

Friday, 10 April 2015

Weekly Construction Law Review A Daily Bulletin listing Decisions of Superior Courts of Australia

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Executive Summary (1 minute read)

Reitsma Constructions Pty Ltd v Davies Engineering Pty Ltd t/as In City Steel (NSWSC) - security of payments - payment claim was valid - adjudicator's determination not quashed

Summaries with links (5 Minute Read)

Reitsma Constructions Pty Ltd v Davies Engineering Pty Ltd t/as In City Steel [2015] NSWSC 343

Supreme Court of New South Wales

Ball J

Security of payments - plaintiff sought to quash adjudication in favour of first defendant - whether payment claim was invalid because it was second payment claim served in respect of relevant reference date in contravention of s13(5) *Building and Construction Industry Security of Payment Act 1999* (NSW) - held: adjudicator did not err in concluding second payment claim was valid - parties had agreed to service of second payment claim in substitution of first - summons dismissed.

[Reitsma](#)

[From Benchmark 8 April 2015]



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A Gift

by Leonora Speyer

I Woke: —

Night, lingering, poured upon the world
Of drowsy hill and wood and lake
Her moon-song,
And the breeze accompanied with hushed fingers
On the birches.

Gently the dawn held out to me
A golden handful of bird's-notes.

[LeonoraSpeyer](#)

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