Protection of Aboriginal Health	18
3.3 Treaty Right to Medicines	20
3.4 Interpretation of the Medicine Chest Clause	22
<hr/>	
Conclusion	24
<hr/>	
Notes	26
<hr/>	
Bibliography	32