



# Employment Court of New Zealand

You are here: [NZLII](#) >> [Databases](#) >> [Employment Court of New Zealand](#) >> [2017](#) >> [\[2017\] NZEmpC 67](#)

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

---

## Holman v CTC Aviation Training (NZ) Limited [2017] NZEmpC 67 (1 June 2017)

Last Updated: 7 June 2017

### IN THE EMPLOYMENT COURT AUCKLAND

#### [\[2017\] NZEmpC 67](#)

EMPC 313/2015

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

AND IN THE MATTER   of an application for costs

BETWEEN                TREVOR HOLMAN Plaintiff

AND                        CTC AVIATION TRAINING (NZ)  
                                 LIMITED  
                                 Defendant

Hearing:                By way of consent memorandum in relation to costs  
                                 dated 31  
                                 May 2017

Appearances:        R McCabe, counsel for plaintiff  
                                 E Burke, counsel for defendant

Judgment:            1 June 2017

### CONSENT JUDGMENT OF JUDGE M E PERKINS IN RELATION TO COSTS

[1] In a judgment dated 18 May 2017 the matter of costs was reserved.<sup>1</sup>

[2] The plaintiff and the defendant have now reached agreement on the issue of costs and other matters arising out of the judgment of 18 May 2017. The terms of the agreement are contained in a joint consent memorandum of counsel dated 31

May 2017 and are to remain confidential to the parties. As requested by the parties

consent orders are made incorporating the terms set out in [4] of the memorandum.

<sup>1</sup> *Holman v CTC Aviation Training (NZ) Ltd* [\[2017\] NZEmpC 60](#) at [\[32\]](#).

TREVOR HOLMAN v CTC AVIATION TRAINING (NZ) LIMITED NZEmpC AUCKLAND [2017] NZEmpC [1 June 2017]

[3] There is a further order that the terms and conditions of the agreement are to remain confidential to the parties other than for the purposes of enforcement and the settlement terms are subject to a non-publication order pursuant to sch 3, cl 12(2) of the [Employment Relations Act 2000](#).

M E Perkins

Judge

Judgment signed at 3pm on 1 June 2017

---

