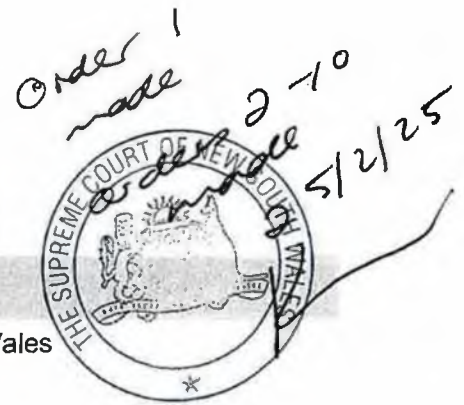


*Genea has commenced proceedings in the Supreme Court of NSW and has been granted an interim injunction to prevent access, use, transmission and publication of any data that is the subject of the cyber security incident described above. A copy of the orders made by the court can be accessed below. Persons affected by these Orders can obtain the Summons, the supporting evidence, and an unredacted copy of these Orders by contacting Michael do Rozario of Corrs Chambers Westgarth at [michael.do.rozario@corrs.com.au](mailto:michael.do.rozario@corrs.com.au), subject to agreeing to appropriate confidentiality arrangements.*

## SHORT MINUTES OF ORDER



### COURT DETAILS

Court	Supreme Court of New South Wales
Division	Equity
List	General List
Registry	Sydney
Case number	

### TITLE OF PROCEEDINGS

Plaintiff	<b>Genea Pty Ltd</b>
Defendant	<b>Persons Unknown</b>

### PREPARATION DETAILS

Prepared for	<b>Genea Pty Ltd, the Plaintiff</b>
Legal representative	Michael do Rozario, Corrs Chambers Westgarth
Legal representative reference	9195226
Contact name and telephone	Michael do Rozario (02) 9210 6566
Contact email	<a href="mailto:Michael.do.rozario@corrs.com.au">Michael.do.rozario@corrs.com.au</a>

### ORDER BY THE COURT

#### THE COURT:

- 1 Upon the undertaking of the solicitor for the plaintiff to pay the filing fee, grants leave to the Plaintiff to file in Court:
  - (a) the Summons dated 25 February 2025;
  - (b) the affidavit of Redacted affirmed on 24 February 2025, and Exhibit GC-1 thereto.
- 2 Orders that the Summons be made returnable instant.
- 3 Upon the plaintiff, by its counsel, giving the usual undertaking as to damages, order that until 5pm on ~~[insert date convenient to the Court]~~ <sup>25 March</sup> February 2025;
  - (a) The defendants and any third party in possession of the Genea Dataset (as defined below) be restrained from:

- (i) transmitting, publishing or disclosing any information or material obtained from the Genea Dataset to any person or facilitating any such steps;
- (ii) 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;
- (iii) 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
- (iv) 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;

(b) The defendants take all steps to immediately:

- (i) remove any information or material obtained from the Genea Dataset (or any part thereof) from all accessible internet locations; and
- (ii) permanently delete or otherwise destroy any material obtained from the Genea Dataset already in their possession.

4 Orders that the time for service on the defendants of the Summons and a sealed copy of these orders be abridged to 5pm on 26 February 2025.

5 Orders that personal service on the defendants is to be effected by:

- (a) causing a message (or messages) containing the text at Schedule 1 to these orders together with a link to the publication at order 5(c) below to the following "[s]upport link" or portal:

Redacted

using the following "[s]upport token":

Redacted

- (b) causing a copy of the Summons and these orders to be sent by email to the following email addresses:

(i) Redacted

(ii) Redacted and

(iii) Redacted

together with a notice that a copy of the evidence may be obtained by a person affected by these orders by contacting the plaintiff's solicitor and entry into appropriate confidentiality arrangements.

- (c) publishing a sealed copy of these orders on the plaintiff's website together with a notice that a copy of the Summons and evidence may be obtained by a person affected by these orders by contacting the plaintiff's solicitor and entry into appropriate confidentiality arrangements.

6 Order pursuant to s 7(b) of the *Court Suppression and Non-publication Orders Act 2010* (NSW) (**Act**) and on the ground in s 8(1)(a) of the Act, that until 5pm on ~~[insert date convenient to the Court]~~ 2025 there be no publication or disclosure of:

25 March

- (a) the Summons dated 24 February 2025;
- (b) the affidavit of Redacted affirmed on 24 February 2025, and Exhibit GC-1 thereto;
- (c) counsel's written submissions dated 25 February 2025; and
- (d) the transcript of the hearing of the application for interim relief on 25 February 2025.

7 For the purposes of s 11 of the Act, order 6 is to apply both within New South Wales and in all States and Territories in Australia.

8 Orders that the proceedings be returnable before the Duty Judge in Equity at 10am on ~~[insert date convenient to the Court]~~ 2025.

25 March 2025

9 Liberty to apply on 24 hours' notice in relation to the operation of these orders, and otherwise on 2 days' notice.

10 These orders be entered forthwith.

#### THE COURT NOTES:

For the avoidance of doubt, nothing in these orders prevents the Defendants or any other person from publishing, communicating, or disclosing any information or material obtained from the Genea Dataset which:

- (a) was already in, or thereafter comes into, the public domain (other than as a result of a breach of these orders or any other interlocutory or final orders made by the Court in these proceedings); or

- (b) is personal to them.

In these Orders:

11 “Defendants” means:

- (a) Persons Unknown.

12 “Genea Dataset” means any information or material obtained in an unauthorised manner by the Defendants from the plaintiff’s IT network and IT systems, including any information or material obtained from:

- (a) any of the following servers in the plaintiff’s IT network and systems: GEN-BBS-APP01 (which is the application server for plaintiff’s primary patient management system, BabySentry); GENEASYDNAS004 (which is the plaintiff’s 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 plaintiff’s primary patient management system, BabySentry; and
- (ii) data and information on the plaintiff’s 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;

- (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.

13 “Persons Unknown” means:

- (a) any person or entity who carried out, participated in or assisted with the unauthorised access to and/or exfiltration of information and/or material from the Genea Dataset; and/or
- (b) any person in possession of information and/or material from the Genea Dataset with knowledge of its unauthorised access and/or exfiltration.

## SCHEDULE 1

The Supreme Court of New South Wales has made orders against you on 25 February 2025 at a hearing without notice to you. A sealed copy of the orders are accessible at [*link to plaintiff's website at order 5(c)*]. A copy of the court documents can be obtained by contacting Corrs Chambers Westgarth and entry into appropriate confidentially arrangements.

The orders include:

3. You are restrained from:

a. transmitting, publishing or disclosing any information or material obtained in an unauthorised manner by the defendants from the plaintiff's IT network and IT systems including any information or material obtained from:

i. any of the following servers in the plaintiff's IT network and systems: GEN-BBS-APP01 (which is the application server for plaintiff's primary patient management system, BabySentry); GENEASYDNAS004 (which is the plaintiff's primary file server); and GEN-S-DWS001 (**Accessed Servers**);

ii. the plaintiff's Citrix environment initially accessed on 31 January 2025 including but not limited to:

A. data accessed on the plaintiff's primary patient management system, BabySentry; and

B. data and information on the plaintiff's internal resources.

iii. 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;

iv. 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;

(together, referred to as 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.

*5pm on 25 March 2025*

6. Until ~~such time to be fixed by the Court~~ you must not publish or disclose:

a. the Summons;

b. the affidavit of Redacted affirmed on 24 February 2025, and Exhibit GC-1 thereto;

c. counsel's written submissions dated 25 February 2025; and

d. the transcript of the hearing of the application for interim relief on 25 February 2025.