
Line Fences and the Law in Ontario

Line fences mark the boundary between abutting properties. Section 3 of the [Line Fences Act](#) gives property owners the right to build and maintain line fences. Under the Act, property owners are not required to build line fences to mark their boundaries. However, in the case where property owners cannot agree on the construction of a line fence, a review can be requested under that Act, which could lead to the property owner being obligated to contribute to the construction or maintenance of a line fence.

When the *Line Fences Act* does not apply

The *Line Fences Act* never mentions livestock. Other statutes, such as the [Municipal Act](#) and the [Pounds Act](#), as well as common law, impose a duty on farmers with livestock to ensure their animals do not stray and damage neighbouring property, including crops.

The *Line Fences Act* does not apply to all fencing situations. Some properties, such as schools and cemeteries, have their own fencing requirements. Fences along 400 series highways are typically owned by the MTO and built within the right of way or road allowance, not on the property line, and therefore are not subject to the Act. In contrast, fences along county roads and highways are not the responsibility of the road authority but the responsibility of the property owner fronting on the road.

Additionally, the [Municipal Act](#) grants Ontario municipalities the ability to enact a Fence By-Law that may supersede all but Section 20 of the *Line Fences Act*. Section 20 requires that, upon request, the owner of a former railway land must construct fencing where those lands abut with a farming business' land. Fence By-Laws are most common in urban municipalities, but some rural municipalities have them as well.

Lastly, the *Line Fences Act* is silent on whether it applies to active railways. Canada could regulate fencing along active railways, but no applicable regulations exist at this time. Canada does however have a [Railway Right of Way Access Control Policy](#).

When the *Line Fences Act* applies and how it works

The *Line Fences Act* applies when adjoining property owners cannot agree how to share the construction, repair or maintenance of their line fence. Property owners may turn to the dispute resolution process in the Act by contacting their municipal clerk and asking for the Fence-Viewers. However, before doing this, they should:

- Make every effort to reach an agreement with their neighbour,
- Try to resolve the matter informally with their municipal clerk,
- Be sure the Act applies to both properties (not all lands are subject to the Act), and most important, and
- Be sure the location of the property boundary is not the problem; **the *Line Fences Act* cannot be used to settle disputes over the location of a boundary and cannot change**

lot line boundaries.

When the Fence-Viewers have been requested, the Clerk informs the parties in writing of the date and time of the viewing, usually between 1 week and 30 days after the notice was mailed or sent electronically.

Viewings scheduled between November 1 and March 31 may be postponed due to possible adverse conditions. The Clerk should brief the Fence-Viewers on the points in dispute before their site visit. Three Fence-Viewers then meet at the site. Once on-site, they study the location for the proposed fence or examine the condition of the existing fence. The Fence-Viewers may hear evidence under oath from either party or witnesses. Subsection 8(2) lists what matters the Fence-Viewers must consider before making their Award:

- The suitability of the fence to the needs of each party,
- The nature of the terrain where the fence will be located,
- The benefit to both from having the boundary marked by a fence,
- The nature of fences in the area, and
- Any other factors they believe relevant.

The Award must be signed by two of the three Fence-Viewers present. It will note the location of the line fence, which is usually the property boundary. However, if the terrain makes this difficult because of a natural feature, such as a pond or swamp, the fence may be placed all or partly on one property. If so, **the location of the fence does not affect title to the land**. If a change to the property line is the desired outcome, property owners may instead seek out their municipality's consent application process for lot line adjustment. Once issued, the Award describes the style of the fence to be built, including the materials and completion date. If there is a municipal fencing by-law under the *Municipal Act*, the Award must conform to it.

Finally, the Award states how the work is to be shared and who pays for the work ordered. It may order each party to build or repair a designated half of the fence or one to do all the work and the other to pay half of the cost. However, if the Fence-Viewers feel an equal share of cost or labour is unfair, they can divide the cost or work or both as they see fit. One example where a 50-50 share would not be fair is where one party has special fencing needs, such as a deer farm. Additionally, property owners should note there is no clear rule in the *Line Fences Act* to indicate responsibility for future repairs or maintenance. The Fence Viewers Award will indicate which section(s) of the fence are each person's responsibility.

The Fence-Viewers' Award can be registered on title in the land registry office, making it binding on the current owners as well as on future owners of the properties. An agreement on cost sharing for a line fence reached without the Fence-Viewers can also be registered on title.

A property owner unhappy with the Fence-Viewers' Award may appeal it to the Referee by notifying his neighbour within 15 days of receiving the Fence-Viewers' Award, by registered mail, electronically or hand delivery. A copy of this notice and the appeal fee (\$390.29 in 2024, note this fee is indexed with inflation) is filed with the Clerk. The Referee sets the time and place for the hearing. Appeals are held locally, often in the municipal offices. The Clerk informs the parties in writing of the date, time, and place for the appeal hearing.

At the appeal hearing, the Referee examines the parties and their witnesses under oath. The referee may inspect the actual location of the line fence in dispute. Following the appeal hearing, the Referee either affirms, alters, sets aside or corrects any error in the Award of the Fence-Viewers. The Referee may order payment of the costs of the appeal, excluding Referee's fees, by either or both parties. The decision of the Referee may only be appealed to Divisional Court, a costly exercise, on matters of fact or law.

For more information on the *Line Fences Act*, click on this link <https://www.ontario.ca/page/line-fences-act>, contact your local OFA Member Service Representative or OFA's Guelph Office.

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