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IN THE SUPREME COURT OF NEW ZEALAND

SC 84/2014 [2014] NZSC 172

BETWEEN THE WANAKA GYM LIMITED

Applicant

AND QUEENSTOWN LAKES DISTRICT

COUNCIL Respondent

SC 85/2014

BETWEEN FIONA CAROLINE GRAHAM

Applicant

AND QUEENSTOWN LAKES DISTRICT

COUNCIL Respondent

Court: McGrath, Arnold and O'Regan JJ

Counsel: Applicant SC 85/2014 in person

R S Cunliffe for Respondent

Judgment: 26 November 2014

JUDGMENT OF THE COURT

The orders made by William Young J in his judgment of 24 November 2014 ([2014] NZSC 170) are confirmed.

REASONS

[1] On 24 November 2014 William Young J delivered a judgment:¹

THE WANAKA GYM LIMITED v QUEENSTOWN LAKES DISTRICT COUNCIL [2014] NZSC 172 [26 November 2014]

¹ The Wanaka Gym Ltd v Queenstown Lakes District Council [2014] NZSC 170.

(a) extending the time by which the applicant, Dr Fiona Graham, must

file her written submissions to 5 pm on 5 December 2014; and

(b) dismissing a further application by Dr Graham for a stay in relation to

certain fines.

[2] Later that same day, the Registry received a lengthy email from Dr Graham

commenting on individual paragraphs in the judgment and asking that the email be

put before the Judge as soon as possible. In the circumstances, we have treated this

email as an application for a review of the judgment by three Judges of this Court.

[3] Having considered the matter, we see no basis on which we should reach

conclusions in respect of Dr Graham's applications that differ from those of William

Young J. Accordingly, the orders in William Young J's judgment of 24 November

2014 are confirmed.

Solicitors:

Macalister Todd Phillips, Queenstown for Respondent