

## So What Now ??

Wind farms thought they had wind farm noise sewn up via the EPA – then Bald Hills happened.

[The Bald Hills Judgement can be found here](#)

They have no defence against a Tort Law (Common Law of Nuisance Case) because they are skinny on data.

Contact a Torts Lawyer – Torts Law is based on **evidence** before the court and historical **precedents set**.

The Bald Hills Case is the new precedent.... The Bald Hills Judgment is NOW THE LAW.

## Play the Game a bit harder

- Complaints are now to be sent to both the wind farm and the EPA – the Regulator for wind farm noise.
- Mark all complaints to the EPA “*confidential*”. DO NOT allow the EPA to send your complaint to the wind farm – so they can wipe their hands of you.
- The purpose of the EPA Act is to protect you and the environment from harm. All complaints must state that your health and wellbeing is being adversely impacted by the wind farm. The EPA is responsible to prevent the wind farm causing harm such as sleep disturbance, wind turbine sickness and psychological harm.
- EPA Officers are now personally responsible for attending to your wind farm nuisance complaints. Name them personally - they are public servants, they are accountable to you and liable if they don't prevent the harm.
- The EPA officers have no medical or acoustical qualifications to dismiss your health and wellbeing complaints.
- The AEIC has no authority under the EPA Act. The AEIC is a red herring. Mark all emails to them “*confidential*”.
- Keep sending in complaints to the wind farm – by phone (in the middle of the night) or via email trails.

## Background Testing

- Protect yourself and your property and invest in an independent (private) background noise assessment.
- The EPA won't have any data – they are an easy target. Your data will be gold !!

## Get Trained Up

- An online wind farm noise monitoring and evaluation course is being developed specifically for the neighbours.
- After completing a noise monitoring course, neighbours will have more data than the EPA.
- The EPA will be floundering in a Tort Law case – they can only rely on 5-yearly hearsay reporting.

## Your Program of Works

1. Contact a competent Torts Lawyer – (Common Law of Nuisance lawyer).
2. Invest in background testing by an independent acoustician. Ensure you receive the data in an unlocked spreadsheet
3. Consider undergoing a simple training workshop in wind farm noise monitoring and data collecting.  
The EPA won't have any data – you will have data that can be analysed professionally if needed.
4. Send in genuine complaints – and list sleep disturbance and other adverse health and wellbeing impacts.
5. Keep an authentic diary.