

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