



Employment Court of New Zealand

You are here: [NZLII](#) >> [Databases](#) >> [Employment Court of New Zealand](#) >> [2019](#) >> [\[2019\] NZEmpC 52](#)

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

Derbie v Tranzurban Hutt Valley Limited [2019] NZEmpC 52 (7 May 2019)

Last Updated: 14 May 2019

IN THE EMPLOYMENT COURT OF NEW ZEALAND WELLINGTON

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

[\[2019\] NZEmpC 52](#)

EMPC 292/2018

IN THE MATTER OF	a challenge to a determination of the Employment Relations Authority
AND IN THE MATTER OF	an application for costs
BETWEEN	WARREN DERBIE Plaintiff
AND	TRANZURBAN HUTT VALLEY LIMITED Defendant

Hearing: On the papers

Appearances: S Meikle, counsel for plaintiff
D Vincent, counsel for
defendant

Judgment: 7 May 2019

COSTS JUDGMENT OF JUDGE B A CORKILL

[1] The parties have reached an agreement as to costs, following the issue of a substantive judgment by the Court on 3 April 2019, when the issue of costs was reserved.¹

[2] By consent, I order that the plaintiff is to pay the defendant costs in the sum of
\$7,920.

BA Corkill Judge

Judgment signed at 11.30 am on 7 May 2019

1 *Derbie v Tranzurban Hutt Valley Ltd* [\[2019\] NZEmpC 37](#) at [\[89\]](#).

WARREN DERBIE v TRANZURBAN HUTT VALLEY LIMITED [\[2019\] NZEmpC 52](#) [7 May 2019]