

**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