

**IN THE EMPLOYMENT RELATIONS AUTHORITY
CHRISTCHURCH**

[2014] NZERA Christchurch 202
5380426

BETWEEN WALTER GEORGE
 Applicant

AND AMISFIELD WINE COMPANY
 LIMITED
 Respondent

Member of Authority: M B Loftus

Representatives: Mary Flannery and Nicole Redgrave, Counsel for
 Applicant
 Craig Erasmus, on behalf of the Respondent

Determination: 4 December 2014

CONSENT DETERMINATION OF THE AUTHORITY

[1] Prior to the investigation of Mr George’s claim the parties concluded a settlement. Its terms are contained in a Record of Settlement signed by both parties. They ask I record the fact of agreement as a consent determination.

[2] With one amendment, sanctioned by the parties, I do so. The amendment is to record that the settlement (detailed in a separate memorandum confidential to the parties and dated 3 December 2014) is not entered into pursuant to s.149 of the Act as it states. Instead its provisions, recorded under the heading “Agreement of the parties” have the status of, and are enforceable as, an order of the Authority.

[3] The parties are to be commended for settling this matter on their own terms.

M B Loftus
Member of the Employment Relations Authority