

NOTE: ORDER OF THE HIGH COURT PROHIBITING PUBLICATION OF THE NAMES OF THE PARTIES EXCEPT IN ACCORDANCE WITH THE INTITULING IN THIS JUDGMENT REMAINS IN FORCE.

IN THE SUPREME COURT OF NEW ZEALAND

I TE KŌTI MANA NUI

**SC 72/2019
[2019] NZSC 108**

BETWEEN FMV
 Applicant

AND TZB
 Respondent

Court: Winkelmann CJ, Glazebrook and O'Regan JJ

Counsel: R E Harrison QC for Applicant
 T L Clarke for Respondent

Judgment: 8 October 2019

JUDGMENT OF THE COURT

A The application for leave to appeal is granted (*FMV v TZB* [2019] NZCA 282).

B The approved question is whether the Court of Appeal was correct to dismiss the appeal.

[1] The leave question is intended to cover all issues on which leave was sought.

[2] It would be useful for the Court if the parties would, as background, set out briefly in their submissions what occurred in the Employment Authority and to provide copies of the relevant documents of the Authority.

Solicitors:
Davenports City Law, Auckland for Applicant
Bell Gully, Auckland for Respondent