



Employment Court of New Zealand

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Avondale College Board of Trustees v Maday [2019] NZEmpC 64 (24 May 2019)

Last Updated: 30 May 2019

IN THE EMPLOYMENT COURT OF NEW ZEALAND AUCKLAND

I TE KŌTI TAKE MAHI O AOTEAROA TĀMAKI MAKĀURAU

[\[2019\] NZEmpC 64](#)

EMPC 149/2018

IN THE MATTER OF a challenge to a determination of
the Employment Relations
Authority
BETWEEN AVONDALE COLLEGE BOARD OF
TRUSTEES
Plaintiff
AND CATRIONA JANE MADAY
Defendant

EMPC 208/2018

IN THE MATTER OF proceedings removed in full from the
Employment Relations Authority
BETWEEN CATRIONA JANE MADAY
Plaintiff
AND AVONDALE COLLEGE BOARD OF
TRUSTEES
Defendant

EMPC 228/2018

IN THE MATTER OF proceedings removed in full from the
Employment Relations Authority
BETWEEN AVONDALE COLLEGE BOARD OF
TRUSTEES
Plaintiff
AND CHRISTOPHER MADAY
First Defendant
AND CATRIONA JANE MADAY
Second Defendant

Hearing: On the papers

AVONDALE COLLEGE BOARD OF TRUSTEES v CATRIONA JANE MADAY [\[2019\] NZEmpC 64](#) [24 May 2019]

Appearances: P Pa'u, advocate for Avondale College Board of Trustees
M Dew QC, counsel for Catriona Maday and Christopher
Maday

Judgment: 24 May 2019

CONSENT JUDGMENT OF JUDGE B A CORKILL

[1] On 17 July 2018, I made an order in EMPC 149/2018 that there be a stay of execution of an order for payment made by the Employment Relations Authority, by which the Avondale College Board of Trustees was directed to pay \$50,000 to Ms Catriona Maday on the condition that such sum be paid by the Board to the Registrar of the Employment Court at Auckland.¹ Thereafter, it was to be held in an interest-bearing account, until disbursed by order of the Court.

[2] Today, I have received a joint memorandum from counsel confirming that a full and final settlement has been reached between the parties in all three proceedings. The plaintiff in each of those proceedings has discontinued those proceedings, with no issue as to costs by any party.

[3] The parties have also agreed that the sum paid into Court should now be disbursed to the solicitors acting for Ms Maday.

[4] I accordingly direct that the sum of \$50,000 as paid into Court, and accrued interest, are to be paid to Ms Maday's solicitors.

[5] I congratulate the parties on settling these proceedings.

B A Corkill Judge

Judgment signed at 4.25 pm on 24 May 2019

1 *Avondale College Board of Trustees v Maday* [2018] NZEmpC 80, at [13].

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