



# Employment Court of New Zealand

You are here: [NZLII](#) >> [Databases](#) >> [Employment Court of New Zealand](#) >> [2017](#) >> [\[2017\] NZEmpC 131](#)

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

---

## Sherson Willis Limited v James [2017] NZEmpC 131 (27 October 2017)

Last Updated: 6 November 2017

### IN THE EMPLOYMENT COURT AUCKLAND

#### [\[2017\] NZEmpC 131](#)

EMPC 21/2017

IN THE MATTER OF a challenge to a determination of  
the  
Employment Relations Authority

BETWEEN SHERSON WILLIS LIMITED  
Plaintiff

AND MICHAEL JAMES Defendant

Hearing: On the papers filed on 26 October  
2017

Appearances: S Langton, counsel for plaintiff  
S Laphorne, counsel for defendant

Judgment: 27 October 2017

### CONSENT JUDGMENT OF CHIEF JUDGE CHRISTINA INGLIS

[1] The parties have successfully resolved all issues between them and have requested that the resulting settlement be the subject of a consent judgment of the Court.

[2] The parties have agreed that the determination of the Employment Relations Authority (the Authority) should be set aside.<sup>1</sup> By operation of [s 183\(2\)](#) of the [Employment Relations Act 2000](#), this judgment now stands in the place of the

Authority's determination dated 10 January 2017.

<sup>1</sup> *James v Sherson Willis Ltd* [2017] NZERA Auckland 4.

SHERSON WILLIS LIMITED v MICHAEL JAMES NZEmpC AUCKLAND [\[2017\] NZEmpC 131](#) [27 October  
2017]

[3] There is no outstanding issue as to costs between the parties. The other terms of settlement are confidential to the parties.

Christina Inglis

Chief Judge

Judgment signed at 2 pm on 27 October 2017