

[5] Counsel for the respondent has filed a memorandum which, she says, reflects the appropriate claim for costs in the High Court. The memorandum, as I understand it, took into account the views of Right to Life New Zealand Incorporated as to the appropriate quantum. Counsel for the Applicant, therefore, advised that he had no further submissions to make on the amount of costs.

[6] I, therefore, make an order for costs against the Applicant in favour of the respondent in the sum of \$35,165 plus disbursements of \$4,308.69.

Ronald Young J

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