



Employment Court of New Zealand

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Joo v Hospitality Services Limited [2024] NZEmpC 81 (16 May 2024)

Last Updated: 22 May 2024

IN THE EMPLOYMENT COURT OF NEW ZEALAND AUCKLAND

I TE KŌTI TAKE MAHI O AOTEAROA TĀMAKI MAKĀURAU

[\[2024\] NZEmpC 81](#)

EMPC 471/2023

IN THE MATTER OF a challenge to determinations of the
Employment Relations Authority
BETWEEN SEOJEONG JOO
Plaintiff
AND HOSPITALITY SERVICES LIMITED
Defendant

Hearing: 1 May 2024 by judicial settlement
conference
Appearances: Seungmin Kang, counsel for plaintiff
E Coats and O Faulds, counsel for
defendant
Judgment: 16 May 2024

CONSENT JUDGMENT OF JUDGE M S KING

[1] Seojeong Joo has challenged determinations of the Employment Relations Authority.¹

[2] The parties have resolved all matters between them in relation to these proceedings and the determinations and have reached a full and final settlement.

[3] A joint memorandum of the parties seeks that the agreement be recorded by way of consent orders.

[4] I make the following orders by consent:

1. *Joo v Hospitality Services Ltd* [\[2023\] NZERA 764 \(Member Dumbleton\)](#); *Joo v Hospitality Services Ltd* [\[2023\] NZERA 715 \(Member Dumbleton\)](#).

SEOJEONG JOO v HOSPITALITY SERVICES LIMITED [\[2024\] NZEmpC 81](#) [16 May 2024]

(a) The Authority's determinations are set aside and this judgment stands in their place.

(b) This proceeding is discontinued with no issue as to costs, which will lie where they fall.

(c) The terms of the agreement are confidential to the parties and their advisers.

[5] I commend the parties for reaching agreement, which will enable them to move forward.

M S King Judge

Judgment signed at 2.30 pm on 16 May 2024

