IN THE EMPLOYMENT COURT CHRISTCHURCH

[2015] NZEmpC 12 EMPC 262/2014

IN THE MATTER OF a challenge to a determination of the

Employment Relations Authority

BETWEEN JESSE KENMARE

Plaintiff

AND FULTON HOGAN LIMITED

Defendant

Hearing: (on the papers filed 3 February 2015)

Appearances: A Sharma, counsel for the plaintiff

B Scotland, counsel for the defendant

Judgment: 10 February 2015

CONSENT JUDGMENT OF JUDGE B A CORKILL

- [1] The parties have successfully resolved all issues between them, and have requested that the resulting settlement be the subject of a consent judgment of the Court.
- [2] The parties' agreement resolves the plaintiff's challenge and constitutes a full and final settlement of all matters between them arising out of their employment relationship.
- [3] The parties have also agreed that the determination of the Employment Relations Authority (the Authority) should be set aside. By operation of s 183(2) of the Act this judgment now stands in the place of the Authority's determination dated 5 September 2014.

Kenmare v Fulton Hogan Ltd [2014] NZERA Christchurch 138.

[4] There is no issue between the parties as to costs. The other terms of settlement are set out in a consent memorandum filed with the Court, which I direct is now the subject of an order of non-publication under cl 12(2) of Sch 3 of the Employment Relations Act 2000 (the Act), since its terms are agreed to be confidential.

B A Corkill Judge

Judgment signed at 2.45 pm on 10 February 2015