TRESPASS 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 LocalAgents 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 June2008)
- New South Wales v lbbett [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)