IN THE SUPREME COURT OF NEW ZEALAND

SC 145/2016 [2017] NZSC 12

| | BETWEEN | DAVID BROWN First Applicant | |
|-----------|--------------------|--|--|
| | | GLEN SYCAMORE Second Applicant | |
| | AND | NEW ZEALAND BASING LIMITED Respondent | |
| Court: | William Young, Gla | William Young, Glazebrook and Ellen France JJ | |
| Counsel: | | G M Pollak and H I K White for Applicants A H Waalkens QC and M G Lawlor for Respondent | |
| Judgment: | 17 February 2017 | 17 February 2017 | |

JUDGMENT OF THE COURT

- A Leave to appeal is granted (*New Zealand Basing Ltd v Brown* [2016] NZCA 525, [2017] 2 NZLR 93).
- B The approved question is whether the Court of Appeal was correct to conclude that age discrimination provisions of the Employment Relations Act 2000 do not apply to the employment agreements between the applicants and the respondent.

Solicitors: Garry Pollak & Co Limited, Auckland for Applicants Duncan Cotterill, Auckland for Respondent