

# Trespass Proclamation

## WARNING

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

## **NO TRESPASSING**

**YOUR IMPLIED RIGHT OF ENTRY IS REVOKED  
YOU HAVE NO STATUTORY OR COMMON LAW RIGHT OF ENTRY.**



“At Common Law, a person is entitled to use all force that is reasonable in the circumstances, up to and including lethal force, if they or their family and community are threatened or attacked. They understand that when they believe any person or corporeal entity is acting unlawfully, they will, if necessary, use all reasonable force, up to and including lethal force, to defend themselves, their families, their community and all those that they Love.”

*Pr Burton*



*On Common Law Sir Edward Coke stated:*

“And, therefore, when it is said that a man has a thing of common right, it is always to be understood that he has it by the common law. And it is further held, that the common law is called common right, because it is the best and most common birth-right that the subject hath for the safeguard and defence not only of goods, lands, and revenues, but of his wife and children, his body, fame, and life also. An Act of Parliament made against common right, is void and impossible to be performed: for the law is reason and equity to do right to all, and to preserve men from wrong and mischief, and will never make construction against law, equity and right, the rule being legis constructio nunquam facit injuriam.”

*Sir Edward Coke*



## **RULINGS BY THE 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 Nevill (1984) 155 CLR 1

Commonwealth v New South Wales 33 CLR IT

