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DUPLICATE

IN THE HIGH COURT OF NEW ZEALAND
AUCKLAND REGISTRY

IN THE MATTER of the Defamation Act 1992
CIV: CIV-2016-044-1215
BETWEEN MATTHEW JOHN BLOMFIELD
Plaintiff
AND THE OWNER AND/OR
ADMINISTRATOR OF
WWW.LAUDAFINEM.COM
Unknown Defendant

ORDERS OF THE COURT

Date : 13/10/2016

Mathew Blomfield

A 7 Rame Road • Greenhithe • Auckland 0632
C 021362462
E matt@blomfield.co.nz



TO the owner of www.laudafinem.com

1. The interlocutory application for an interim injunction by MATTHEW JOHN BLOMFIELD dated 21 September 2016 was further determined by the honourable Justice Woodhouse in a Judgement on 12 October 2016 CIV-2016-044-1215 [2016] NZHC 2425.
2. The determination was made following a hearing held on 29 September 2016 at High Court of New Zealand Auckland Registry. Matthew John Blomfield appeared for himself as Plaintiff in person.
3. The following orders were made:
 - a) Pending further order of the Court, the owner and any administrator of the website www.laudafinem.com (**the website**), and any other person capable of having material published on the website, and any servant or agent or company under the control of any of the foregoing, shall not publish on the website or elsewhere any information or material of any sort, and in any form which directly or indirectly relates to the plaintiff Matthew John Blomfield or to any other person associated with the plaintiff an referred to because of that association.
 - b) All information and material of any sort, and if any form, presently published or available on the website, which directly or indirectly relates to the plaintiff Matthew John Blomfield or to any other person associated with the plaintiff and referred to because of that association, shall forthwith be removed and shall not be made accessible on the website or published elsewhere pending further order of the court.



c) Control of and access to the website shall forthwith be transferred to and made available to Andrew Robert Gilchrist of Auckland, New Zealand, barrister and, pending further order of the Court, Andrew Robert Gilchrist shall retain control of the website, and is to be assured of access to the website, subject to the following:

(i) Mr Gilchrist's control of and access to the website is, subject to any further direction of the court, limited to the following purposes:

- Obtaining any and all information relating to the identification of the owner, or administrator, or user, or subscriber for the website, including any associated email addresses, subscriber details, payment data and internet protocol addresses used to connect to the account and any device identification data for data to upload images and documents which are the subject matter of the application leading to these orders.
- Giving effect to the preceding orders (a) and (b).

(ii) As soon as Mr Gilchrist has any information identifying a person or persons, or entities, to whom notice of this proceeding should be given as a respondent or potential respondent, Mr Gilchrist is to file a report, and deliver a copy to the plaintiff, recording the relevant information. The plaintiff shall forthwith serve on the identified persons or entities copies of the documents filed by the plaintiff in this proceeding to date together with a copy of this judgement. Any such person or entity may apply on three days' notice to the plaintiff for orders setting aside or varying the present orders, and for other orders.



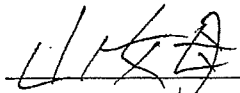
(iii) Once Mr Gilchrist is satisfied that there are no further steps properly available to him for the purposes identified in the preceding sub-paragraph (i), or by 20 January 2017, whichever occurs first, Mr Gilchrist is to file a report with the Court recording the steps taken by him, the information obtained, and Mr Gilchrist's proposals as to any further orders that might properly be made in respect of the website.

- d) The plaintiff has leave to apply for variation of the preceding orders.
- e) Mr Gilchrist's reasonable costs and disbursements shall in the first instance be met by the plaintiff. The plaintiff has leave to apply to recover those costs against the defendant or an interest third party against whom such an application might properly be made.
- f) The plaintiff's costs of and incidental to this application are reserved.

Date:

12-10-2016

Signature:



(Registrar/Deputy Registrar)

S MILLS
DEPUTY REGISTRAR

