INTERIM INJUNCTION

Before the Honourable Justice Fogarty, 5 September 2014

After reading the statement of claim, the interlocutory application dated 4 September 2014 for an interim injunction, the affidavit of Cameron John Slater and after hearing Mr J R Billington QC, counsel on behalf of the plaintiff, and on behalf of the first defendant, on behalf of the second defendant, behalf of the third defendant, this Court orders:

1. The fourth defendants are: (i) those persons who gained unauthorised access to the plaintiff's email or Facebook accounts and who took copies of any emails or messages (and any attachments thereto) (the correspondence) and; (ii) those persons who are in possession of the correspondence or any part of it, whether in hard copy or as a record on a

eemputer, without the consent of the plaintiff.

Pending the determination of this proceeding or the further order of the Court, the defendants by themselves, their servants or agents or companies under their control be and are hereby restrained from:

- a. Copying (including by placing on a web site)
- b. Issuing to the public;
- Broadcasting or including in a cable programme service;
- Making an adaptation of;
- Authorising any of the actions referred to in (a) to (d) above in relation to,

copies of any correspondence in their possession, power or control, which was sent by the plaintiff to third persons or by third persons to the plaintiff, which correspondence was not provided to the defendants by

either the plaintiff or by a third person, who in relation to any specific correspondence, was the sender of that correspondence;

At 3.

Pending the determination of this proceeding or the further order of the Court, the defendants by themselves, their servants or agents or companies under their control be and are hereby restrained from communicating to any other person the contents of any correspondence in their possession, power or control, which correspondence was sent by the plaintiff to third persons or by third persons to the plaintiff, which was not provided to the first or second defendants by either the plaintiff or by a third person who, in relation to any specific item of correspondence was the sender of that correspondence;

S.

This order does not apply to information or documents previously published by Nicky Hager in "Dirty Politics" or to information previously published by the first to third defendants.

That leave be reserved to any defendant to apply to the Court for rescission or variation of these orders on 24 hours' notice;

That leave be reserved to the plaintiff or any other person affected by these
orders to apply to the Court for further or other orders as may be just.

Date:

5th September 2014

eputy Registrar)

glif

hold by the fint to the thirt

Referratares