IN THE EMPLOYMENT COURT CHRISTCHURCH

[2015] NZEmpC 95 EMPC 259/2014

a challenge to a determination of the Employment Relations Authority
TONY'S TYRE SERVICE LIMITED Plaintiff
SAM COULTHARD Defendant

Counsel: R Harrison, counsel for the plaintiff L Ryder, counsel for the defendant

Judgment: 22 June 2015

JUDGMENT OF B A CORKILL

[1] Following a Judicial Settlement Conference, the parties have reached a private and confidential settlement which resolves all matters between them.

[2] The challenge to the decisions of the Employment Relations Authority (the Authority) is accordingly withdrawn, with no issue as to costs.¹

[3] Pursuant to s 183(2) of the Employment Relations Act 2000, the effect of this judgment is to set aside the foregoing determinations of the Authority.

B A Corkill Judge

Judgment signed at 10.40 am on 22 June 2015

¹ *Coulthard v Tony's Tyre Service Ltd* [2014] NZERA Christchurch 142; *Coulthard v Tony's Tyre Service Ltd* [2014] NZERA Christchurch 167.

TONY'S TYRE SERVICE LIMITED v SAM COULTHARD NZEmpC CHRISTCHURCH] [2015] NZEmpC 95 [22 June 2015]