

Summary of Bill 108 *Local Planning Appeal Tribunal Act, 2017* Transition Regulation

The key timelines are as follows:

Appeals not yet disposed of before September 3, 2019 under ss.17 (24), (36) or (40), 22 (7), 34 (11) or (19) or 51 (34) of the *Planning Act* will be continued as follows:

1. If the appeal was commenced before April 3, 2018; and
 - Continued under the pre-Bill 139 rules, the appeal shall be continued and disposed of under the *Local Planning Appeal Tribunal Act, 2017* (“*LPAT Act*”) as it reads on and after September 3, 2019, with the exception of the requirement for mandatory case management conferences under s. 33.1
 - Continued under the Bill 139 rules and a hearing was scheduled before September 3, 2019, the appeal shall be continued and disposed of under the *LPAT Act* as it reads before September 3, 2019.
 - Continued under the Bill 139 rules and a hearing was not scheduled before September 3, 2019, the appeal shall be continued and disposed of under the *LPAT Act* as it reads on and after September 3, 2019.
2. If the appeal was commenced on or after April 3, 2018 but before September 3, 2019; and
 - A hearing was scheduled before September 3, 2019 the appeal shall be continued and disposed of under the *LPAT Act* as it reads before September 3, 2019.
 - A hearing was not scheduled before September 3, 2019 the appeal shall be continued and disposed of under the *LPAT Act* as it reads on and after September 3, 2019.