

IN THE COURT OF APPEAL OF NEW ZEALAND

[REDACTED]

THE QUEEN

v

[REDACTED]

Hearing: [REDACTED] 2008

Court: Robertson, Randerson and Ronald Young JJ

Counsel: A J Haskett for Appellant
M D Downs for Respondent

Judgment: [REDACTED] 2008 at 10 am

JUDGMENT OF THE COURT

Leave to appeal is granted and the appeal is allowed. The evidence obtained as a result of the execution of the search is inadmissible.

REASONS OF THE COURT

(Given by Ronald Young J)

[REDACTED]