

ATTENTION IS DRAWN TO THE
ORDER PROHIBITING PUBLICATION
OF CERTAIN INFORMATION REFERRED
TO IN THIS DETERMINATION

**IN THE EMPLOYMENT RELATIONS AUTHORITY
WELLINGTON**

[2011] NZERA Wellington 72
5329872

BETWEEN	PAUL APORO Applicant
AND	C G BULLER LIMITED Respondent

Member of Authority:	P R Stapp
Representatives:	Tim Grooby Counsel for Applicant Adam Parker Counsel for Respondent
Investigation Meeting:	3 May 2011 at Masterton
Determination:	3 May 2011 at Masterton

ORAL CONSENT DETERMINATION OF THE AUTHORITY

Employment Relationship Problem

[1] This confirms and records that during the Authority's investigation meeting the parties reached a settlement of the employment relationship problem. The terms of settlement were written up and signed off by both parties during the Authority's meeting. I noted the request for a consent order on the terms and a prohibition on publication to preserve confidentiality.

[2] I am satisfied that the employment relationship problem has been resolved by the terms of settlement and that it is in order to make a consent determination. The document recording the terms is to be retained on the Authority's file and the parties' Counsel will be given a copy.

[3] By consent I order that the terms of settlement resolve the employment relationship problem and hereto become orders of the Authority.

[4] Also, by consent I prohibit the publication of the terms of settlement in order to preserve the confidentiality of the terms as reached by the parties.

[5] It is not necessary for me to record the facts the issues and evidence from the parties because the parties resolved the employment relationship problem themselves.

[6] As such the Authority's investigation is now closed.

Orders of the Authority

[7] By consent the terms of settlement recorded on the Authority's file become orders of the Authority.

[8] By consent the terms of settlement are prohibited from publication.

P R Stapp
Member of the Employment Relations Authority