



Employment Court of New Zealand

You are here: [NZLII](#) >> [Databases](#) >> [Employment Court of New Zealand](#) >> [2013](#) >> [2013] NZEmpC 75

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

Findlay v Ports of Auckland Limited [2013] NZEmpC 75 (2 May 2013)

Last Updated: 4 May 2013

IN THE EMPLOYMENT COURT AUCKLAND

[\[2013\] NZEmpC 75](#)

ARC 71/12

IN THE MATTER OF a challenge to a determination of the

Employment Relations Authority

BETWEEN CARL GORDON FINDLAY Plaintiff

AND PORTS OF AUCKLAND LIMITED Defendant

Hearing: By joint memorandum filed on 1 May 2013

Appearances: Simon Mitchell, counsel for plaintiff

Richard McIlraith, counsel for defendant

Judgment: 2 May 2013

JUDGMENT OF CHIEF JUDGE G L COLGAN

[1] The day before this challenge to a determination^[1] of the Employment Relations Authority was to be heard, the parties have settled the proceeding and, by consent, ask that their settlement be recorded in this judgment. The terms of the settlement, which have been disclosed to the Court and of which I approve, are to remain confidential.

[2] Pursuant to [s 183\(2\)](#) of the [Employment Relations Act 2000](#), the effect of this judgment is to set aside the Authority's determination.

CARL GORDON FINDLAY V PORTS OF AUCKLAND LIMITED NZEmpC AK [\[2013\] NZEmpC 75](#) [2 May 2013]

[3] Costs have been dealt with in the parties' settlement and no separate order for costs is made by the Court.

GL Colgan
Chief Judge

Judgment signed at 10 am on Thursday 2 May 2013

^[1] [2013] NZERA Auckland 361.
