**No Admittance**

**Admittance is by Invitation Only**
No Trespass- Trespass applies without prior consent or
invitation
Exclusion Notice – Private Property
Including but not limited to Police, 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, Army,
Sheriffs, Process Servers, Private Investigator, Council, Corporations.
Trespass Damages shall apply upon one step onto Land/Property
Minimum Penalty: One Hundred Thousand Dollars Australian Dollars
(AUD $100,000)
Per person, per living man/woman, per entity- penalty at discretion of
occupier due in 21 days.
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.
Trespass is a Criminal Offence
By Authority High Court of Australia
Plenty v Dillon [1991] 171 CLR 635 F.C. 91/004
Authorised Precedent:
Kuru v State of New South Wales [2008] HCA 26 (12 June 2008)
New South Wales v Ibbett [2006] HCA 57; (2006) 231 ALR 485; (2006) 81 ALJR 427 (12
December 2006)
George v Rockett [1990] HCA 26; (1990) 170 CLR 104 (20 June 1990)
Halliday v Neville [1984] HCA 80; (1984) 155 CLR 1 (6 December 1984)
Commonwealth v New South Wales [1923] HCA 34; (1923) 33 CLR 1 (9 August 1923)

**Notice to Principal Is Notice to Agent**
**Notice to Agent is Notice to Principal**

**Failure to understand this Notice or note the Notice is inexcusable `
Lawful Notice
No Trespassing**