



New Zealand Employment Relations Authority Decisions

You are here: [NZLII](#) >> [Databases](#) >> [New Zealand Employment Relations Authority Decisions](#) >> [2007](#) >> [2007] NZERA 799

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

Klootwyk v David Reid Homes (Nelson) Ltd CA 142/07 (Christchurch) [2007] NZERA 799 (20 November 2007)

Last Updated: 23 November 2021

CA 142/07 5097110

IN THE EMPLOYMENT RELATIONS AUTHORITY CHRISTCHURCH

BETWEEN	GENE KLOOTWYK Applicant
AND	DAVID REID HOMES (NELSON) LIMITED Respondent

Member of Authority: Philip Cheyne

Representatives: Applicant in person

Craig Bussell, Advocate for Respondent

Date of Teleconference: 20 November 2007

Determination: 20 November 2007

CONSENT DETERMINATION OF THE AUTHORITY

[1] This is a claim for unpaid wages and holiday pay arising from insolvency on the part of the respondent employer.

[2] During the phone conference to make arrangements for an investigation meeting there emerged an agreement about the sum owing and a request for a consent determination for that sum to bring these proceedings to an end.

[3] It is agreed that only holiday pay is now owed to the applicant, the wage arrears having been paid by another entity. It is further agreed that the sum of holiday pay owed to the applicant is \$2617.92. By consent, judgment is given in favour of the applicant for that sum.

[4] I should note that the respondent's director endeavoured to arrange with another entity to assume responsibility for the applicant's employment and the arrears. Mr Bussell's attempts to protect the interests of the applicant and others is to his credit.

Philip Cheyne

Member of Employment Relations Authority
