## IN THE SUPREME COURT OF NEW ZEALAND

SC 10/2015 [2015] NZSC 57

BETWEEN DAWN LORRAINE GREENFIELD

**Applicant** 

AND THE CHIEF EXECUTIVE OF THE

MINISTRY OF SOCIAL

**DEVELOPMENT** 

Respondent

Court: Elias CJ, Glazebrook and Arnold JJ

Counsel: P D McKenzie QC and A J McGurk for Applicant

M J Andrews and N Bailey for Respondent

Judgment: 11 May 2015

## JUDGMENT OF THE COURT

- A The application for leave to appeal is granted (Chief Executive of the Ministry of Social Development v Greenfield [2014] NZCA 611).
- B The approved ground is whether the Court of Appeal correctly interpreted the phrase "ordinarily resident in New Zealand" in s 8(a) of the New Zealand Superannuation and Retirement Income Act 2001.

Solicitors:

Robert Brace, Porirua for Applicant Crown Law Office, Wellington for Respondent