



Employment Court of New Zealand

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Career Matrix NZ Limited v Sharifi [2020] NZEmpC 185 (9 November 2020)

Last Updated: 12 November 2020

IN THE EMPLOYMENT COURT OF NEW ZEALAND AUCKLAND

I TE KŌTI TAKE MAHI O AOTEAROA TĀMAKI MAKĀURAU

[\[2020\] NZEmpC 185](#)

EMPC 167/2020

IN THE MATTER OF	challenges to determinations of the Employment Relations Authority
BETWEEN	CAREER MATRIX NZ LIMITED Plaintiff
AND	MORTEZA SHARIFI Defendant

Hearing: Judicial Settlement Conference on 12 October
2020

Appearances: P Ahern, counsel for plaintiff
D Fleming, counsel for defendant

Judgment: 9 November 2020

CONSENT JUDGMENT OF JUDGE M E PERKINS

[1] These proceedings involve challenges to a determination of the Employment Relations Authority (the Authority) dated 22 May 2020¹ and a costs determination dated 25 June 2020.²

[2] The parties have reached agreement on all matters between them and this judgment records the terms of that agreement as follows:

(a) By consent, the substantive determination and the costs determination of the Authority are set aside and this judgment, incorporating the agreed terms of settlement, stands in their place.

1 *Sharifi v Career Matrix NZ Ltd* [\[2020\] NZERA 208](#).

2 *Sharifi v Career Matrix NZ Ltd* [\[2020\] NZERA 246](#).

CAREER MATRIX NZ LIMITED v MORTEZA SHARIFI [\[2020\] NZEmpC 185](#) [9 November 2020]

(b) The terms of the settlement are to remain confidential to the parties.

(c) An order is made prohibiting publication of the contents of that settlement under cl 12(2) of sch 3 to the [Employment Relations Act 2000](#), unless it is necessary for the purposes of enforcement of this judgment.

(d) The Court file is not to be viewed without the prior consent of a Judge.

[3] There are no remaining issues between the parties as to costs.

[4] The proceedings are now discontinued.

ME Perkins Judge

