



Employment Court of New Zealand

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Mercer-Black v Zaibatsu 2006 Limited [2012] NZEmpC 144 (29 August 2012)

Last Updated: 8 September 2012

IN THE EMPLOYMENT COURT CHRISTCHURCH

[\[2012\] NZEmpC 144](#)

CRC 11/12

IN THE MATTER OF challenge to a determination of the

Employment Relations Authority

BETWEEN TANIA MERCER-BLACK Plaintiff

AND ZAIBATSU 2006 LIMITED Defendant

Hearing: By joint memorandum of counsel on 24 August 2012

Judgment: 29 August 2012

CONSENT JUDGMENT OF JUDGE B S TRAVIS

[1] Counsel have advised that the mediation process has been successful and that the parties have reached a confidential agreement.

[2] The following orders are made by consent:

(a) The hearing scheduled for Wednesday 3 October 2012 until Friday 5

October 2012 is vacated;

(b) The de novo challenge to the determination is resolved on the basis that the determination of the Employment Relations Authority dated

16 February 2012^[1] is set aside in reliance on the provisions of s 183 of

the [Employment Relations Act 2000](#).

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2012]

(c) The parties have agreed there is no issue as to costs in respect of the challenge to the determination of the Employment Relations Authority.

(d) The costs determination of the Authority in [2012] NZERA Christchurch 100 5309068 is to stand subject to the agreements contained within the record of settlement.

B S Travis

Judge

Judgment signed at 3.30pm on 29 August 2012

^[1] [2012] NZERA Christchurch 25 5309068.

