

To the Environment and Planning Committee,

Victoria has not investigated or mapped all the Native Title Culturally Sensitive High Significance areas adequately.

There are many areas that State Government, Federal Government and Councils have not met their obligation to establish Memorandums Of Understanding.

Further to this various legislations have significant differences in determination regarding distances, times and data updates of Significant Cultural, environmental and Heritage listed Sites in Victoria as well as Australia wide.

When the Government and various Departments have used abuse of power, abuse of the judicial system whilst further using the public purse to take court action against the citizens of Australia; removing legal aid and disabling the ordinary person from taking action against Government and their Departments to protect Country.....

Be fully aware that we as humans have a determination and passion to protect Country, no matter what Culture, Religion, Race, Colour and Sexuality we are as a Multi Cultural Country.

Allowing Coal Seam Gas exploration or the establishment of permanent site is not in the best interest of the people and is not protecting Australia; it is an abuse of power with only a short term economic value.

There is enough external scientific data, documented world wide that clearly show that if the Government progress to allow CSG exploration or permanent sites to be developed they are in breach of many sections of the Constitution.....

Legal action will be taken.

Respectfully

Liz

Elizabeth Chivell

[REDACTED]

[REDACTED]