



Employment Court of New Zealand

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Ritchies Transport Holdings Limited v Merennage [2015] NZEmpC 5 (27 January 2015)

Last Updated: 6 February 2015

IN THE EMPLOYMENT COURT AUCKLAND

[\[2015\] NZEmpC 5](#)

EMPC 288/2014

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

AND IN THE MATTER of an application for stay of
 execution

BETWEEN RITCHIES TRANSPORT HOLDINGS
 LIMITED
 Plaintiff

AND KEERITHI MERENNAGE Defendant

Hearing: On the papers filed on 3 and 10 November 2014,
 and 20
 January 2015

Appearances: G Mayes, counsel for plaintiff
 H White, counsel for defendant

Judgment: 27 January 2015

INTERLOCUTORY JUDGMENT OF JUDGE CHRISTINA INGLIS

[1] By consent, there is an order staying execution of the Employment Relations Authority's determination¹ on condition that the plaintiff pay a sum equivalent to the sums ordered against it to the Registrar of the Employment Court at Auckland, which sum is to be placed on interest bearing deposit and paid out only by written consent of the parties or by order of the Court.

[2] The parties are agreed that the sum referred to in [1] is \$39,346.40.

[3] Costs are reserved.

Judgment signed at 9.15 am on 27 January 2015

Christina Inglis
Judge

¹ *Merennage v Ritchies Transport Holdings Ltd* [2014] NZERA Auckland 406.

RITCHIES TRANSPORT HOLDINGS LIMITED v KEERITHI MERENNAGE NZEmpC AUCKLAND [\[2015\] NZEmpC 5](#) [27 January 2015]
