## NOTE: THE SUPPRESSION ORDERS MADE IN THE EMPLOYMENT COURT ON 4 JUNE 2014 REMAIN IN FORCE.

## IN THE SUPREME COURT OF NEW ZEALAND

SC 61/2016 [2016] NZSC 108

BETWEEN ASG

**Applicant** 

AND HARLENE HAYNE,

VICE-CHANCELLOR OF THE UNIVERSITY OF OTAGO

Respondent

Court: William Young, Glazebrook and O'Regan JJ

Counsel: C R Carruthers QC and P Cranney for Applicant

R E Harrison QC and B C S Dorking for Respondent

Judgment: 18 August 2016

## JUDGMENT OF THE COURT

- A Leave to appeal is granted (ASG v Hayne [2016] NZCA 203).
- B The approved questions are:
  - (i) Did the disclosure to the respondent of information relating to the applicant's appearance in the District Court breach s 200 of the Criminal Procedure Act 2011? And, if so
  - (ii) Was it nonetheless open to the respondent to rely on and use that information in relation to the applicant?

Solicitors:

Oakley Moran, Wellington for Applicant Anderson Lloyd, Dunedin for Respondent