

GARLING J MAKES THE FOLLOWING ORDERS:

1 Make each of orders 1-15 (except order 4) set out in the Consent Orders, initialled by Garling J and dated today and placed with the papers.

In relation to the Consent Judgment dated 28.2.25:

2 Order that there be judgment for the plaintiff GP1 against the defendant in the sum specified in paragraph 1 of the Consent Judgment.

3 Make orders in accordance with Term 2 of the Consent Judgment.

4 Note the parties' agreement recorded in Term 3 of the Consent Judgment.

5 Direct that judgment be entered accordingly.

CONSENT ORDERS SOUGHT BY THE PARTIES:

1. The time for group members to opt out be extended from 3.2.2025 to 21.3.2025.

2. Pursuant to s 174(1) of the Civil Procedure Act 2005 (NSW) (the Act), the plaintiff, GP1, be given leave to settle her individual claim.

3. Pursuant to s 174(2) of the Act, GP1 be given leave to withdraw as the representative plaintiff.

4. Pursuant to s 174(3), CA1 be substituted for GP1 as the representative plaintiff in the proceedings.

5. Pursuant to s 4 of the Felons Act 1981 (NSW) grant leave *nunc pro tunc* to CA1 to institute these proceedings on her own behalf and on behalf of the group defined in the Further Amended Statement of Claim (FASOC).

6. The plaintiff be granted leave to by 7.3.2025, file and serve a FASOC substituting CA1 for GP1.

7. Costs of the application be costs in the cause.

8. Until further order, the plaintiff in these proceedings:

a. be known as CA1;

b. be described in all pleadings and other documents filed or served in the proceedings as CA1; and

c. except as may be necessary for the proper conduct of the proceedings, be only referred to as CA1.

9. The name of the proceedings be changed so that the proceedings be referred to as CA1 v State of New South Wales.

10. Until further order, pursuant to s 7 of the Court Suppression and Non Publication Orders Act 2010 (NSW), the name and identity of the plaintiff be suppressed except as may be necessary for the proper conduct of these

proceedings, upon the ground that the order is necessary to prevent prejudice to the proper administration of justice and also to protect the safety of the plaintiff.

11. Orders 9-11 are to apply throughout the Commonwealth of Australia.
12. Order the defendant to file a Defence by 2.5.2025.
13. Stand the proceedings over for directions before Garling J on 9.5.2025.
14. Grant the parties liberty to apply to restore the matter to the list.