## IN THE SUPREME COURT OF NEW ZEALAND

SC 131/2016 [2017] NZSC 30

	BETWEEN	AFFCO NEW ZEALAND LIMITED Applicant	
	AND	NEW ZEALAND MEAT WORKERS AND RELATED TRADES UNION INCORPORATED First Respondent	
	AND	ROBERTA KEREWAI RATU AND OTHERS Second Respondents	
Court:	William Young, Arno	William Young, Arnold and O'Regan JJ	
Counsel:	0 11	P R Jagose for Applicant P Cranney for Respondents	
Judgment:	9 March 2017		

## JUDGMENT OF THE COURT

- A Leave to appeal is granted (AFFCO New Zealand Ltd v New Zealand Meat Workers and Related Trades Union Inc and Ors [2016] NZCA 482).
- B The approved question is whether the Court of Appeal was correct to find that a breach of s 82 of the Employment Relations Act 2000 had occurred when the applicant required seasonal workers to enter into new individual employment agreements before commencing work for the 2015/2016 season.

## REASONS

[1] The approved question allows for argument on the issues raised by the applicant in its leave submissions as well as the points identified by the respondents

in their leave submissions as points they will advance in support of the Court of Appeal judgment on other grounds.

Solicitors: M A C Williams, Hamilton for the Applicant Oakley Moran, Wellington for Respondents