



Employment Court of New Zealand

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Rimene v Doherty [2014] NZEmpC 205 (10 November 2014)

Last Updated: 24 November 2014

IN THE EMPLOYMENT COURT WELLINGTON

[\[2014\] NZEmpC 205](#)

WRC 33/12

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

BETWEEN ROBERT RIMENE Plaintiff

AND PETER JOHN DOHERTY AND
NATUSCH GROUP LIMITED
Defendant

Hearing: (follow-up to judgment issued on 12 August
2014)

Judgment: 10 November 2014

JUDGMENT OF JUDGMENT OF JUDGE A D FORD

[1] On 12 August 2014, I issued a judgment in this case in which, for the reasons outlined, I declined the plaintiff's application to have judgment entered in default against the defendant.¹

[2] No further steps have been taken in the proceeding on behalf of either party and the Court now considers it appropriate, basically for the reasons explained in my

judgment, to strike out the proceedings.

¹ *Rimene v Doherty* [\[2014\] NZEmpC 146](#).

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[3] Unless, therefore, either party can advance some good reason to the contrary within 10 days of the date of this judgment, the Court proposes to strike out the proceedings (both the claim and counterclaim). No order will be made as to costs.

A D Ford

Judge

Judgment signed at 2.30 pm on 10 November 2014
