

**IN THE EMPLOYMENT COURT  
AUCKLAND**

**[2014] NZEmpC 4  
ARC 83/13**

IN THE MATTER OF      an application for a freezing and ancillary  
orders

BETWEEN                LABOUR INSPECTOR, MINISTRY OF  
BUSINESS, INNOVATION AND  
EMPLOYMENT  
Applicant

AND                        CIVIC CITY LIMITED  
First Respondent

AND                        RUM LIMITED  
Second Respondent

AND                        123J LIMITED  
Third Respondent

Hearing:                by joint memorandum filed on 30 January 2014

Appearances:        Rebecca Denmead, counsel for applicant  
Mark Donovan, counsel for respondents

Judgment:            31 January 2014

---

**JUDGMENT OF CHIEF JUDGE G L COLGAN**

---

[1] By consent I make an order renewing the freezing order made on 3 December 2013<sup>1</sup> as varied by the Court's judgment of 10 December 2013.<sup>2</sup>

[2] This further order will continue until 4 pm on Wednesday 5 March 2014 or until as earlier varied or set aside by the Court.

---

<sup>1</sup> [2013] NZEmpC 225.

<sup>2</sup> [2013] NZEmpC 233.

[3] In the absence of any earlier variation or setting aside of this freezing order, there will be a further hearing in the Employment Court at Auckland at 10 am on Wednesday 5 March 2014.

[4] Costs are reserved.

[5] The hearing of the substantive challenge is set down for three weeks commencing Monday 28 April 2014. The parties have advised the Court that a settlement of their dispute has been achieved and signed by them but is yet to be signed by a mediator. Once that settlement has been perfected by a mediator, counsel should advise the Registrar to enable the three sitting weeks set aside for this case to be released for other court business.

[6] The orders made in this judgment mean that no appearances will be required for the parties on Monday 3 February 2014.

GL Colgan  
Chief Judge

Judgment signed at 10 am on Friday 31 January 2014