

# Clean Water Act Permitting After Sackett

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The Clean Water Act prohibits discharges in certain wetlands without a permit, and the process of obtaining these permits can be time-consuming and costly. Recent court decisions following the landmark Supreme Court case of *Sackett v. EPA* (2023) have also shifted the legal landscape, indicating that the Clean Water Act may regulate fewer wetlands than previously understood.

Understanding the current regulatory environment is crucial, as this change could have significant implications for anyone considering projects that might impact wetlands.

This webinar provides detailed insights into these cases and the evolving regulatory environment. Attendees will learn how to determine if a project requires a Clean Water Act permit, best practices for compliance, and strategies for managing risks related to wetland regulations.

## Presented By



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