



New Zealand Employment Relations Authority Decisions

You are here: [NZLII](#) >> [Databases](#) >> [New Zealand Employment Relations Authority Decisions](#) >> [2007](#) >> [2007] NZERA 561

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

Economou v Pivotal Services Ltd WA 89/07 (Wellington) [2007] NZERA 561 (6 June 2007)

Last Updated: 16 November 2021

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

Determination Number: WA 89 /07

File Number: 5069919

Under the [Employment Relations Act 2000](#)

BEFORE THE EMPLOYMENT RELATIONS AUTHORITY WELLINGTON OFFICE

BETWEEN John Economou (applicant)

AND Pivotal Services Limited (respondent)

REPRESENTATIVES Philip Bartlett for Mr Economou

Mathew Gilkison for the respondent

MEMBER OF THE AUTHORITY Denis Asher

INVESTIGATION Wellington, 28 May 2007

DATE OF DETERMINATION 6 June 2007

CONSENT DETERMINATION OF AUTHORITY

1. Following a preliminary taking of evidence and before the Authority's resumed investigation in Wellington set down for today the parties advised they had settled this employment relationship problem on their own terms.
2. A term of the settlement was the parties request it be recorded by the Authority as a consent determination and its details, along with medical evidence heard by the Authority not be published: I accept the parties' request.
3. I hereby determine that the parties' agreement, the original of which is held by the Authority, is incorporated into this consent determination and its details are prohibited from publication: Clause 10(2) of Schedule 2 of the Act applied.

4. The parties are to be commended for settling this matter on their own terms.
-

