

**IN THE EMPLOYMENT COURT OF NEW ZEALAND
AUCKLAND**

**I TE KŌTI TAKE MAHI O AOTEAROA
TĀMAKI MAKĀURAU**

**[2019] NZEmpC 21
EMPC 198/2018**

IN THE MATTER OF challenges to determinations of the
Employment Relations Authority

BETWEEN JOHN DAVEY
First Plaintiff

AND CNR INVESTMENTS LIMITED
Second Plaintiff

AND DENISE HOLLINSHEAD
Defendant

Hearing: 4 March 2019
(Heard at Auckland)

Appearances: A Twaddle, counsel for first and second plaintiff
D Hayes, counsel for defendant

Judgment: 4 March 2019

CONSENT JUDGMENT OF JUDGE M E PERKINS

[1] These proceedings involve challenges to determinations of the Employment Relations Authority (the Authority) dated 14 May 2018 and 12 June 2018.¹

[2] The parties, following a Judicial Settlement Conference, have now reached agreement on all outstanding matters which are contained in an enforceable written agreement between them. The terms of the settlement are to remain confidential unless enforcement of the consent judgment is required.

¹ *Hollinshead v Davey* [2018] NZERA Auckland 159 (substantive) *Hollinshead v Davey* [2018] NZERA Auckland 186 (costs).

[3] By consent the determinations of the Authority on this matter are 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 the settlement pursuant to cl 12(2) of sch 3 of the Employment Relations Act 2000, unless enforcement of the consent judgment is required.

[5] The parties record that all issues as to costs have also been resolved and no issue as to costs remains.

M E Perkins
Judge

Judgment signed at 1 pm on 4 March 2019