



VOTE NO ► SB 2065

DO NOT BAR THE COURTROOM DOORS!

► NDLANDRIGHTS.COM

THEY'RE DOING IT AGAIN

SB 2065 does not allow landowners to seek equitable compensation.

SB 2065 once again bars the courtroom doors. Landowners are only asking for the right to go to court to have equitable compensation determined.

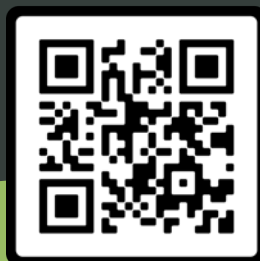
The industrial commission is required by law to “promote” the oil & gas industry. This same commission **should not** determine what compensation is equitable for that industry to pay landowners.

► This is not a fair forum for landowners to get compensation for use of their pore space. Lynn Helms told the Legislative Assembly in 2019 that “the economics aren’t there” for compensating pore space owners for gas storage. Landowners need to be able to go to court and have a neutral party decide how much they should be compensated.

► “I bring that up because you can see this project stores and reproduces the gas at \$2.96, which means **it can’t endure any additional burden from having to compensate for pore space** being temporarily used for the storage of natural gas. **The economics aren’t there.**” Lynn Helms, testimony in support of SB 2344 (2019)

VISIT: NDLANDRIGHTS.COM

To learn more about why NWLA **does not** support SB2065



 **CONTACTS**

Amy Shelton

EXECUTIVE DIRECTOR | 701.721.4446

NORTHWESTLANDOWNERSASSOCIATION@GMAIL.COM

Troy Coons

CHAIRMAN | 701.721.4258 | TROY.COONS22@GMAIL.COM