IN THE EMPLOYMENT COURT CHRISTCHURCH

[2014] NZEmpC 198 CRC 11/13 CRC 44/13

IN THE MATTER OF a challenge to a determination of the

Employment Relations Authority

BETWEEN MOUNT HUTT STATION LIMITED

Plaintiff

AND MICHAEL CRACROFT-WILSON

Defendant

Hearing: (on the basis of a joint memorandum dated 24 October 2014)

Counsel: P Brown, counsel for the plaintiff

J R Smith, counsel for the defendant

Judgment: 29 October 2014

CONSENT JUDGMENT OF JUDGE B A CORKILL

- [1] The parties have successfully resolved the plaintiff's challenge, in the following terms:
 - a) The plaintiff agrees to pay the defendant the sum of \$5,384.40 (less PAYE) for lost wages.
 - b) The plaintiff will make a contribution towards the defendant's legal costs of \$3,500.
 - c) The above payments are to be made within seven days of this judgment, by payment to the trust account of Rhodes & Co.
 - d) The above agreement as to costs resolves all issues as to costs, including in respect of the challenge.

e) The agreement amounts to a full and final settlement between the parties, and there is no outstanding claim between the parties.

f) Accordingly, and at the request of the parties since it is an aspect of their settlement, by operation of s 183(2) of the Employment Relations Act 2000, the determination of the Employment Relations Authority dated 4 February 2013 is set aside.¹

B A Corkill Judge

Judgment signed at 11.45 am on 29 October 2014

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¹ Cracroft-Wilson v Mount Hutt Station Ltd [2013] NZERA Christchurch 24.