## IN THE EMPLOYMENT COURT OF NEW ZEALAND WELLINGTON

## I TE KŌTI TAKE MAHI O AOTEAROA TE WHANGANUI-A-TARA

[2024] NZEmpC 24 EMPC 87/2022

Ι	N THE MATTER OF	a challenge to a determination of the Employment Relations Authority	
F	BETWEEN	MENDE BIOTECH LIMITED (IN LIQUIDATION) Plaintiff	
P	AND	DOUGLAS ANTHONY MENDE Defendant	
Hearing:	On the papers		
Appearances:	-	D G Dewar, counsel for liquidators of plaintiff J Goddard, counsel for defendant	
Judgment:	22 February 2024		

## CONSENT JUDGMENT OF JUDGE K G SMITH

[1] On 20 June 2022, an order was made by consent staying execution of a determination by the Employment Relations Authority.<sup>1</sup> That order was conditional on a sum of money being paid to the Registrar of the Court to be held on an interest-bearing account.

[2] By joint memorandum received on 21 February 2024, the parties advised that the proceeding between them has been settled and sought an order that the funds held by the Court pursuant to the judgment of 20 June 2022 be paid to the defendant or at his direction.

<sup>&</sup>lt;sup>1</sup> *Mende Biotech Ltd v Mende* [2022] NZEmpC 105.

MENDE BIOTECH LIMITED (IN LIQUIDATION) v DOUGLAS ANTHONY MENDE [2024] NZEmpC 24 [22 February 2024]

[3] I order accordingly.

[4] There is no issue as to costs.

K G Smith Judge

Judgment signed at 8.50 am on 22 February 2024