

Any person who, by violence or by threats or intimidation of any kind, hinders or interferes with the free exercise of performance, by any person shall be guilty of an offence, penalty = Imprisonment 3 years.



THIS IS THE ONLY VALID COAT OF ARMS ON ALL COURT DOCUMENTS AND COMMONWEALTH AND STATE ACTS OF PARLIAMENT.

No Trespass:

Admittance is by invitation only to all persons and entities.

Please refer to the High Court Australian decisions:

Plenty v Dillon HCA (1991)

No trespass upon owners property without consent

George v Rucker HCA (1990)

No trespass upon owners property without consent

Kuru v State of New South Wales HCA

2008

No trespass upon owners property without consent

This property is held under the Title of Fee-Simple which is an Imperial Law, still in force today. I demand the protection and Rights under Fee-Simple, Any Act or Regulation that States to the contrary is Invalid to the extent of the contrary, see section 109 of the Commonwealth Constitution.

**TO ALL PERSONS AND
ENTITIES
ADMITTANCE BY
INVITATION ONLY
OR
TRESPASS APPLIES**

Rulings By High Court of Australia
Plenty v Dillon (1991) 171 CLR 635 F.C. 91/004
George v Rockett (1990) 170 CLR 104 F.C. 90/026
Halliday v Neville (1984) 155 CLR 1
The Commonwealth v New South Wales 33 CLR IT

Warning !

**Offenders will be prosecuted and penalized One Million (\$1,000,000)
Dollars Australian (per offence per UCC3-419) including but not
limited to, garnishing of personal assets in lieu of injury
caused by violation of this Private Property Notice.**

By Order of the Holder in Due Course

Private Property

Plenty v Dillon (1991)

**For Private Use Only
Keep Out**

No Consent for Towing

Take Notice This car is private property
Under instrument UCC1 financial statement

Any tampering with car including
Placement of infringement notices on the Car
Windscreen without the expressed Consent of
the Holder in Due Course is in Breach of this
Notice

Warning

Offenders will be prosecuted and penalized
One Million (\$1,000,000) Dollars Australian
Including but not limited to, garnishing of
personal assets in lieu of injury caused by
violation of this

Private Property Notice

By Order of the Holder in Due Course

**Non-Commercial - Non-Resident
Private Property for Private Use**

No Trespass

No Consent for Towing

Man Travelling on a Public Right of Way

No Voluntary Consent

No Voluntary Suretyship

No Voluntary Second Witness

All Rights and Remedies Reserved

NOTICE TO CEASE AND DESIST

You are hereby notified that this is a political event and the participants are engaging in free speech and the dissemination of information which is their right in a democratic system

The above activities fall under the **Charter of Human Rights and Responsibilities Act 2006** in particular:

Sect 12: Freedom of Movement.

Sect 14: Freedom of thought, conscience, religion and belief.

Section 15: Freedom of Expression.

Section 16: Peaceful assembly and freedom of association.

The stated activities do not require permits nor are they criminal in any way. Enforcing permits, levying fines, threatening behaviour, asking for identification, damaging or seizing property or otherwise harassing the participants or enforcing "move on" powers will be a breach of the Charter of Human Rights and Responsibilities Act 2006 and leave you open to immediate arrest under 458.1.a or 459 of The Victorian Crimes Act (1958) and see you appear before a court of competent jurisdiction, where you would face a 3 year jail sentence for your breach of the law. You may also face further civil court proceedings individually.

**Cease and Desist to Overzealous Government Agents
attempting to contract with you**

SMART METER INSTALLERS ARE

NOT WELCOME

Please Take Notice of Trespasses Prosecuted Sign

**If you install a SMART METER on this property
YOU WILL BE PERSONALLY PROSECUTED FOR
TRESPASS**

PLEASE SMILE FOR THE HIDDEN CAMERA