NOTE: ORDERS MADE IN THE HIGH COURT REMAIN IN FORCE: [2021] NZHC 1608. THE IDENTITY OF THE PARENTS, THE CHILD AND THE SCHOOL IS PERMANENTLY SUPPRESSED. CONFIDENTIALITY ORDERS APPLY TO THE EVIDENCE FILED. THE FILE IS NOT TO BE SEARCHED WITHOUT LEAVE OF A JUDGE OF THIS COURT.

IN THE COURT OF APPEAL OF NEW ZEALAND

I TE KŌTI PĪRA O AOTEAROA

CA399/2021 [2021] NZCA 321

BETWEEN

FORD Appellant

AND

BOARD OF TRUSTEES FOR SMITH PRIMARY SCHOOL Respondent

Hearing:	8 July 2021
Court:	Brown, Clifford and Goddard JJ
Counsel:	A S Butler and S W H Fletcher for Appellant P A Robertson and C T Child for Respondent S P Connolly and A M Piaggi for Secretary for Education as Intervener
Judgment:	15 July 2021 at 3.00 pm

JUDGMENT OF THE COURT

- A The appellant's application to adduce further evidence is declined.
- **B** The appeal is allowed.
- **C** The following declarations are made:
 - (i) The purported revocation of the appellant's place at Smith Primary School was unlawful.

- (ii) The offer letter remains valid and the appellant is entitled to enrol at Smith Primary School in accordance with ss 33 and 74(2)(a) of the Education and Training Act 2020 on Monday 26 July 2021 or on such later date as may be agreed by the appellant's parents and Smith Primary School.
- D The respondent must pay the appellant costs for a standard appeal on a band A basis with usual disbursements. We certify for two counsel.
- E Direction under r 5(2) of the Senior Courts (Access to Court Documents)
 Rules 2017 that documents or files of any kind related to the appeal may not be accessed, except by the parties, without permission of this Court.

[Reasons to follow]

Solicitors:

Woods Fletcher, Wellington for Appellant Heaney & Partners, Auckland for Respondent Crown Law Office, Wellington for Intervener