## ORDER PROHIBITING PUBLICATION OF THE JUDGMENT AND ANY PART OF THE PROCEEDINGS (INCLUDING THE RESULT) IN NEWS MEDIA OR ON THE INTERNET OR OTHER PUBLICLY AVAILABLE DATABASE UNTIL FINAL DISPOSITION OF TRIAL. PUBLICATION IN LAW REPORT OR LAW DIGEST PERMITTED.

## IN THE SUPREME COURT OF NEW ZEALAND

## I TE KŌTI MANA NUI

SC 23/2019 [2019] NZSC 36

BETWEEN THE QUEEN

**Applicant** 

AND MAURICE WILLIAM RETI

First Respondent

LOGAN AARON WOOD

Second Respondent

Court: William Young, O'Regan and Ellen France JJ

Counsel: P D Marshall for Applicant

W D McKean for First Respondent A B Fairley for Second Respondent

Judgment: 4 April 2019

## JUDGMENT OF THE COURT

- A The application for leave to appeal is granted (*Reti v R* [2019] NZCA 17).
- B The approved question is whether the Court of Appeal erred in determining that the evidence obtained pursuant to the production order of 4 August 2016 and pursuant to the execution of the search warrant on 1 November 2016 was inadmissible at the trial.

C Order prohibiting publication of the judgment and any part of the proceedings (including the result) in news media or on the internet or other publicly available database until final disposition of trial. Publication in law report or law digest permitted.

Solicitors: Crown Law Office, Wellington for Applicant Webb Ross McNab Kilpatrick Ltd, Whangarei for First Respondent Thomson Wilson, Whangarei for Second Respondent