

TRESPASS NOTICE

**NOTICE TO ALL PERSONS AND ENTITIES
LIVING, CORPORATE, PRIVATE OR OTHERWISE**

Including but not limited to: Police, Sheriff, Servers, Debtors or Agents of, Australia Post, Courier or delivery agents, Government Agents, Army, Agents and or Representatives of the Crown or State, Federal, State and/or Local Agents and/or Representatives of Local, State, Federal or Crown Agencies.

**TRESPASS APPLIES WITHOUT PRIOR
CONSENT OR PRIOR INVITATION**

TRESPASS IS A CRIMINAL OFFENCE

NO FIREARMS PERMITTED ON THIS PROPERTY

**BY AUTHORITY HIGH COURT OF AUSTRALIA
PLENTY v DILLON [1991] 171 CLR 635 F.C . 91/004**

**ADMITTANCE TO THIS PROPERTY IS STRICTLY BY INVITATION OR APPOINTMENT
ONLY OR TRESPASS APPLIES**

ADMITTANCE TO THIS PROPERTY IS CONSENT TO THIS NOTICE

**BY CONSENT IT HAS BEEN DEEMED THAT AN AGREEMENT HAS BEEN ENTERED
INTO TO PROVIDE FULL IDENTIFICATION DETAILS UPON ENTRY TO THIS PROPERTY**

**OFFENDERS WILL BE PROSECUTED AND PENALIZED ONE MILLION DOLLARS
(\$1,000,000) AUSTRALIAN (PER OFFENCE UCC 3-419) INCLUDING BUT NOT
LIMITED TO, GARNISHING OF PRIVATE AND PERSONAL ASSETS IN LIEU OF INJURY
CAUSED BY VIOLATION OF THIS TRESPASS NOTICE**

**PENALTIES FOR TRESPASS START AT \$500 PER OFFENCE PAYABLE UPON ENTRY
TO THIS PROPERTY WITHOUT AN INVITATION AND OR PRIOR CONSENT.**

- Kuru v State of New South Wales [2008] HCA26 (12 June 2008)
- New South Wales v Ibbett [2006] HCA57; (2006) 231 ALR485; (2006) 81 ALJR427 (12 December 2006)
- Plenty vs. Dillon [1991] HCA5; (1991) 171 CLR635 F.C.91/004 (7 March 1991)
- George v Rockett [1990] HCA26; (1990) 170 CLR104 (20 June 1990)
- Halliday v Nevill [1984] HCA80; (1984) 155 CLR1 (6 December 1984)
- Commonwealth v New South Wales [1923] HCA34; (1923) 33 CLR1 (9 August 1923)