

**TENANCY TRIBUNAL AT** Auckland | Tāmaki Makaurau

APPLICANT: Body Corporate 87518  
Body Corporate Manager

RESPONDENT: Marjorie Beckett  
Owner

UNIT ADDRESS: Unit/Flat 3, 620 Mount Eden Road, Mount Eden, Auckland  
1024

**ORDER**

1. Marjorie Beckett must pay Body Corporate 87518 \$26,875.87 immediately, calculated as follows:

<b>Descriptions</b>	<b>Applicant</b>
levies	\$14,400.00
gardens	\$2,419.60
Plumbing	\$1,174.93
bin area	\$141.12
carport roof	\$108.43
common areas	\$491.42
Costs	\$3,200.00
Interest	\$4,090.37
Filing Fee	\$850.00
<b>Total payable by Respondent to Applicant</b>	<b>\$26,875.87</b>

**Reasons:**

1. Only the Body Corporate attended the hearing. I am satisfied the unit owner was served with the applications and the notice of hearing.

2. The body corporate has applied for recovery of unpaid levies, compensation for costs incurred for work done, interest, costs and the filing fee from the unit owner.

*Does the Unit Owner owe the levies claimed?*

3. A unit owner must pay all body corporate levies and outgoings payable for the unit. See sections 80(1)(f) and 121(1) Unit Titles Act 2010.
4. The body corporate has determined the levies payable and unit owner's share has been calculated according to their utility interest.
5. The body corporate has fixed the due date for the levies to be paid, and the unit owner has not paid the levies by that date. See section 124(1) Unit Titles Act 2010. The body corporate has provided records to prove the amount claimed.

*On-Charges*

6. The body corporate seeks reimbursements of the costs of cutting back trees and clearing weeds from the garden of the principal unit following complaints from other unit owners about the state of the garden, and issues with rodents, together with a  $\frac{1}{4}$  contribution to work done on the carport roof, spouting and a bin storage area that benefits 4 of the units.
7. The unit owner does not reside in New Zealand and has not appointed and notified the BC of an agent to represent her. The body corporate may enforce the body corporate rules in her absence. One of those rules includes not interfering with the quiet enjoyment of other unit owners.
8. Further s126 and s138(4) of the Act both authorise the body corporate to undertake repairs and maintenance, and where those repairs or maintenance are for the benefit of one unit, pass the costs of the work on to the unit owner.
9. I am satisfied that the work undertaken was necessary and was for the benefit of the principal unit. Accordingly, the amounts sought is proved.

*Is the Unit owner liable for interest?*

10. If a unit owner fails to pay levies by the due date, interest accrues on the unpaid balance. A body corporate may charge interest up to 10% per annum. See section 128 Unit Titles Act 2010.
11. The body corporate has resolved to charge interest at 5% per annum on unpaid levies. The Body Corporate has proved the amount of interest owing from the due date to the hearing date.

*Is the Unit owner liable for costs?*

12. Pursuant to section 124 UTA, and as resolved at meetings of the Body Corporate, the Body Corporate is entitled to recover any reasonable costs incurred by it in

collecting unpaid levies as a debt due by the owner to the Body Corporate. In accordance with the judgments (of the District Court and Court of Appeal respectively) in *Body Corporate 162791 v Cheah* DC Auckland, CIV2014-004-0120, 24 June 2014 and *Body Corporate 162791 v Gilbert* [2015] NZCA 185, the Tribunal must order that the reasonable costs incurred by the Body Corporate in recovering the levies, objectively assessed, be paid by a defaulting unit owner. I am satisfied that the costs ordered above are reasonable.

13. Because the body corporate has succeeded with the claim I have reimbursed the filing fee. Section 176(1) Unit Titles Act 2010 and section 102(4) Residential Tenancies Act 1986.



H Cheeseman  
09 November 2023

**Please read carefully:**

SHOULD YOU REQUIRE ANY HELP OR INFORMATION REGARDING THIS MATTER PLEASE CONTACT **UNIT TITLE SERVICES 0800 864 884**.

MEHEMA HE PĀTAI TĀU E PĀ ANA KI TENEI TAKE, PĀTAI ATU KI TE TARI **UNIT TITLE SERVICES 0800 864 884**.

AFAI E TE MANA'OMIA SE FESOASOANI E UIGA I LENEI MATAUPU FA'AMOLEMOLE IA FA'AFESO'OTAI'I LOA LE OFISA O LE **UNIT TITLE SERVICES 0800 864 884**.

**Rehearings:**

You may make an application to the Tenancy Tribunal for a rehearing. Such an application must be made within five working days of the order and must be lodged at the Court where the dispute was heard.

The **only** ground for a rehearing of an application is that a substantial wrong or miscarriage of justice has or may have occurred or is likely to occur. Being unhappy or dissatisfied with the decision is not a ground for a rehearing. (See 'Right of Appeal' below).

**Right of Appeal:**

If you are dissatisfied with the decision of the Tenancy Tribunal, you may appeal to the District Court. You only have 10 working days after the date of the decision to lodge a notice of appeal.

However, you may **not** appeal to the District Court:

1. Against an interim order made by the Tribunal.
2. Against an order, or the failure to make an order, for the payment of money where the amount that would be in dispute on appeal is less than \$1,000.
3. Against a work order, or the failure to make a work order, where the value of the work that would be in dispute on appeal is less than \$1,000.

There is a \$200.00 filing fee payable at the time of filing the appeal.

**Enforcement:**

Where the Tribunal made an order that needs to be enforced then the party seeking enforcement should contact the Collections Office of the District Court on **0800 233 222** or go to [www.justice.govt.nz/fines/civil-debt](http://www.justice.govt.nz/fines/civil-debt) for forms and information.

**Notice to a party ordered to pay money or vacate premises, etc:**

Failure to comply with any order may result in substantial additional costs for enforcement. It may also involve being ordered to appear in the District Court for an examination of your means or seizure of your property.