Submission No 117

## INQUIRY INTO PLANNING PROCESS IN NEWCASTLE AND THE BROADER HUNTER REGION

Name: S Stepowski

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TO: <a href="mailto:newcastleplanning@parliament.nsw.gov.au">newcastleplanning@parliament.nsw.gov.au</a></a><br/>
RE: King Edward Park and Headland, Newcastle

This is Crown Land and dedicated by a gazettal notice as a Reserve Trust dedicated only for public use.

It belongs to all Australians and should NEVER EVER be 'sold' or built upon – it must remain a headland for all.

How corruption of foreshore public open space, and one under the Crown Lands Act, is being manipulated is highly questionable, under handed and deceitful. Even so far as to imply illegalities.

Is this yet another example of iffy persons' fingers in the "Crown Lands" assumed honey jar and yet another example of corrupt practices involving Crown Lands sites, many of which are already on the increasing thick file in ICAC?

NO to the rezoning. NO is to privatised or corporatising a Reserve Trust. NO to any building on this headland.

The Newcastle the Local Plan too is invalid and should be the rezoning to 'community' open space.

Despite already refused by the Court, this spot re-zoning is a copy-cat of the TV satire series "Grass Roots" which began with a exactly the same sort of spot rezoning of the headland for a developer mate!

S Stepowski