



Employment Court of New Zealand

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Mayston v Automotive Wholesale Limited [2017] NZEmpC 138 (9 November 2017)

Last Updated: 13 November 2017

IN THE EMPLOYMENT COURT AUCKLAND

[\[2017\] NZEmpC 138](#)

EMPC 212/2017

IN THE MATTER OF a challenge to the determination of
the
Employment Relations Authority

BETWEEN MURRAY MAYSTON Plaintiff

AND AUTOMOTIVE WHOLESALE
LIMITED
First Defendant

AND TRENT INGHAM Second Defendant

Hearing: On the papers filed on 2 November
2017

Appearances: M Osmond, advocate for plaintiff
J Ingham, advocate for defendant

Judgment: 9 November 2017

CONSENT JUDGMENT OF JUDGE J C HOLDEN

[1] These proceedings involve a challenge to a determination of the Employment

Relations Authority dated 13 July 2017.¹

[2] The parties now have reached agreement on all outstanding matters and seek a consent judgment recording the terms of their agreement, which they wish to remain confidential to the parties, unless enforcement of the consent judgment is required.

¹ *Mayston v Automotive Wholesale* [2017] NZERA Auckland 200.

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[3] By consent the determination of the Authority on this matter is set aside and this judgment, incorporating the agreed terms of settlement, stands in its place.

[4] I also make an order prohibiting the publication of the contents of that settlement under cl 12(2) of sch 3 to the [Employment Relations Act 2000](#), unless enforcement of the consent judgment is required.

J C Holden

Judge

