



# Employment Court of New Zealand

You are here: [NZLII](#) >> [Databases](#) >> [Employment Court of New Zealand](#) >> [2015](#) >> [\[2015\] NZEmpC 184](#)

[Database Search](#) | [Name Search](#) | [Recent Decisions](#) | [Noteup](#) | [LawCite](#) | [Download](#) | [Help](#)

---

## G L Freeman Holdings Limited v Livingston [2015] NZEmpC 184 (19 October 2015)

Last Updated: 21 October 2015

IN THE EMPLOYMENT COURT CHRISTCHURCH REGISTRY

[\[2015\] NZEmpC 184](#)

CRC 41/13

IN THE MATTER OF a challenge to a determination of the  
Employment Relations Authority

BETWEEN G L FREEMAN HOLDINGS LIMITED  
Plaintiff

AND DIANE LIVINGSTON Defendant

Hearing: on the papers; submissions received 4 September and 6  
October  
2015.

Appearances: T McGinn, counsel for the plaintiff  
R Thompson, advocate for the defendant

Judgment: 19 October 2015

### COSTS JUDGMENT OF JUDGE A A COUCH

[1] As the plaintiff was wholly unsuccessful in its challenge to the determination of the Authority, the defendant is entitled to a reasonable contribution to the costs she incurred in resisting that challenge. The parties' representatives have filed memoranda. They are agreed that a reasonable contribution is \$3,217.50 plus GST.

I agree. The plaintiff is therefore ordered to pay the defendant \$3,700.00 for costs.

Signed at 12.15 pm on 19 October 2015

A A Couch  
Judge

G L FREEMAN HOLDINGS LIMITED v LIVINGSTON NZEmpC CHRISTCHURCH REGISTRY [\[2015\] NZEmpC 184](#) [19 October 2015]

---