Clients appearing before the board have to submit prepared reasons stating why they should be considered on the two counts. The Immigration Officer reads this and proceeds to question the client about any possible criminal record, whether the client's parents are alive, and issues concerning the person's economic activities. Clients are restrained from stating their reasons for seeking refugee status, since this is not a full hearing session. The Officer closes the interview upon his determination whether the client's case is inadequate and should move to the full hearing.

We have several concerns with the whole operation. What specifically forms the basis for consideration on humanitarian and compassionate grounds? If the clients are forbidden from stating their motivation for seeking refuge in Canada, what else could form the basis for determining their eligibility for consideration on humanitarian and compassionate grounds? If the assessment places much premium on financial and job security, what will be the fate of those who had to wait for so long for a work permit? If the family is assigned enormous importance, would it not be disadvantageous to those who have not been able to bring their family here? Similarly, if the degree of integration to the Canadian social environment is over-stressed, those who have not been in this country long enough will suffer.

We are not trying to trivialize or downplay the importance of these social factors. Where the consideration for compassionate and humanitarian grounds is unclear, officials in control might emphasize certain requirements as against others, or they might use their own discretion leading to the rejection of many applicants. Our concern here is that unless the essential reality of a particular client's circumstances is taken into consideration, assessment on the basis of some generalised and preconceived guidelines will unavoidably lead to their unfair treatment. It appears the whole process dwells too much on drawing implications from very little information, misjudgment and miscalculation. If a client's motive for seeking refuge is not the fundamental basis for establishing his or her eligibility, for consideration on compassionate grounds, then why should not the interview be called off?

On the basis of the above concerns raised here we would like to recommend that drastic changes be made in these humanitarian and compassionate reviews to enable it to fit its title. First, it is only appropriate that adequate measures be taken to ensure that two way communications between clients and officials be established to allow for comprehension of the proceedings. This necessitates the provision of interpreters in required circumstances. Secondly, it is ridiculous that such a process should be rushed through. Sufficient time should be allocated to each case to facilitate a determined search for ingredients and potentialities which will qualify the client for consideration. Lastly, we deem it absolutely necessary that the factors forming the basis of these humanitarian reviews be outlined, explained and justified to enable claimants to know the criteria for judging. In the absence of all the above, the humanitarian and compassionate review has become symptomatic of an act put on to glorify and celebrate a supposedly humanitarian refugee determination process, while, in reality, clients are faced with a fast-paced and incomprehensible exercise, merely carried out to satisfy the Federal Court's ruling.

AN OPEN LETTER TO THE IMMIGRATION MINISTER

Dear Ms. McDougall:

Several members of the Inter-Church Committee for Refugees were at York University on Sunday May 27th 1990 to hear you raise important questions in your speech at the Refugee Policy Conference dinner. The questions you raised are timely and deserve an equally serious response.

Southeast Asia - Comprehensive Plan of Action

We have supported the government in its efforts to arrive at a negotiated solution to the refugee situation in Southeast Asia. We share your reservations about the adequacy of the determination procedures. The Canadian policy debate has put great emphasis on a good hearing for the initial determination. This view should be shared in Asia to ensure informed independent decision making at the first stage.

International Solutions

Protecting and providing solutions for the world's refugees are, as you say, beyond the means of any one country. However, it is only fair to point out that if the resources in your costly process for the backlog in Canada were made available to the UNHCR, its financial crisis would be solved in the short term. Thus, while most countries can find some formula to be satisfied with their share of the contributions, the fact remains that all countries need to increase their core contributions to the UNHCR significantly. If the UNHCR does not have the resources to satisfactorily maintain refugees where they are, more refugees will be forced to move on, seeking their own solutions.

Relative Effort in Political and Humanitarian Areas

The cost of political and humanitarian programs differ in kind and extent. Political initiatives go on all the time. It is more a question of what...
issue to focus on. This is a time to focus on refugee producing situations. Effort should go into resolving those regional conflicts and responding to those international human rights violators which are the source of the major fraction of the world's refugees. Refugee arrivals in Canada provide a crude measure of world problem areas. The Refugee Board's own statistics for the first three months of 1990, rank countries of refugee origin: 1. Sri Lanka, 2. Somalia, 3. China, 4. Iran, 5. El Salvador and 6. Lebanon. These six countries account for about 75% of the first quarter claims in Canada.

Canada's commitment to an international solution in South East Asia is commendable. Canada's noticable low key delegation to the first international meeting of the follow-up committee of the International Conference on Central American Refugees, CIREPCA, June 27, 28, 1990, was, however, inappropriate. Canada has a special responsibility to respond to, and to be seen to respond to, problems in our own world region.

Political efforts are needed to head off new refugee producing situations. Kenya is a case in point. Kenya has the potential to support human rights and thus the trend towards its becoming a major human rights violator and hence major refugee producer might yet be averted.

Efforts towards an international response to the general problems of internally displaced persons, such as our proposed special rapporteur from the UN Commission on Human Rights, could also do much to avert new refugee flows.

The Balance of Refugee Resources Spent in Canada and Overseas

Comparing money spent on refugees in Canada with money spent on those outside is not simply a question of resources. Some refugee related activities are international legal obligations. The protection of persons in Canada is a treaty obligation Canada has accepted. The ICCR has already made suggestions about how both refugee determination and the backlog process could be made more just and more cost effective. They nonetheless remain a Canadian responsibility.

Other refugee related activities, such as the assistance and resettlement of refugees, are a moral obligation. The interests of the refugees for protection and some solution must always be uppermost. However, that said, the issue becomes what can be done most cost effectively by Canada in Canada and what can be done most cost effectively on an international collective basis. The resettlement area is one where the collective international mechanism under the UNHCR is the best approach. UNHCR already seeks solutions for refugees as part of its mandate. It already determines persons as refugees in need of the resettlement solution. It already notes whether there is a rationale such as a link for asking Canada to resettle. The question arises why Canadian officials, come to Canada anyway. It is hurtful to the family and costly to Canada to spend money delaying the inevitable.

These factors come together. Large increases in asylum seekers in Canada are the direct consequence of the present balance of initiatives and programs. The number of refugees in the world has continued to increase. Monies provided by governments including Canada for UNHCR programs have not kept pace. This pressures refugees to find their own solutions in western countries. The complexity of family programs and the freeze on government resettlement places since 1985 also pressures refugees to abandon this "safety valve", and to seek their own solutions. The suspension of travel loans, the delays and the talk of review will have a dampening effect on private sponsorship. This too will encourage those who can to seek their own solutions. Those most hurt will be the most vulnerable refugees caught in limbo overseas such as the high risk person, the single parent with a family, the large family.

Balancing Efforts towards the World's Disadvantaged and Canada

Everyone in Canada is of particular concern to Canadian churches irrespective of their status as Canadians or tourists or anything else. The issue becomes the relative effort Canadian churches put into empowering different groups or classes of persons in Canada and the help we give our church partners abroad. This is a question as real for churches as it is for government. The answer must be found in political balancing. We have not found church refugee work has detracted from church work among Canadian groups who hurt or from our overseas programs. We have found the task of reflecting on your thoughtful questions helpful for our work. We hope our thoughts will assist you in yours.

Yours sincerely,
Helga Kutz-Harder
Acting Chair,
Inter-Church Committee for Refugees.