



New Zealand Employment Relations Authority Decisions

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EYG v Auckland District Health Board (Auckland) [2018] NZERA 203; [2018] NZERA Auckland 203 (27 June 2018)

Last Updated: 13 July 2018

Attention is drawn to the order prohibiting publication of certain information in this determination

IN THE EMPLOYMENT RELATIONS AUTHORITY AUCKLAND

[2018] NZERA Auckland 203
3027936

BETWEEN EYG Applicant

A N D

Auckland District Health Board
Respondent

Member of Authority: Vicki Campbell

Representatives: Paul Wicks QC and Tim Clarke for Applicant

Philippa Muir and Carl Blake for Respondent

Date of Determination: 27 June 2018

CONSENT DETERMINATION OF THE AUTHORITY

Orders by consent

[1] The parties have resolved their employment relationship problem and have asked the Authority to make consent orders in respect of non-publication of the applicant and complainant's names and the Authority's file in this matter.

[2] I am satisfied the interests of justice favour the granting of the orders sought. [3] By consent, the following are the orders of the Authority:

a) Pursuant to clause 10 of the second Schedule of the [Employment Relations Act 2000](#) the names of the applicant and the complainant and any matters leading to their identification, including the pleadings and any evidence filed in these proceedings are permanently prohibited from publication.

b) Under clause 160(1)(e) of the Act the Authority's file in this matter will be permanently sealed.

Vicki Campbell

Member of the Employment Relations Authority
