## ORDER THAT NO PERSON OTHER THAN THE PARTIES CAN ACCESS THE COURT FILE WITHOUT THE LEAVE OF A JUDGE.

## IN THE SUPREME COURT OF NEW ZEALAND

SC 17/2016 [2016] NZSC 69

BETWEEN IVAN VLADIMIR JOSEPH ERCEG

**Applicant** 

AND LYNETTE THERESE ERCEG AND

DARRYL EDWARD GREGORY AS TRUSTEES OF ACORN FOUNDATION

**TRUST** 

First Respondents

LYNETTE THERESE ERCEG AND DARRYL EDWARD GREGORY AS TRUSTEES OF INDEPENDENT

GROUP TRUST Second Respondents

Court: Elias CJ, William Young and Glazebrook JJ

Counsel: C R Carruthers QC and R B Hucker for Applicant

G M Coumbe QC and F C Monteiro for First and Second

Respondents

Judgment: 17 June 2016

## JUDGMENT OF THE COURT

- A Leave to appeal is granted (*Erceg v Erceg* [2016] NZCA 7, [2016] 2 NZLR 622).
- B The approved question is:

Should the conclusion that disclosure not be made/required be set-aside?

Solicitors:

Hucker & Associates, Auckland for Applicant Wilson Harle, Auckland for Respondents