

**IN THE EMPLOYMENT COURT OF NEW ZEALAND
AUCKLAND**

**I TE KŌTI TAKE MAHI O AOTEAROA
TĀMAKI MAKĀURAU**

**[2025] NZEmpC 79
EMPC 106/2025**

IN THE MATTER OF	a without notice application for freezing and ancillary orders
BETWEEN	FAJ Applicant
AND	GEK First Respondent
AND	HIL Second Respondent

Hearing: On the papers

Appearances: W Fotherby and M Kilkelly, counsel for applicant
JT Burley and E Iliev, counsel for first and second respondents

Judgment: 15 April 2025

CONSENT JUDGMENT OF CHIEF JUDGE CHRISTINA INGLIS

[1] In my judgment of 14 March 2025 I granted an application for freezing and ancillary orders against the first and second respondents.¹ The orders were subsequently extended, by consent (until 17 April 2025), the parties were directed to attend urgent mediation, and the matter was set down for a review hearing on 16 April 2025.

[2] The parties have now filed a joint memorandum advising that, following their attendance at mediation on 14 April 2025, they have agreed a full and final settlement of all matters arising out of their employment relationship.

¹ *FAJ v GEK* [2025] NZEmpC 45.

[3] The parties have agreed:

- (a) that the orders made by the Court and all accompanying obligations can be discharged by consent with no issue as to costs; and
- (b) the hearing set down for 16 April 2025 can be vacated.

[4] The Court is also asked to make permanent the interim non-publication orders made on 14 March 2025.² I am satisfied that it is appropriate to do so having regard to the particular circumstances.

[5] Accordingly, the freezing order made on 14 March 2025 is discharged. A permanent order of non-publication is made in respect of the names and identifying details of the parties.

[6] No issue of costs arises.

Christina Inglis
Chief Judge

Judgment signed at 12.30 pm on 15 April 2025

² Above n 1, at [6].