



Employment Court of New Zealand

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Burwell v Rightway Limited [2019] NZEmpC 177 (4 December 2019)

Last Updated: 10 December 2019

IN THE EMPLOYMENT COURT OF NEW ZEALAND AUCKLAND

I TE KŌTI TAKE MAHI O AOTEAROA TĀMAKI MAKĀURAU

[\[2019\] NZEmpC 177](#)

EMPC 222/2018

IN THE MATTER OF proceedings removed from the
Employment Relations Authority

BETWEEN GENDI BURWELL
Plaintiff

AND RIGHTWAY LIMITED
First Defendant

AND EDWIN FREDERICK SHAND READ
Second Defendant

AND GREGORY MICHAEL SHEEHAN
Third Defendant

Hearing: On the papers

Appearances: M C Donovan, counsel for plaintiff
B A Smith and M McGoldrick, counsel for
defendant

Judgment: 4 December 2019

CONSENT JUDGMENT OF JUDGE J C HOLDEN

[1] This consent judgment resolves Ms Burwell's claims against RightWay Ltd and the other defendants.

[2] The parties went to mediation and, by joint memorandum dated 2 December 2019, they advise they have entered into a record of settlement which has been executed by a mediator from the Ministry of Business Innovation and Employment and that all required settlement actions pursuant to the record of settlement between the parties have been taken.

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[3] The parties have now jointly applied to the Court for a consent judgment resolving the proceedings, which I am prepared to make. The parties confirm there is no remaining issue between them as to costs.

[4] Accordingly, the proceedings are discontinued with no issue as to costs.

J C Holden Judge

Judgment signed at 10.45 am on 4 December 2019
