

Under the Employment Relations Act 2000

**BEFORE THE EMPLOYMENT RELATIONS AUTHORITY
CHRISTCHURCH OFFICE**

BETWEEN Raewyn Carlyle (Applicant)

AND Invercargill Gambling Services Limited (First Respondent)
The Murihiku Iwi Whanau Services Charitable Trust (Second Respondent)

REPRESENTATIVES Tanya Kennedy, Counsel for the Applicant
Dion Williams, Advocate for the First and Second Respondents

MEMBER OF AUTHORITY James Crichton

TELEPHONE CONFERENCE 19 July 2006

DATE OF DETERMINATION 20 July 2006

CONSENT DETERMINATION OF THE AUTHORITY

[1] The applicant (Ms Carlyle) through her Union, the NZ Public Service Association, filed a statement of problem on 9 June 2006 alleging *inter alia* that Ms Carlyle is owed the sum of \$5,856.01 by the second respondent (Murihiku).

[2] By statement in reply filed with the Authority on 3 July 2006 Murihiku acknowledged *inter alia* that they owed that same sum to Ms Carlyle but were prevented from fulfilling their obligations to Ms Carlyle by the effect of legal advice received by them in relation to a contingent liability of Murihiku.

[3] I convened a telephone conference of the parties representatives on 19 July 2006 at which the representatives of both parties confirmed that they wished me to issue a consent determination in this matter.

[4] That being the position, I now order that Murihiku is to pay to Ms Carlyle the sum of \$5,856.01 (gross) being wages and other payments due and owing to Ms Carlyle by Murihiku as a consequence of her employment by Murihiku, such debt being due and payable immediately.

[5] If, notwithstanding this determination, any matters pertaining to the employment relationship remain outstanding, then leave is reserved for one or other of the parties to come back to the Authority for further directions.

James Crichton
Member of Employment Relations Authority