From:
Sent:
Friday, 6 April 2018 11:57 AM

Cc:
Subject:
FW: Bald Hills Wind Farm

From: Sent: Friday, 6 April 2018 11:55 AM

To: nwfc@environment.gov.au Subject: Bald Hills Wind Farm

Dear Mr Dyer

On 20 March 2018, Mr Tamlin was examined on oath in the Supreme Court by counsel for Mr Zakula.

During the course of the oral examination, Mr Tamlin informed the court that he had met with you, ministerial staff and other councils. Mr Tamlin said that he had been working with you to change the current law in relation to nuisances with discussions about "deeming" provisions being inserted into planning law which would have the effect of deeming any noise from a wind farm not to be a nuisance arising if the wind farm has been built with permission under the planning regime. Correspondence was also produced to the court on this matter.

My clients, including Mr Zakula are very disturbed by this recent development. You have attended at my client's home and met with many of the complainants of noise nuisance, in order to listen to and understand their grievances so that you could advocate on their behalf. Mr Tamlin's evidence indicates that you are, without their knowledge, assisting in a high level process which will undermine them and their grievances, and if legislated, would have the effect of shutting out the exercise of my clients' rights under the Public Health and Well Being Act.

Please confirm whether this is correct.

Regards Dominica

Dominica Sophia Tannock Legal Practitioner

D S T Legal

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