



# Employment Court of New Zealand

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## Arora v Sato New Zealand Limited [2011] NZEmpC 91 (20 July 2011)

Last Updated: 2 August 2011

IN THE EMPLOYMENT COURT AUCKLAND

[\[2011\] NZEmpC 91](#)

ARC 98/10

IN THE MATTER OF a challenge to a determination of the

Employment Relations Authority

BETWEEN MUKESH ARORA Plaintiff

AND SATO NEW ZEALAND LIMITED Defendant

Hearing: On the Papers

Counsel: Ken Nicolson, counsel for plaintiff

Kathryn Beck and Bridget Smith, counsel for defendant

Judgment: 20 July 2011

### JUDGMENT OF CHIEF JUDGE GL COLGAN

[1] By consent, and as a result of the parties having entered into a full, final and confidential settlement, the parties discontinue their claims before the Court.

[2] Also by consent, the Court sets aside the determination<sup>[1]</sup> of the Employment Relations Authority in the proceedings between them.

[3] I direct that the monies currently held on deposit by the Registrar of the Court pursuant to a minute dated 27 January 2011, plus all accrued interest, be released

forthwith to the defendant.

MUKESH ARORA V SATO NEW ZEALAND LIMITED NZEmpC AK [\[2011\] NZEmpC 91](#) [20 July 2011]

[4] There are no orders as to costs.

GL Colgan

Chief Judge

Judgment signed at 4.45 pm on Thursday 21 July 2011

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<sup>[1]</sup> AA361/10, 17 August 2010.

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