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SEARCH WARRANT

Section 6 of the Search and Surveillance Act 2012

To every constable, and every authorised officer warranted by the Commissioner of Police under section 24 of the Policing Act 2008 to exercise any search powers under the Search and Surveillance Act 2012.

- 1. I have received an application under section 6 of the Search and Surveillance Act 2012 for a warrant to search places situated at:
- 2. That application was made

in writing, and the truth and accuracy of its contents have been confirmed to me.

- 3. I am satisfied:
 - (a) that there are reasonable grounds to suspect that the offence of:
 - · Accessing a computer system for dishonest purpose under section 249 of Crimes Act 1961, and in respect of which section 6 of the Search and Surveillance Act 2012 authorises an application for a search warrant, has been committed:
 - (b) and that there are reasonable grounds to believe that the search of the specified places will find evidential material in respect of the offence specified above, namely:
 - Evidential material comprising of documents in either electronic and/or paper form relating to the authoring of the 'Dirty Politics' book released on Wednesday 13 August 2014.

Evidential material comprising of documents in either electronic and/or paper form relating to the illegally accessed content obtained from Cameron SLATER's email, Facebook and Twitter account.

Evidential material comprising of communications with a person or persons who illegally accessed Cameron SLATER's email, Facebook and Twitter content.

Evidential Material held on the internet or other web based storage system relating to the e-mail and/or any other such e-mail accounts identified as being accessed

Page 1 of 4

by Nicky HAGER.

Evidential material comprising of any documentation which will reveal the identity of Nicky HAGER's source whether held electronically and/or in paper form.

- 4. This warrant authorises you at any time that is reasonable:
 - (a) to enter and search the specified places for the specified evidential material;
 - (b) to seize any of the specified evidential material, or anything else found in the course of carrying out the search or as a result of observations at the specified places, if you have reasonable grounds to believe that you could have seized the item or items under any search warrant that you could have obtained or any other search power that you could have exercised;
 - (c) to use any assistance that is reasonable in the circumstances;
 - (d) to use force in respect of any property that is reasonable in the circumstances to enter or break open or access any area within the specified places for the purposes of carrying out the search and any lawful seizure:
 - (e) to detain any person at the places for the purposes of determining whether there is any connection between that person and the object of the search, if that person:
 - (i) is at the places at the commencement of the search; or
 - (ii) arrives at the places while the search is being carried out.
 - (f) to search any person who:
 - (i) is found at the places; or
 - (ii) arrives at the places;

if there are reasonable grounds to believe that the specified evidential material is on that person.

5. The power to enter and search pursuant to this warrant may be exercised on 1 occasion within 14 days from the date of issue.

Page 2 of 4

6. This warrant is issued subject to the following conditions:

DATED at Manukau on 30th day of september 20 14.

Judge (signature)

Tala Marie Mosi (name)

Seizure of items

A list of any thing seized will be provided to you as soon as practicable after the seizure, and in any case not later than 7 days after that seizure.

Rights to bring claim of privilege

The owner of any thing seized or the person from whom it is seized has the right to bring a claim to have the thing recognised as subject to one of the following privileges:

- (a) legal professional privilege, to the extent that (under section 53(5) of the Evidence Act 2006) it forms part of the general law;
- (b) privilege for communication with legal advisers;
- (c) privilege for preparatory material to proceedings;
- (d) privilege for settlement negotiations or mediation;
- (e) privilege for communication with ministers of religion;
- (f) privilege in criminal proceedings for information obtained by medical practitioners and clinical psychologists;
- (g) privilege for informers;
- (h) the rights conferred on a journalist under section 68 of the Evidence Act 2006 to protect certain sources.

If you need any further information about the nature of these rights and privileges, or whether they may apply to any items that have been or may be seized, you are advised to seek legal advice.

Any person who wishes to claim privilege in respect of any thing seized or sought to be seized by the police officer in charge of executing a search warrant or exercising a search power:

- (a) must provide the police officer in charge of undertaking the search with a particularised list of the things in respect of which the privilege is claimed, as soon as practicable after being provided with the opportunity to claim privilege or being advised that a search is to be, or is being, or has been conducted; and
- (b) if the thing or things in respect of which the privilege is claimed cannot be adequately particularised in accordance with paragraph (a), may apply to a District Court for directions or relief (with a copy of the thing provided under section 146(b) of the Search and Surveillance Act).

If you have any enquiries about this search you should contact:

<u>D</u>	s s	FOMIZ	Bear		
at the	MANUR	م	Police Station at MANUKAU		
(enter ad	ldress)				
Telephon	ne:				
Cord	left	with	Lawyer	Steve PRICE	
providu	ed on	(Op-	were	details of	all
office	rs de	tails a	and Ecc	analyst.	