



Employment Court of New Zealand

You are here: [NZLII](#) >> [Databases](#) >> [Employment Court of New Zealand](#) >> [2025](#) >> [\[2025\] NZEmpC 120](#)

[Database Search](#) | [Name Search](#) | [Recent Decisions](#) | [Noteup](#) | [LawCite](#) | [Download](#) | [Help](#)

Wilson Parking New Zealand Limited v Turner [2025] NZEmpC 120 (23 June 2025)

Last Updated: 25 June 2025

IN THE EMPLOYMENT COURT OF NEW ZEALAND CHRISTCHURCH

I TE KŌTI TAKE MAHI O AOTEAROA ŌTAUTAHI

[\[2025\] NZEmpC 120](#) EMPC 101/2025

IN THE MATTER OF	a without notice application for search orders
AND IN THE MATTER OF	an application for a disclosure order
BETWEEN	WILSON PARKING NEW ZEALAND LIMITED Applicant
AND	PETER TURNER First Respondent
AND	ATE PROPERTY LIMITED TRADING AS MAINLAND PARKING Second Respondent

Hearing: On the papers
Appearances: K Crossland, counsel for applicant
G Jones, counsel for respondents
Judgment: 23 June 2025

CONSENT JUDGMENT OF CHIEF JUDGE CHRISTINA INGLIS

[1] I delivered a judgment on 11 March 2025 granting a search order.¹ On 19 June 2025 counsel filed a joint memorandum seeking, by consent, an order in relation to disclosure. A draft consent order has now been provided.

¹ *Wilson Parking New Zealand Ltd v Turner* [\[2025\] NZEmpC 36](#).

WILSON PARKING NEW ZEALAND LIMITED v PETER TURNER [\[2025\] NZEmpC 120](#) [23 June 2025]

[2] I am satisfied that it is appropriate to make the orders sought, including because they contain appropriate protections for any privileged or commercially sensitive material; associated undertakings have been given and provided to the Court with the draft orders. Orders are made accordingly.

[3] Leave is reserved to apply for any further directions on reasonable notice.

Christina Inglis Chief Judge

Judgment signed at 12.10 pm on 23 June 2025
