

**IN THE HIGH COURT OF NEW ZEALAND
GISBORNE REGISTRY**

CRI-2008-416-000014

CRI-2008-416-000015

ROBIN SHARPE PIERSON
Appellant

v

NEW ZEALAND FOOD SAFETY AUTHORITY
Respondent

Judgment: 2 July 2009 at 4:30 pm

RESERVED JUDGMENT (2) OF COURTNEY J

This judgment was delivered by Justice Courtney
on 2 July 2009 at 4:30 pm
pursuant to R 11:5 of the High Court Rules.

Registrar / Deputy Registrar
Date.....

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[1] In my decision 1 May 2009 I made reparation orders in respect of some of the diners of \$85. I gave the FSA leave to file further victim impact statements to support reparation orders in respect of other affected diners, which it has done.

[2] Counsel for Mr Pierson has filed a memorandum indicating that no response was intended in relation to reparation orders or costs because Mr Pierson intended to apply for leave to appeal my earlier decision. He reserves his rights in relation to all issues, including reparation and costs orders.

[3] I am satisfied that the three victim impact statements filed by the FSA support orders for reparation of \$85 each in respect of the following diners:

- Howard Anthony Ingram
- Pamela Ingram
- Pauline Ross
- Wayne Ross
- David Ross
- Michael Ross

[4] The FSA also seeks scale costs of \$452, which I award.

P Courtney J