



New Zealand Employment Relations Authority Decisions

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Workman v Bridgestone New Zealand Limited [2011] NZERA 53; [2011] NZERA Wellington 10 (27 January 2011)

Last Updated: 21 February 2011

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

IN THE EMPLOYMENT RELATIONS AUTHORITY WELLINGTON

[2011] NZERA Wellington 10 5313803

BETWEEN Wiremu Workman

Applicant

AND Bridgestone New Zealand Limited

Respondent

Member of Authority: Denis Asher

Representatives: Graeme Ogilvie for Mr Workman

Richard Harrison for the Company

Investigation Meeting: Wellington, 27 January 2011

Determination: 27 January 2011

CONSENT DETERMINATION OF THE AUTHORITY

[1] During today's investigation the parties advised the Authority they had settled the matter on their own, confidential terms and asked that those terms be incorporated into a consent determination and not be published, per Clause 10(2) of Schedule 2 of the [Employment Relations Act 2000](#).

[2] I accepted the parties' request and hereby determine that the parties' agreement is incorporated into this consent determination and that its terms are not to be published.

[3]

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

Denis Asher

Member of the Employment Relations Authority
