## IN THE EMPLOYMENT COURT OF NEW ZEALAND WELLINGTON

## I TE KŌTI TAKE MAHI O AOTEAROA TE WHANGANUI-A-TARA

[2019] NZEmpC 184 EMPC 105/2019

IN THE MATTER OF a challenge to a determination of the

**Employment Relations Authority** 

BETWEEN ALLIED INVESTMENTS LIMITED T/A

**ALLIED SECURITY** 

Plaintiff

AND MICHAELA CRADOCK

Defendant

Hearing: (on the papers)

Appearances: A Hall and J Avery, counsel for plaintiff

S Meikle, counsel for defendant

Judgment: 12 December 2019

## COSTS JUDGMENT OF JUDGE B A CORKILL

- [1] In my substantive judgment of 11 November 2019, I reserved costs.<sup>1</sup> Counsel have now advised the Court that this issue is agreed and seek a judgment accordingly.
- [2] By consent, I order that the plaintiff is to pay the defendant the sum of \$13,207.

B A Corkill

Judge

Judgment signed at 11.30 am on 12 December 2019

Allied Investments Ltd t/a Allied Security v Cradock [2019] NZEmpC 159.

ALLIED INVESTMENTS LIMITED T/A ALLIED SECURITY v MICHAELA CRADOCK [2019] NZEmpC 184 [12 December 2019]