



New Zealand Employment Relations Authority Decisions

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Bachmarczuk v Metrofloor Contracting Limited (Christchurch) [2017] NZERA 1104; [2017] NZERA Christchurch 104 (28 June 2017)

Last Updated: 12 July 2017

Attention is drawn to the order prohibiting publication of certain information.

IN THE EMPLOYMENT RELATIONS AUTHORITY CHRISTCHURCH

[2017] NZERA Christchurch 104
5641714

BETWEEN PAWEL BACHMARCZUK Applicant

A N D METROFLOOR CONTRACTING LIMITED Respondent

Member of Authority: Helen Doyle

Representatives: Hugh Matthews, Counsel for Applicant

Julian Moran, Counsel for Respondent

Investigation Meeting: 27 June 2017 at Christchurch

Date of Determination: 28 June 2017

CONSENT DETERMINATION OF THE AUTHORITY

[1] During the investigation meeting the parties advised that they had successfully resolved the employment relationship problem before the Authority. They have asked that the resulting settlement be incorporated in a consent order of the Authority.

[2] The parties have agreed to a Record of Settlement, a copy which is held sealed on the Authority file.

[3] The parties have agreed that the terms of settlement will remain confidential to the parties. For the purpose of preserving confidentiality, I make a further order, pursuant to clause 10 of the Second Schedule to the [Employment Relations Act 2000](#), prohibiting the publication of all of the contents of the terms of settlement.

[4] By consent the terms set out in the Record of Settlement are also the orders of the Authority in this matter.

[5] I congratulate the parties for resolving the employment relationship problem.

Helen Doyle

Member of the Employment Relations Authority
