

BEFORE THE ENVIRONMENT COURT  
I MUA I TE KOOTI TAIAO O AOTEAROA

**Decision No. [2018] NZEnvC 152**

IN THE MATTER of the Resource Management Act 1991  
AND of an application for an enforcement  
order under section 314 of the Act  
BETWEEN GISBORNE DISTRICT COUNCIL  
(ENV-2018-WLG-000045)  
Applicant  
AND DYLAN O'CONNELL  
First Respondent  
AND CHRISTINE ANNE DE CENT  
Second Respondent

Court: Environment Judge B P Dwyer sitting alone under s 309 of the Act  
Hearing: In Chambers  
Date of Decision: 27 August 2018  
Date of Issue: 27 August 2018

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**CORRECTION TO DECISION OF THE ENVIRONMENT COURT ON  
APPLICATION FOR ENFORCEMENT ORDER**

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**REASONS**

[1] On 20 August 2018, the Court issued a decision in this matter, determining to make enforcement orders as sought by the Council<sup>1</sup>. Unfortunately, that decision contained an error. In paragraph [22] it recorded that the timeframe for compliance with the enforcement orders was to be 20 working days from service of the orders

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Decision No. [2018] NZEnvC 142.

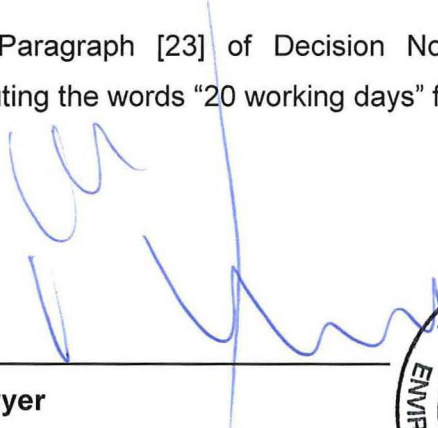


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on the Respondents. In para [23] the timeframe for compliance was to be 15 working days.

[2] It was the Court's intention that the 15 working day period was to apply and the reference to 20 days in para [22] was in error. I determine that my error and any resulting confusion in that regard should be resolved in favour of the Respondents and that the 20 working day period should apply.

[3] Paragraph [23] of Decision No. [2018] NZEnvC 142 is amended by substituting the words "20 working days" for the phrase "15 working days".



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**B P Dwyer**  
**Environment Judge**

