

***Genea has commenced proceedings in the Supreme Court of NSW and has been granted a permanent injunction to prevent access, use, transmission and publication of any data that is the subject of the cyber security incident described in the previous link. A copy of the Orders made by the court can be accessed below. Persons affected by these Orders can obtain the Summons, the supporting evidence, and an unredacted copy of these Orders by contacting [cyber@genea.com.au](mailto:cyber@genea.com.au), subject to agreeing to appropriate confidentiality arrangements.***



Issued: 25 July 2025 4:36 PM

## JUDGMENT/ORDER

### COURT DETAILS

Court	Supreme Court of NSW
Division	Equity
List	Equity General
Registry	Supreme Court Sydney
Case number	2025/00076649

### TITLE OF PROCEEDINGS

First Plaintiff	Genea Pty Ltd
First Defendant	Persons Unknown

### DATE OF JUDGMENT/ORDER

Date made or given	24 July 2025
Date entered	24 July 2025

### TERMS OF JUDGMENT/ORDER

The Court makes orders in accordance with the short minutes of order initialled by the Court dated today and placed with the Court papers.

Short minutes copied below:

The Court:

1. Grant leave to the Plaintiff to file in Court an Amended Summons dated 23 July 2025.
2. The Amended Summons be made returnable instanter.
3. The Plaintiff has leave to proceed against the Defendants pursuant to rule 11.8AA of the Uniform Civil Procedure Rules 2005 (UCPR).
4. To the extent necessary, dispense with the requirement in rule 11.7 of the UCPR that the Defendants be served with the approved notice at the time of service of the Summons.
5. The Defendants (by themselves, their agents, or by any third party in possession or some or all of the Genea Dataset) be permanently restrained from:
  - a. transmitting, publishing or disclosing any information or material from the Genea Dataset to any person or facilitating any such steps;
  - b. placing or publishing any information or material (or any further information or material) obtained from the Genea Dataset at any location on the internet or facilitating such steps;
  - c. promoting, or publishing any links to locations from which information or material obtained from the Genea Dataset may be able to be accessed or downloaded; and
  - d. using (including viewing) any information or material obtained from the Genea Dataset already in their possession for any purpose, other than obtaining legal advice in connection with these orders, except with the prior written consent of the Plaintiff.
6. The Defendants take all steps to:
  - a. remove any information or material obtained from the Genea Dataset (or any part thereof) from all accessible internet locations (including, for the avoidance of doubt, from "dark web" locations); and
  - b. permanently delete or otherwise destroy any material obtained from the Genea Dataset already in their possession.
7. Nothing in these Orders prevents the Defendants or any other person from publishing, communicating, using or disclosing such of the Genea Dataset which is:

- a. lawfully in their possession other than as copied from the Genea Dataset or already in or thereafter comes into the public domain;
- b. in each case, other than as a result of a breach of the Orders made by the Court in these proceedings.
- 8. The Court reserves to the Plaintiff liberty to apply to seek to join as a named defendant in these proceedings any person falling within the definition of "Persons Unknown", so as to bind that person by name for the purpose of seeking further relief against that person in addition to the relief already granted against that person as a member of the defined class of Persons Unknown.
- 9. Pursuant to s 10 of the Court Suppression and Non-publication Orders Act 2010 (NSW) (Suppression Act), that until further order there be no publication or disclosure of
  - a. the affidavits of Pak Wai Gerard Chan affirmed on 24 February 2025 and 17 July 2025, and Exhibits GC-1 and GC-2 thereto;
  - b. counsel's written submissions dated 25 February 2025 and 22 July 2025;
  - c. the transcript of the hearing of the application for interim relief on 25 February 2025; and
  - d. the expert report of Richard Grainger dated 9 July 2025.
- 10. For the purposes of s 11 of the Act, Order 9 above is to apply both within New South Wales and in States and Territories in Australia, on an interim basis.
- 11. The Defendants pay the Plaintiff's costs of these proceedings.
- 12. These orders be entered forthwith.

The Court makes the following additional orders:

- 1. DIRECTS that in furtherance of Order 9 above the plaintiff shall provide to the Court by 30 July 2025 a marked up copy of the evidence indicating the parts of the evidence under which a final suppression order pursuant to Suppression Act, s 7 is sought and coded to refer to the particular grounds upon which it is sought to be justified.

#### Definitions

The following expressions in these Orders have the following meanings:

"Defendants" being the Persons Unknown who carried out, participated in or assisted with the unauthorised access to and/or exfiltration of information and/or material from the Genea Dataset.

"Genea Dataset" being any information or material obtained in an unauthorised manner by the defendants from the Plaintiff's IT network and IT systems including but not limited to any information or material obtained from:

- (a) any of the following servers in the Plaintiff's IT network and systems: GENBBS- APP01 (which is the application server for plaintiffs primary patient management system, BabySentry); GENEASYDNAS004 (which is the plaintiffs primary file server); and GEN-S-DWS001 (Accessed Servers);
- (b) the Plaintiff's Citrix environment initially accessed on 31 January 2025 including but not limited to:
  - (i) data accessed on the plaintiffs primary patient management system, BabySentry; and
  - (ii) data and information on the plaintiffs internal resources;
- (c) the approximately 940.7GB of data which departed the Plaintiff's IT network and IT systems, including through any of the Accessed Servers to two remote IP addresses (namely 146.190.98.215 and 128.199.203.20) within a cloud server hosted by DigitalOcean on or around 14 February 2025; and
- (d) the following pieces of infrastructure in the Plaintiff's IT network and systems: SYDAD05 (which is the domain controller within Genea's IT environment), AZ-VBR-P01 and GENEASYDAS005 (which is Genea's backup program) on or after 31 January 2025.

## SEAL AND SIGNATURE



Signature Rebel Kenna  
Capacity Principal Registrar  
Date 25 July 2025

If this document was issued by means of the Electronic Case Management System (ECM), pursuant to Part 3 of the Uniform Civil Procedure Rules (UCPR), this document is taken to have been signed if the person's name is printed where his or her signature would otherwise appear.

### PERSON PROVIDING DOCUMENT FOR SEALING UNDER UCPR 36.12

Name Genea Pty Ltd, Plaintiff 1  
  
Legal representative Michael Anthony Do Rozario  
Legal representative reference  
Telephone 02 9210 6500

### FURTHER DETAILS ABOUT Plaintiff(s)

First Plaintiff  
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Telephone  
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E-mail  
Client reference  
  
**Legal representative**  
Name Michael Anthony Do Rozario  
Practicing certificate number 38864  
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### FURTHER DETAILS ABOUT Defendant(s)

**First Defendant**  
Name Persons Unknown  
Address