



Employment Court of New Zealand

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GAW v HEB [2025] NZEmpC 119 (18 June 2025)

Last Updated: 23 June 2025

IN THE EMPLOYMENT COURT OF NEW ZEALAND AUCKLAND

I TE KŌTI TAKE MAHI O AOTEAROA TĀMAKI MAKĀURAU

[\[2025\] NZEmpC 119](#)

EMPC 186/2025

IN THE MATTER OF a without notice application for
freezing orders
BETWEEN GAW
Applicants
AND HEB
Respondent

Hearing: On the papers

Appearances: S Kang, counsel for applicants
T Sung, counsel for
respondent

Judgment: 18 June 2025

CONSENT JUDGMENT OF CHIEF JUDGE CHRISTINA INGLIS

[1] In my judgment of 1 May 2025 I granted an application for freezing orders against the respondent.¹

[2] The parties have now filed a joint memorandum advising that, following their attendance at mediation on 5 June 2025, they have reached an agreement in relation to the freezing order. A signed undertaking has been provided by the respondent that adequately meets the applicants' concerns.

[3] The parties have agreed that the orders made by the Court on 1 May 2025 and all accompanying obligations can be discharged by consent.

[4] Accordingly, the freezing order made on 1 May 2025 is discharged.

[5] The hearing scheduled for 18 June 2025 is vacated.

[6] In the circumstances, the interim orders of non-publication made on 1 May 2025 in respect of the names and identifying details of the parties, continue to apply until further order of the Court.²

[7] Costs are reserved.

Christina Inglis Chief Judge

Judgment signed at 2.00 pm on 18 June 2025