



Employment Court of New Zealand

You are here: [NZLII](#) >> [Databases](#) >> [Employment Court of New Zealand](#) >> [2011](#) >> [2011] NZEmpC 163

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

Day v Lyttelton Port Company Limited [2011] NZEmpC 163 (7 December 2011)

Last Updated: 16 December 2011

IN THE EMPLOYMENT COURT CHRISTCHURCH

[\[2011\] NZEmpC 163](#)

CRC 12/11

IN THE MATTER OF proceedings removed from the

Employment Relations Authority

BETWEEN MICHAEL CAMPBELL DAY Plaintiff

AND LYTTELTON PORT COMPANY LIMITED

Defendant

Hearing: By memorandum filed on 2 December 2011

Appearances: Tim McGinn, counsel for plaintiff

Tim Mackenzie, counsel for defendant

Judgment: 7 December 2011

CONSENT JUDGMENT OF JUDGE C INGLIS

[1] This matter was removed in full to the Court by the Employment Relations

Authority pursuant to [s 178](#) of the [Employment Relations Act 2000](#).

[2] The parties have agreed terms of settlement which dispose of all issues in this proceeding and which are recorded in a joint memorandum of counsel dated 2

December 2011. Orders are made accordingly. [3] No issue of costs arises.

C Inglis
Judge

Judgment signed at 8.30 am on Wednesday 7 December 2011

MICHAEL CAMPBELL DAY V LYTTELTON PORT COMPANY LIMITED NZEmpC CHCH [\[2011\] NZEmpC 163](#) [7 December 2011]
