I	Case 3:08-cv-00824-JSW	Document 7	Filed 02/08/2008	Page 1 of 4	
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1 2 3 4 5 6 7 8	MARTIN D. SINGER, J WILLIAM J. BRIGGS, EVAN N. SPIEGEL, ES LAVELY & SINGER P 2049 Century Park East, Los Angeles, California 9 Telephone: (310) 556-35 Facsimile: (310) 556-361 E-mail: wbriggs@lavelysi E-mail: wbriggs@lavelysi E-mail: espiegel@lavelysi Attorneys for Plaintiffs BANK JULIUS BAER & JULIUS BAER BANK	Suite 2400 00067-2906 01 5 inger.com inger.com & CO. LTD a	and	ION	
9	UNITED STATES DISTRICT COURT				
10	FOR THE NORTHERN DISTRICT OF CALIFORNIA				
11	SAN FRANCISCO DIVISION				
12	BANK JULIUS BAER & LTD, a Swiss entity; and	JULIUS)	CASE NO. CV08 [Hon. Jeffrey S.	8-0824 JSW White; CRTM 2]	
13	BAER BANK AND TRU LTD, a Cayman Islands e	JST CO.)	PLAINTIFFS' R	EQUEST FOR	
14	Plaintiffs,	}		ICÉ PURSUANT TO 1 RE: (1) CAYMAN	
15 16	v .	{		FIDENTIAL PS (PRESERVATION) ; AND (2) SWISS	
	WIKILEAKS, an entity form. WIKILEAKS.OR	of unknown) G. an entity)	FEDERAL LAW	Ó ON BÀNKS AND KS. ARTICLE 47: AND	
18	form, WIKILEAKS.OR of unknown form; DYNA LLC, a California limited	l liability)	DECLARATION AND CHRISTO	IS OF MAC IMRIE PH HIESTAND IN	
19	corporation, and DOES 1 10, inclusive,	through)	SUPPORT THE		
20	Defendants.	ł	Application for T	ly With: Ex Parte RO and OSC re	
21		}	Preliminary Injunction; Memorandum of Points & Authorities in Support of Application for TRO and OSC re		
22			Preliminary Injun Administrative M	ction; Ex Parte otion to File Under Seal:	
23			Notice of Lodgem Seal Selected Exh	ient; [Proposed] Order to ibits; [Proposed] TRO	
24 25			and USC Re Preli	minary Injunction]; and Granting Preliminary	
26			DATE: Submiss TIME: Submiss		
27			CTRM: 2, 17^{th} FI		
28	///			///	
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CV08-0824 JSW

PLAINTIFFS' REQ. FOR JUDICIAL NOTICE RE CAYMAN ISLANDS AND SWISS LAWS

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TO THE COURT AND TO ALL PARTIES HEREIN:

Plaintiffs BANK JULIUS BAER & CO. LTD ("BJB") and JULIUS BAER 2 BANK AND TRUST CO. LTD ("JBBT") (collectively, "Julius Baer" and/or 3 "Plaintiffs") hereby request that, pursuant to FRCP Rule 44.1, the Court take 4 judicial notice of both Swiss and Cayman Islands Laws concerning privacy, 5 confidentiality and protection of banking records and data and of professional 6 business information, specifically: (i) Cayman Islands' Confidential Relationships 7 (Preservation) Law 16 of 1976, 1995 Revision ("Cayman Islands CRP Law"); and 8 (ii) Article 47 of the Swiss Federal Law on Banks and Savings Banks, of November 9 8, 1934, language of December 27, 2006, adopted by The Federal Assembly of the 10 Swiss Confederation ("Swiss FLBSB Law"). 11

Attached hereto as <u>Exhibit "A"</u> is a sworn declaration of Mac Imrie, an
attorney at law in the Cayman Islands, partner at the international law firm of
Maples & Calder and counsel for JBBT; and attached thereto is a true and correct
copy of the Cayman Islands CRP Law.

- 16 The Cayman Islands CRP Law protects confidentiality of all Cayman Island
 17 banking records and data, and broadly provides, in *inter alia*, that it "has application
 18 to all confidential information with respect to business of a professional nature which
 19 arises in or is brought to the Islands and to all persons coming into possession of
 20 such information at any time thereafter whether they be within the jurisdiction or
 21 thereout." Cayman Islands CRP Law ¶3(1).
- Attached hereto as <u>Exhibit "B"</u> is a sworn declaration of Christoph Hiestand,
 an attorney at law in the nation of Switzerland and the Deputy Group General
 Counsel for Julius Baer Group, to which Plaintiffs belong; and attached thereto is
 a true and correct copy of a certified translated copy of the Swiss FLBSB Law.
- 26 The Swiss FLBSB Law protects confidentiality of all Swiss banking records
 27 and data, and provides, in *inter alia*, that "whoever divulges a secret entrusted to
 28 him in his capacity as officer, employee, ... or has become aware thereof in this

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capacity, whoever tries to induce others to violate professional secrecy, shall be
 punished by imprisonment ..." and that the "violation of professional secrecy
 remains punishable even after termination of the official or employment relationship
 ..." Swiss FLBSB Law, Art. 47.

Plaintiffs contend in support of their Application for TRO and OSC re 5 Preliminary Injunction, and anticipate that they will likewise contend at trial, that the 6 solicitation of upload and posting of leaked confidential and protected consumer bank 7 files, records and account information stolen or otherwise wrongfully obtained from 8 a Cayman Islands and/or Swiss bank, and the subsequent use, posting, display 9 and/or dissemination of said documents and information contained therein, was and 10 is wrongful, tortious and illegal under applicable Cayman Islands and Swiss Laws. 11 Accordingly, in support of said allegations and such evidence, Plaintiffs request that 12 the Court take judicial notice of the relevant provisions of Cayman Islands and Swiss 13 Laws. See, Reebok Int'l Ltd. v. McLaughlin, 49 F.3d 1387, 1392 & n.4 (9th Cir. 14 1995). 15

FRCP Rule 44.1 provides as follows:

"A party who intends to raise an issue concerning the law of a
foreign country shall give notice by pleadings or other reasonable
written notice. The court, in determining foreign law, may
consider any relevant material or source, including testimony,
whether or not submitted by a party or admissible under the
Federal Rules of Evidence. The court's determination shall be
treated as a ruling on a question of law."

Although a sworn statement by an attorney (*i.e.*, a formal expert opinion) is
not a prerequisite to proving foreign law when an issue concerning the law in a
foreign country arises, Plaintiffs have nonetheless provided the Court with sworn
statements thereof. U.S. v. First Nat. Bank of Chicago, 699, F.2d 341, 343-344 (7th
Cir. 1983); and see Kalmich v. Bruno, 553 F.2d 549, 555, n. 4 (7th Cir. 1977), cert

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1	denied 434 U.S. 940, 98 S.Ct. 432, 54 L.Ed.2d 300 (the court held that an unsworn				
2	opinion letter as to the law of Yugoslavia, not subject to cross-examination, which				
3	was prepared by plaintiff's Yugoslavian law expert and offered for the first time in				
4	connection with plaintiff's motion to alter judgment, was relevant and properly				
5	considered by the trial court). Accordingly, the accompanying foreign laws are				
6	properly submitted and should be considered by the Court in this matter.				
7	For the foregoing reasons, Plaintiffs respectfully request that the Court take				
8	judicial notice of the relevant sections of both the Cayman Islands CRP Law and the				
9	Swiss FLBSB Law.				
10					
11	DATED: February 7th, 2008 LAVELY & SINGER PROFESSIONAL CORPORATION				
12	MARTIN D. SINGER WILLIAM J. BRIGGS, II				
13	EVAN N. SPIEGEL				
14	By:/s/				
15	WILLIAM J. BRIGGS, II				
16	Attorneys for Plaintiffs BANK JULIUS BAER & CO. LTD and JULIUS BAER BANK AND TRUST CO. LTD				
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