



New Zealand Employment Relations Authority Decisions

You are here: [NZLII](#) >> [Databases](#) >> [New Zealand Employment Relations Authority Decisions](#) >> [2018](#) >> [2018] NZERA 1200

[Database Search](#) | [Name Search](#) | [Recent Decisions](#) | [Noteup](#) | [LawCite](#) | [Download](#) | [Help](#)

C & T Blackler Limited v Murray (Christchurch) [2018] NZERA 1200; [2018] NZERA Christchurch 200 (24 December 2018)

Last Updated: 7 January 2019

IN THE EMPLOYMENT RELATIONS AUTHORITY CHRISTCHURCH

[2018] NZERA Christchurch 200

3043191

BETWEEN C & T BLACKLER LIMITED Applicant

AND SALEM MURRAY Respondent

Member of Authority: Christine Hickey

Representatives: Tracey Blackler for the Applicant

Respondent in person

Investigation meeting: Via teleconference on 24 December 2018

Consent determination: 24 December 2018

DETERMINATION OF THE AUTHORITY

[1] C & T Blackler Limited accidentally paid Mr Murray \$1,119.47 after his employment had ended. Today, via a case management teleconference the parties were able to reach an agreement as to how the amount would be repaid.

[2] By consent I order:

Salem Murray is to repay \$1,119.47 to C & T Blackler Limited in the following way:

(i) \$50.00 per week starting on Wednesday, 23 January 2019 and every

Wednesday with the last payment of \$50.00 being on Wednesday, 19 June

2019; and

(ii) A final payment of \$19.47 on Wednesday, 26 June 2019.

(iii) If any weekly payment is short paid or unpaid the full amount still owing becomes immediately due and payable.

[3] Mr Murray should be aware if he does not stick to the payment plan above that he agreed, and if the amount of money owing has to be sought through the Employment Relations Authority process again or through the District Court civil debt collection process there will be further costs for him to pay.

[4] Details of the appropriate bank account to pay the money into will be sent separately.

Christine Hickey

Member of the Employment Relations Authority
