IN THE SUPREME COURT OF NEW ZEALAND

SC CIV 6/2004 [2005] NZSC 35

BETWEEN OTAGO STATION ESTATES LIMITED

Appellant

AND JOHN ROBERT PARKER

First Respondent

AND DAVID JOHN PARKER AND

LORRAINE MAREE PARKER

Second Respondent

Court: Elias CJ, Gault, Keith J, Blanchard, Tipping JJ

Counsel: S A Grant and E J Taia for Appellant

N R W Davidson QC for Respondents

Judgment: 16 June 2005

JUDGMENT ON COSTS

[1] Having considered the written submissions of counsel we are not persuaded that any good reason has been shown by either party for any departure from the indicative level of costs in this Court established in *Prebble v Huata* [2005] NZSC 18. Accordingly, the appellant is ordered to pay to the respondent costs of \$15,000 together with disbursements which are to be fixed by the Registrar.

Solicitors: Anderson Lloyd Caudwel

Anderson Lloyd Caudwell, Dunedin for Appellant Berry & Co, Oamaru, for Respondents