



Employment Court of New Zealand

You are here: [NZLII](#) >> [Databases](#) >> [Employment Court of New Zealand](#) >> [2022](#) >> [\[2022\] NZEmpC 102](#)

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

Reimann v Hodgson [2022] NZEmpC 102 (14 June 2022)

Last Updated: 17 June 2022

IN THE EMPLOYMENT COURT OF NEW ZEALAND AUCKLAND

I TE KŌTI TAKE MAHI O AOTEAROA TĀMAKI MAKĀURAU

[\[2022\] NZEmpC 102](#)

EMPC 96/2020

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

BETWEEN TONY REIMANN
Plaintiff

AND JACOB HODGSON
Defendant

EMPC 182/2020

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

BETWEEN WARREN HURST
Plaintiff

AND JACOB HODGSON
Defendant

EMPC 53/2021

IN THE MATTER OF an application to recover wages and
other money payable

BETWEEN JACOB HODGSON
Plaintiff

AND TONY REIMANN
First Defendant

AND WARREN HURST
Second Defendant

Hearing: On the papers

Appearances: T Reimann, in person
G Pollak, counsel for Mr Hurst
F Joychild QC, counsel for Mr Hodgson

Judgment: 14 June 2022

TONY REIMANN v JACOB HODGSON [\[2022\] NZEmpC 102](#) [14 June 2022]

CONSENT JUDGMENT OF JUDGE J C HOLDEN

[1] Mr Reimann and Mr Hurst filed challenges to a substantive determination of the Employment Relations Authority that had found they were each a person involved in breaches of employment standards by Greenfields Internet Limited.¹ Mr Hodgson applied for an order allowing him to recover wages and other moneys owed to him by Greenfields Internet Limited from Mr Reimann and Mr Hurst.² All three proceedings were to be heard by this Court on 28 and 29 June 2022.

[2] The parties advise they have reached an agreement and have jointly applied to the Court for orders resolving all matters before the Court, which I am prepared to make. The following orders are made by consent.

[3] Mr Hurst and Mr Reimann are to pay Mr Hodgson the sum of \$60,000 by way of four instalments over 18 months according to the following timetable:

- (a) Instalment 1: \$17,000 to be paid by Tuesday 21 June 2022;
- (b) Instalment 2: \$15,000 to be paid by Wednesday 21 December 2022;
- (c) Instalment 3: \$15,000 to be paid by Wednesday 21 June 2023;
- (d) Instalment 4: \$13,000 to be paid by Thursday 21 December 2023.

[4] Interest and recovery costs are to be payable on any outstanding debt.

[5] The terms of this judgment record a full and final settlement of all outstanding matters between the parties.

[6] The proceedings are discontinued with no issue as to costs.

Judgment signed at 11 am on 14 June 2022

J C Holden Judge

1 *Hodgson v Rural Networks Ltd* [2020] NZERA 80 (Member Arthur).

2 [Employment Relations Act 2000, s 142Y](#).

NZLII: [Copyright Policy](#) | [Disclaimers](#) | [Privacy Policy](#) | [Feedback](#)

URL: <http://www.nzlii.org/nz/cases/NZEmpC/2022/102.html>