



New Zealand Employment Relations Authority Decisions

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Grainger v Central Health Limited (Wellington) [2018] NZERA 2083; [2018] NZERA Wellington 83 (19 September 2018)

Last Updated: 28 September 2018

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

IN THE EMPLOYMENT RELATIONS AUTHORITY WELLINGTON

[2018] NZERA Wellington 83
3024634

BETWEEN HELEN GRAINGER Applicant

AND CENTRAL HEALTH LIMITED First Respondent

Member of Authority: Michele Ryan

Representatives: David Oliver, Counsel for Applicant

Alastair Hall and Joelle Avery, Counsel for the first

Respondent

Investigation Meeting: 18 September 2018

Determination: 19 September 2018

CONSENT DETERMINATION OF THE AUTHORITY

[1] During the course of an investigation meeting the applicant and the first respondent settled their differences. Those matters are recorded in a separate written agreement.

[2] At the parties' request and with their consent, the terms of agreement agreed between them on 18 September 2018 are incorporated into this determination and are enforceable as orders of the Authority.

[3] For the purposes of preserving confidentiality, I make a further order, pursuant to clause 10 of the Second Schedule of the [Employment Relations Act 2000](#), prohibiting the publication of the terms contained in the parties' agreement.

Michele Ryan

Member of the Employment Relations Authority
