



# New Zealand Employment Relations Authority Decisions

You are here: [NZLII](#) >> [Databases](#) >> [New Zealand Employment Relations Authority Decisions](#) >> [2018](#) >> [2018] NZERA 169

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

---

## **Raukawa v Shawn Williamson Building Limited (Auckland) [2018] NZERA 169; [2018] NZERA Auckland 169 (28 May 2018)**

Last Updated: 4 July 2018

**IN THE EMPLOYMENT RELATIONS AUTHORITY AUCKLAND**

[2018] NZERA Auckland 169  
3023254

BETWEEN PHILLIP RAUKAWA Applicant

AND SHAWN WILLIAMSON BUILDING LIMITED Respondent

Member of Authority: Robin Arthur

Representatives: Rachael Treloar, Counsel for the Applicant

Sarah McBeath, Advocate for the Respondent

Investigation Meeting: 28 May 2018 in Tauranga

Oral Determination: 28 May 2018

Written record issued: 28 May 2018

### **ORAL CONSENT DETERMINATION OF THE AUTHORITY**

[1] Following an adjournment in the investigation meeting today the parties advised they had resolved this matter on their own terms. They have recorded their agreement in terms of settlement signed by both parties, a copy of which is to be held on the Authority file. They asked the Authority to record their settlement as a consent determination. By consent those terms now become the orders of the Authority.

[2] The parties have agreed those terms are to remain confidential. For that purpose, their terms of settlement are prohibited from publication under clause 10 of the Second Schedule of the [Employment Relations Act 2000](#).

Robin Arthur

Member of the Employment Relations Authority

---