



Employment Court of New Zealand

You are here: [NZLII](#) >> [Databases](#) >> [Employment Court of New Zealand](#) >> [2019](#) >> [\[2019\] NZEmpC 4](#)

[Database Search](#) | [Name Search](#) | [Recent Decisions](#) | [Noteup](#) | [LawCite](#) | [Download](#) | [Help](#)

Aslan Farms Limited v Johnstone [2019] NZEmpC 4 (30 January 2019)

Last Updated: 8 February 2019

IN THE EMPLOYMENT COURT OF NEW ZEALAND AUCKLAND

I TE KŌTI TAKE MAHI O AOTEAROA TĀMAKI MAKĀURAU

[\[2019\] NZEmpC 4](#)

EMPC 432/2018

IN THE MATTER OF a challenge to a determination of
 the Employment Relations
 Authority
AND IN THE MATTER of an application for a stay of
 execution
BETWEEN ASLAN FARMS LIMITED
 Plaintiff
AND PAUL JOHNSTONE
 Defendant

Hearing: 30 January 2019 (by telephone)
Appearances: A Twaddle and A Jackman, counsel for
 plaintiff K Wilson, counsel for defendant
Judgment: 30 January 2019

CONSENT JUDGMENT OF JUDGE K G SMITH

[1] These proceedings involve a challenge to a determination of the Employment Relations Authority dated 19 December 2018.¹

[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 them, unless enforcement of the consent judgment is required.

¹ *Johnstone v Aslan Farms Ltd* [2018] NZERA Auckland 406.

ASLAN FARMS LIMITED v PAUL JOHNSTONE [\[2018\] NZEmpC 4](#) [30 January 2019]

[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 pursuant to cl 12(2) of sch 3 of the [Employment Relations Act 2000](#), unless enforcement of the consent judgment is required.

[5] There is no order as to costs.

K G Smith Judge

Judgment signed at 4:40 pm on 30 January 2019
