

**BEFORE THE REAL ESTATE AGENTS DISCIPLINARY TRIBUNAL**

Decision No. [2012] NZREADT 75

Reference READT 128/11

**IN THE MATTER OF**

a charge laid under s.91 of the  
Real Estate Agents Act 2008

**BETWEEN**

**REAL ESTATE AGENTS  
AUTHORITY (CAC 10063)**

Prosecutor

**AND**

**JENNER REAL ESTATE LTD**

Defendant

**MEMBERS OF TRIBUNAL**

Judge P F Barber - Chairperson  
Mr G Denley - Member  
Mr J Gaukrodger - Member

**HEARD** at AUCKLAND on 1 October 2012

**DATE OF DECISION** 18 December 2012

**COUNSEL**

Mr S N B Wimsett, for the Prosecutor Authority  
Mr P J Napier and Ms K Shanks, for Defendant

**DECISION OF THE TRIBUNAL ON NAME SUPPRESSION**

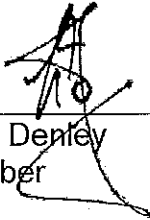
[1] In our decision of 9 November 2012 [2012] NZREADT 068 we stated at paragraph [68] as follows: “[68] *We are conscious that at the outset there had been a suppression order (see (f) above) regarding the names and any identifying details of the complainant and any third parties. At this point, we make such an order above on an interim basis and invite succinct submissions from the parties within six weeks from the date of this decision regarding publication and suppression.*”

[2] By memorandum of 5 December 2012 counsel for the prosecutor/Committee and counsel for the defendant have supplied a joint memorandum in relation to suppression of complainant’s details. The Committee submits that it is appropriate for the interim suppression order made by us to become permanent and the defendant does not oppose that.

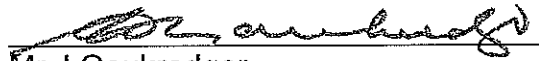
[3] Accordingly, with regard to these proceedings, we order by consent that publication of the names and any identifying details of the complainant (Ms S) and Mr L and X X Ltd be prohibited.



Judge P F Barber  
Chairperson



Mr G Dentey  
Member



Mr J Gaukrodger  
Member