

**IN THE EMPLOYMENT COURT  
AUCKLAND**

**[2014] NZEmpC 140  
ARC 24/14**

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

BETWEEN                      RADIUS RESIDENTIAL CARE  
   LIMITED  
   Plaintiff

AND                              SEIONALA HAMMOND  
   Defendant

Hearing:                      (by way of Judicial Settlement Conference held at Auckland on  
   29 July 2014)

Appearances:                P Kiely and S Worthy, counsel for the plaintiff  
   W Reid, advocate for the defendant

Judgment:                    31 July 2014

---

**CONSENT JUDGMENT OF JUDGE A D FORD**

---

[1]      After attendance at a Judicial Settlement Conference held on 29 July 2014, the parties successfully resolved all the issues between them and have requested that the resulting settlement be incorporated in a consent judgment made by the Court.

[2]      The parties have agreed to a Record of Settlement in full and final settlement of all employment matters between them. The terms of that settlement shall remain confidential between the parties and are not recorded in this judgment.

[3]      The Court orders that the sums paid into Court by the plaintiff under the terms of this Court's order dated 16 April 2014<sup>1</sup> are to be dispersed in accordance with the terms of the Record of Settlement.

---

<sup>1</sup> *Radius Residential Care Ltd v Hammond* [2014] NZEmpC 57 at [3].

[4] By operation of s 183(2) of the Employment Relations Act 2000 this judgment now stands in the place of the Employment Relations Authority's determination dated 7 April 2014.<sup>2</sup>

[5] There are no issues as to cost.

A D Ford  
Judge

Judgment signed at 11.30 pm on 31 July 2014

---

<sup>2</sup> *Hammond v Radius Residential Care Ltd* [2014] NZERA Auckland 132.