IN THE EMPLOYMENT COURT OF NEW ZEALAND AUCKLAND

I TE KŌTI TAKE MAHI O AOTEAROA TĀMAKI MAKAURAU

[2024] NZEmpC 19 EMPC 239/2023

	IN THE MATTER OF	a challenge to a determination of the Employment Relations Authority	
	BETWEEN	ANDREW FALE Plaintiff	
	AND	THE CHIEF EXECUTIVE OF ORANGA TAMARIKI – MINISTRY FOR CHILDREN Defendant	
Hearing:	14 February 2024 (Heard at Auckland	by judicial settlement conference)	
Appearances:	-	A Halse, advocate for plaintiff E von Veh, counsel for defendant	
Judgment:	14 February 2024	14 February 2024	

CONSENT JUDGMENT OF JUDGE KATHRYN BECK

[1] The plaintiff, Andrew Fale, has challenged a determination of the Employment Relations Authority.¹

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

¹ Fale v The Chief Executive, Oranga Tamariki – Ministry for Children [2023] NZERA 323 (Member Larmer).

[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:
 - (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.

Kathryn Beck Judge

Judgment signed at 4.30 pm on 14 February 2024