

**IN THE EMPLOYMENT COURT OF NEW ZEALAND
AUCKLAND**

**I TE KŌTI TAKE MAHI O AOTEAROA
TĀMAKI MAKĀURAU**

**[2020] NZEmpC 70
EMPC 7/2018**

IN THE MATTER OF	minimum employment standards under Part 9A of the Employment Relations Act 2000
BETWEEN	A LABOUR INSPECTOR Plaintiff
AND	MATANGI BERRY FARM LIMITED First Defendant
AND	JIUBO JIANG Second Defendant

EMPC 324/2018

IN THE MATTER OF	proceedings removed to the Court from the Employment Relations Authority
BETWEEN	A LABOUR INSPECTOR Plaintiff
AND	MATANGI BERRY FARM LIMITED First Defendant
AND	JIUBO JIANG Second Defendant

Hearing: (on the papers)

Appearances: S Carr, counsel for plaintiff
S-J Davies and W Zhang, counsel for defendants

Judgment: 21 May 2020

COSTS JUDGMENT OF JUDGE B A CORKILL

[1] On 16 April 2020, I issued a judgment which fixed the quantum of penalties to be imposed on Matangi Berry Farm Ltd (MBF) and Mr Jiubo Jiang, a director of that company.¹

[2] As this was the final judgment in a series, I reserved costs in relation to the entire proceeding, inviting counsel to discuss these in the first instance.²

[3] The Court has now been advised that the parties wish the Court to make a consent order, which will dispose of all issues relating to costs.

[4] By consent, I order MBF to pay \$10,000 to the Labour Inspector in four equal quarterly instalments of \$2,500 over a 12-month period, the first of which is to be paid on 1 September 2020.

B A Corkill
Judge

Judgment signed at 4.30 pm on 21 May 2020

¹ *A Labour Inspector v Matangi Berry Farm Ltd* [2020] NZEmpC 43.

² At [86].